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The Calcutta Gazette.

WEDNESDAY, JANUARY 2, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Nuddea, will be put up to sale at the Nuddea Collectorate on the 12th January 1878, corresponding with the 29th Pous 1284, B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers, after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			Acres.	Rs. A. P.	Rs. A. P.	
17	657	Belpukhuria, pergunnah Bagwan	1	2 13 0	6 0 0	
55	1291	Mandeleghat, pergunnah Mamjoani	15	12 6 0	25 0 0	
59	1503	Chore Mandob, Bugroola, Chakia Matlari	20	13 7 2	27 0 0	
62	1321	Kalopore, pergunnah Mamjoani	2	1 8 0	3 0 0	
71	1485	Shibpore, pergunnah Bagwan	3	1 14 11	4 0 0	
80	1620	Bikrampore, pergunnah Bagwan	32	24 3 3	49 0 0	
126	2463	Boidopur, Chakia Srinagore	1	0 8 8	1 0 0	The term of last settlement of this estate, and of Nos. 127, 165, 206, and 245 will expire in March 1878.
127	2304	ditto	1	0 6 8	1 0 0	
131	2456	Shamanta, pergunnah Fyzoolahpore	34	34 5 3	69 0 0	
147	2854	Huda Bistupore, Chakia Srinagore	1	1 11 3	4 0 0	
148	2883	ditto	1	1 16 9	4 0 0	
167	2977	Chandernagore, Chakia Mitlari	2	1 14 10	4 0 0	
165	3048	Manikole, Chakia Srinagore	40	14 14 1	30 0 0	
167	3116	Hanskhallee, pergunnah Ookra	1	1 6 0	3 0 0	
169	3121	Alpha, pergunnah Bagwan	10	4 10 4	10 0 0	
180	1378	Bullutpore, Chakia Srinagore	3	1 10 5	4 0 0	
184	2980	Shibganjo, pergunnah Matlari	3	5 9 0	11 9 0	
186	2360	Paltipara, pergunnah Mamjoani	19	31 6 3	63 0 0	
199	1977	Shukpohuria, Taraf Santipore	4	0 0 0	12 0 0	
205	2323	Shugoonah, Chakia Kishnagur	9	6 11 3	14 0 0	
206	2958	Dakhinapara, Chakia Kishnagur	36	35 0 0	70 0 0	
218	1097	Shimoolia, Chakia Srinagore	20	21 0 0	42 0 0	
219	3141	Dugachia, pergunnah Bagwan	1	1 1 6	3 0 0	
221	3423	Shonedah, pergunnah Mahamed Shahye	19	32 12 0	60 0 0	
223	1569	Gaboorikooli, pergunnah Bagwan	11	7 0 0	14 0 0	
223	1841	Oolah, pergunnah Mamjoani	14	4 8 3	9 0 0	
226	3468	Buti Baradi, pergunnah Mahamed Shahye	19	41 11 2	84 0 0	
229	1840	Gangnapore, Chakia Srinagore	9	9 5 9	19 0 0	
245	1974	Pulsunda, pergunnah Piasy	31	8 14 0	19 0 0	
246	1698	Asrulpore, pergunnah Rajpore	1	0 5 3	1 0 0	

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Dacca, will be put up to sale at the Dacca Collectorate on Saturday, the 12th January 1878, corresponding with 29th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price; the purchaser of these estates will be considered as the proprietor of the estates, and the entire proprietary right of Government in such estates will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Serial number.	Number in statement of Government estates.	Number on the district Rent-roll.	Names of estates and pergunnahs.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
				A. R. P. T.	Rs. A. P.	Rs. A. P.	
1	187	3570	Kismat Sinpara within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	11 3 11 3	18 10 0	37 4 0	At present all these kismats are under one number. After they are sold, separate number to each will be given.
2	Kismat Tajpoor within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	29 2 24 18½	45 7 0	90 14 0	
3	Kismat Bejerhati within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	5 2 16 20	12 5 0	26 10 0	
4	Kismat Kola within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	10 1 0 24	17 12 0	35 8 0	
5	Kismat Suja Nasore within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	7 0 29 28	6 12 0	13 10 0	
6	Kismat Taratiya within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	24 2 29 20½	60 7 0	118 14 0	
7	Kismat Atpara within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	2 1 18 27½	7 4 0	14 8 0	
8	Kismat Parabhoom within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	15 0 10 15½	18 2 0	26 6 0	
9	Kismat Chur Merlan within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	1 0 30 14½	1 15 0	3 14 0	
10	Kismat Kusdi within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	6 2 0 25	19 6 0	38 12 0	
11	Kismat Thairens within talook Ram Nath Ram Ballabh.	2 0 26 6½	2 8 0	5 0 0	
12	Kismat Chandenthoor within talook Ram Nath Ram Ballabh.	11 1 34 2½	15 11 0	31 6 0	
13	Kismat Nurdilya within talook Ram Nath Ram Ballabh.	7 0 31 20½	10 12 0	21 10 0	
14	Kismat Doyhatta within talook Ram Nath Ram Ballabh.	2 0 26 15½	3 2 0	6 2 0	
15	Kismat Beera within talook Ram Nath Ram Ballabh.	3 2 8 14	4 12 0	9 10 0	

DACCA COLLECTORATE, the 6th November 1877.

D. R. LYALL, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Maldah, will be put up to sale at the Maldah Collectorate on the 8th January 1878, corresponding with 25th Pous 1284 Bengali.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidders above the upset price. The purchasers of these estates will be considered as the proprietors of these estates; and the entire proprietary right of Government in such estates will be transferred to them subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings, and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
7	488	Khanabari, English Nischintapore, pergunnah Shantipur, Gopulpore.	0 0 20	0 0 0	1 2 0	
8	492	Khanabari, English Nischintapore	0 1 6½	0 10 0	1 12 0	

R. Rana, Off. Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the district of Backergunge, will be put up to sale at the Backergunge Collectorate on Friday, the 11th January 1878, corresponding with 28th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings, and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

N ^o in series.	Number in statement of Government estates.	Number on the district revenue-roll.	Name of estate and pergunnah. @	Approximate area in acres.	Government revenue as assessed.	Upset price.	REMARKS.
				A. R. P. Y.	Rs. A. P.	Rs. A. P.	
1	11	1515	Taluq Kashi Nath Chatterjee in pergunnah Boserghomedpur.	1 2 28 12 1/2	5 0 0	10 0 0	The term of the lease expired on the 30th Chaitra 1283 B.S.
2	157	2065	Taluq Gokul Chandra Mukerjee in pergunnah Boserghomedpur.	91 1 14 7	216 0 0	432 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
3	213	270	Taluq Kartik Ram Parbat in pergunnah Bir-mohan.	7 2 21 4	15 0 0	30 0 0	The term of the lease expired on the 30th Chaitra 1283 B.S.
4	217	2064	Taluq Batankisen Rai in pergunnah Uttar Shabaspur.	24 5 28 14 1/2	31 0 0	66 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
5	253	2881	Taluq Mahomed Moliem in pergunnah Sreerampur.	8 2 5 0	1 8 0	3 0 0	
6	271	1707	Taluq Kammohan Sen in pergunnah Bykuntapur.	15 1 23 14	37 0 0	111 0 0	The term of the lease will expire on the 31st Chaitra in 1284 B.S.
7	273	1709	Taluq Ram Ratan Ghose in pergunnah Bykuntapur.	1 3 25 7 1/2	9 0 0	9 0 0	The term of the lease will expire on the 31st Chaitra in 1284 B.S.
8	273	1715	Taluq Raghu Nandan Sen in pergunnah Bykuntapur.	4 5 23 12	14 0 0	28 0 0	The term of the lease expired on 30th Chaitra 1283 B.S.
9	285	5140	Kumar Khali Dari Char in pergunnah Boserghomedpur.	2 0 2 27	5 0 0	5 0 0	
10	285	5212	Baropita in pergunnah Dukhin Shabaspur ...	10 2 4 20	26 12 8	50 0 0	
11	229	4490	Taluq Ratanakshi in pergunnah Idilpur ...	6 1 5 28	9 0 0	18 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
12	243	2867	Taluq Gopalakisen Rose in pergunnah Idilpur	19 3 5 19	26 0 0	70 0 0	
13	273	4997	Taluq Ali or Hossein Raja in pergunnah Abdullapur.	9 2 23 14 1/2	23 0 0	30 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
14	235	5090	Taluq Ramkisen Bose in pergunnah Bangorah.	24 5 19 12	75 0 0	225 0 0	
15	544	117	Dari Ohur Mirsazange Madarghona in pergunnah Boserghomedpur.	20 1 12 4 1/2	73 0 0	144 0 0	The term of the lease expired on the 30th Chaitra 1283 B.S.
16	564	115	Kudba Dari Ohur in pergunnah Boserghomedpur.	120 1 12 24	117 0 0	400 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
17	768	2961	Taluq Ram Sankar Thakur in pergunnah Uttar Shabaspur.	0 2 14 0	1 15 0	3 0 0	
18	805	4835	Lalpur alias Napta	244 5 12 15	201 0 0	402 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
19	540	2391	Taluq Ram Sankar Ghose in pergunnah Shahajadpur.	3 0 12 9	8 0 0	8 0 0	
20	557	2629	Taluq Ram Kishore Kabiras in pergunnah Khanjabadurnagar.	9 0 9 21 1/2	9 0 0	18 0 0	
21	275	1494	Janardan Rai in pergunnah Boserghomedpur	9 2 2 11	12 0 0	24 0 0	
22	255	2304	Chur Manpara (Island ohur)	245 5 14 0	55 0 0	55 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
23	477	177	Nemati Nemak Tatal in pergunnah Boserghomedpur.	0 2 12 1 1/2	6 0 0	6 0 0	
24	407	6214	Talbir Kali in pergunnah Boserghomedpur ...	0 2 28 3	7 0 0	14 0 0	The term of the lease expired on the 30th Chaitra 1283 B.S.
25	445	6210	Rat Gopalgunge in pergunnah Boserghomedpur.	6 2 4 19	11 0 0	22 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
26	214	1086	Sham Gobinda Ghose in pergunnah Boserghomedpur.	5 1 6 8	15 0 0	30 0 0	The term of the lease expired on the 30th Chaitra 1283 B.S.

*BACKERGUNGE COLLECTOR'S OFFICE, the 13th August 1877.

E. J. BARTON, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Dacca, will be put up to sale at the Dacca Collectorate on Saturday, the 12th January 1878, corresponding with 29th Pous 1284, B.S.

The purchaser will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	REMARKS.
			A. R. P. Y.	Rs. A. P.	
245	2725	Uttar Chaitra Taluk	9 2 5 12	5 0 0	

Dacca Collectorate, the 29th October 1877.

D. R. LYALL, Collector.

NOTICE is hereby given that the undermentioned plots of land, no longer required by the Government, situated in the district of Beerbhoom, will be put up to sale at the Collector's office of that district at 1 P.M. on Saturday, the 12th January 1878, corresponding with 29th Poush 1284 B.S.

The purchasers of these plots will be subject to the following conditions:—

1. If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.
2. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the plots to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
3. The plots will be sold revenue-free to the highest bidders.
4. The purchasers shall be put in possession on receipt of the orders of the Commissioner confirming the sales. But such possession shall be liable to be disturbed in the case of the final sanction of the Member of the Board in charge should not be accorded to the proceedings.

Consecutive number.	Name of sallah	Pergunnah and mouzah.	APPROXIMATE AREA OF LOT IN BEEGHA AND IN ACRES.		BOUNDARY.
			Beegha.	Acres.	
1	Beerbhoom ...	A tank called Moli Poskarin, near the Public Works godown in mouzah Soory, pergunnah Khuttanga.	B. K. G. 1 4 0	Ra. A. P. 0 1 23	North by public road South by nullah of the jail East by new Jallabari belonging to Dhanu Nazir. West by jail compound
2	ditto ...	The land occupied by the old police-station at Neugulis, in talook Hookmapore.	0 16 12	0 1 4	North by land of Dayaram Mundal. South by Government road from Soory to Doonka. East by large khas-tank of the zemindar.
3	ditto ...	The land occupied by the old police-station at Krishnagore in pergunnah Zyngool.	0 8 6	0 0 23	West by Shoor Nalla (hitch) North by waste lands of Kartic Rukhit and Kulpatrao Joogi. South by waste house of Dinoo Nundy and Government road. East by living houses of Dinoo Nug and Gour Dass.
4	ditto ...	The land occupied by outpost station at Koudali, in pergunnah Sheupabari.	0 3 8	0 0 9	West by living house of Bana Garain and waste house of Amcer Sheik. East by living house of Gouri Baistobi. North and south by waste land of goddess Non sha. West by Government road.

BEERBHOOM COLLECTORATE, the 8th October 1877.

T. J. C. GRANT, *Offy. Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of 24-Pergunnahs, will be put up to sale at the Alipore Collectorate on Saturday, the 12th January 1878, corresponding with 29th Poush 1284 B.S.

The sale will be subject to the following conditions:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidders above the upset price. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed, in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Ra. A. P.	Ra.	
36	1670	Titacori, pergunnah Calcutta ...	0 1 15	3 2 5	31	
37	1671	ditto ditto ...	0 0 11	0 3 2	3	
38	1672	ditto ditto ...	0 1 16	1 10 7	16	
39	1704	ditto ditto ...	1 2 28	7 6 19	74	
40	1705	ditto ditto ...	0 0 16	1 0 2	10	
41	1710	ditto ditto ...	0 2 35	3 4 19	38	
42	1711	ditto ditto ...	0 1 25	2 8 5	23	
43	1712	ditto ditto ...	0 1 11	1 7 1	14	
44	1713	ditto ditto ...	0 1 51	1 15 11	20	
45	1714	ditto ditto ...	2 2 6	11 7 5	114	
46	1715	ditto ditto ...	1 0 25	5 4 0	52	
47	1716	ditto ditto ...	0 1 3	1 3 2	13	
48	1720	ditto ditto ...	0 1 13	1 8 2	15	
49	1721	ditto ditto ...	0 1 36	2 2 0	21	
50	1722	ditto ditto ...	0 0 27	0 12 4	7	
51	1406	Chonati, pergunnah Magura ...	0 0 16	0 9 2	443	

24-PERGUNNAHS COLLECTORATE, the 10th November 1877.

W. M. SOUTAR, *Offy. Deputy Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of lands relinquished by the East India Railway Company in the district of Bhagulpore will be put up to sale at the Bhagulpore Collectorate on Monday, the 14th January 1878, corresponding with 17th Pous 1285 F.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots to be sold revenue free to the highest bidder above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the plot to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estate	Number on the district roll	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price
			A. R. P.		Rs. A. P.
1	Relinquished plot of class A land situate in mouzah Putehpore, pergunnah Bhagulpore, mile No 261 (loop line); bounded on the north by public road; south, railway line, east, relinquished plot of class A in mouzah Mansurpur; west, railway fencing and mouzah Fettehpore.	0 1 23	..	5 0 0
	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagulpore, mile 261, bounded on the north by public road; south, plot of class B land purchased by Asadali; east, relinquished plot of class A land in mouzah Mailu Chuk; west, relinquished plot of class A land in mouzah Fettehpore (No. 1).	1 1 31	20 0
3	Relinquished plot of class A land situate in mouzah Mailu Chuk, pergunnah Bhagulpore, mile 261, bounded on the north by public road; south, plot of railway class B land purchased by Bechoo; east, relinquished plot of class A land in mouzah Sabour; west, relinquished plot of class A land in mouzah Mansurpur (No. 2).	1 0 28	20 0 0
4	Relinquished plot of class A land situate in mouzah Sabour, pergunnah Bhagulpore, miles 259, 260 and 261, bounded on the north by the land belonging to Kartick Nath Pande's ijmal lands of Mudun Mohan Thakoor, Singhesur Jha, Putee belonging to Dhirajbutter Chowdhraen, and ijmal lands of Mudun Mohan Thakoor, south, plot of railway class B land purchased by Musamat Dhirajbutter Chowdhraen; east, relinquished plot of class A land in mouzah Lodipore; west, relinquished plot of class A land in mouzah Mailu Chuk (No. 3).	17 3 27	..	240 0 0
5	Relinquished plot of class A land situate in mouzah Lodipore, pergunnah Bhagulpore, miles 259 and 260; bounded on the north by the river Ganges; south, railway class B land purchased by Baijo Moonshi; east, relinquished class A land in mouzah Gonsore; west, relinquished plot of class A land in mouzah Sabour (No. 4).	4 0 28	65 0 0
6	Relinquished plot of class A land situate in mouzah Gonsore, pergunnah Bhagulpore, miles 259 and 260; bounded on the north by the river Ganges; south, railway class B land purchased by Beni Doobey; east, relinquished plot of class A land in mouzah Furka; west, relinquished plot of class A land in mouzah Lodipore.	3 2 5	..	50 0 0
7	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhagulpore, miles 257 and 258; bounded on the north by the semindari lands of Mudun Mohan Thakoor and Peary Mohan Sikar; south, railway B class lands purchased by Beni Doobey; east, relinquished plot of class A land in mouzah Musarha; west, relinquished plot of class A land in mouzah Gonsore (No. 6).	19 2 30	315 0 0
8	Relinquished plot of railway class A land in mouzah Musarha, pergunnah Bhagulpore, mile 257; bounded on the north by the jote lands of Rampal Doobey, Jagter Nath Munder, Biku Gope, Parbad Munder and Mohur Munder; south, the jote of Lildhari Sing, Harri Gope, Pertab Gope and Dandi Munder; east, the existing railway line; west, relinquished plot of class A land in mouzah Furka (No. 7).	3 2 30	60 0 0
	Relinquished plot of class C land in mouzah Colgong, pergunnah Colgong, mile No. 246; bounded on the north by a kachra ditch and the lands belonging to late Baboo Balloo Chandra Ghosegooly; south, the milk lands of late Baboo Ramnath Chowdhry, being jote of Choto Balamkhi; east, the mango tops belonging to Gopi Shah; west, railway compound plank wall.	3 0 7	45 0 0
	Relinquished bangalow land situate in mouzah Fearpore, pergunnah Chudagan (loop line); bounded on the north by the jote of Sirman Mohan; south, lands belonging to Tikot Choudhram Singh, chetwal of Fearpore; east, jote Lakshman Mohan; west, jote Sirman Mohan and Ramnath Bahann, and the compound of the bangalow has been enclosed all round by stone free.	6 1 25	.	30 0 0

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estate, situate in the district of Burdwan, will be put up to sale at the Burdwan Collectorate, on January the 12th, 1878, corresponding with 29th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings, and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
65	4676	Moolba, pergunnah Nulhi	A. R. P. 0 2 29	Rs. A. P. 2 10 0	Rs. A. P. 25 0 0	

COLLECTOR'S OFFICE, DISTRICT BURDWAN, the 13th August 1877.

E. H. WHINFIELD, *Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate situate in the district of Monghyr will be put up to sale at the Monghyr Collectorate on the 7th January 1878, corresponding with 18th Pous 1285 F. S.

The purchasers of this estate will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him revenue-free in perpetuity.
2. The sale to be subject to the existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
 3. If the amount of the purchase money do not exceed Rs. 100, the whole amount to be paid down at once.
 4. If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government, and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
 5. The purchaser shall not have the right as far as the sixth mile to excavate nearer than 15 feet from the railway fence.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue.	Upset price.	REMARKS.
120	5,697	Relinquished plot of class "C" lands in mouzah Ghorparan, pergunnah Chakal, East Indian Railway Chord Line.	A. R. P. 1 2 27	Rs. A. P. 15 0 0	

COLLECTOR'S OFFICE, DISTRICT MONGHYR, the 25th October 1877.

C. F. MAGRATH, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Gya, will be put up to sale at the Gya Collectorate on the 25th January 1878, corresponding with 7th Maugh 1285, F. S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Names of estates and pergunnahs.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
20	2269	Jeypore Baroni, pergunnah Pachrookhee	A. R. P. 600 2 30	Rs. A. P. 15 0 0	Rs. A. P. 120 0 0	

COLLECTOR'S OFFICE, DISTRICT GYA, the 14th August 1877.

D. W. M. TASTAO, *Offg. Collector.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and unreserved sale at the Collector's office of that district on the 5th January 1878, corresponding with the 22nd Pous 1284 B.S., for arrears of revenue and other demands which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 30th August 1877.

Towji No.	No. of mahal and pergunnah.	Name of proprietor.	Government revenue.	Arrears due.	REMARKS.
188	Dehl Darooa and mousah Bernahri, pergunnah Mohamedpore.	Worshipper of Radha Gobind Deb Thakoor, Pojo Bavi, mother of Gobind Prasad Singh Rai, minor, Grish Chandra Datta, Protima Sundari Dasya, and Mr. A. Gallois.	Rs. A. P. 4,373 13 0 Police 30 6 0 4,404 3 0	Rs. A. P.	
		Deduct on account of separate account opened under Act XI of 1859— Special No. 1.—Grish Chandra Datta, share 2 annas 2 gundas 2 kowri 10 tola.	581 4 0 Police 4 1 0 585 5 0		
		Special No. 2.—Protima Sundari Dasya, share 2 annas 2 gundas 2 kowri 10 tola.	581 4 0 Police 4 1 0 585 5 0		
		Special No. 3.—Mr. A. Gallois, share 6 annas	1,204 4 0 Police 5 6 0 1,210 0 0 2,803 4 0		
		The remaining to be sold for arrears of revenue on account of the joint share of the following persons:— Worshipper of Radha Gobind Deb Thakoor, Pojo Bavi, mother of Gobind Prasad Singh Rai, minor.	2,007 1 0 Police 13 14 0 2,020 15 0	164 5 0 0 10 0	The share on account of which separate account has been opened being excluded.
378	Kismut pergunnah Housrapore, pergunnah Housrapore.	Worshipper of Radha Gobind Deb Thakoor, Pojo Bavi, mother of Gobind Prasad Singh Rai, minor, and Mr. A. Gallois.	1,629 13 0		
		Deduct on account of separate account opened under Act XI of 1859— Special No. 1.—Mr. A. Gallois, share 6 annas	611 3 0		
		The remainder to be sold on account of joint share of the following persons:— Worshipper of Radha Gobind Deb Thakoor, Pojo Bavi, mother of Gobind Prasad Singh Rai, minor.	1,018 10 0	08 14 0	Ditto ditto.

RAJSHAHYE COLLECTORATE, the 30th November 1877.

W. H. D'O'LY, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Hooghly will be put up to public and unreserved sale at the Collector's office of that district on Friday, the 4th day of January 1878, corresponding with 21st Pous 1284 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of the recorded proprietor.	Sudder jumma.	Arrears due for which the estate will be sold.	REMARKS.
36	Mundleghat, pergunnah Mundleghat.	Choonee Lall Seal and others ...	Rs. A. P. 2,23,798 13 8½	Rs. A. P.	
		Deduct annas 12 gundas 16 share of sudder jumma of Choonee Lall, Pennah Lall, Gobind Lall, Kanaye Lall Seal and Biddradhoroe Dassee's share, for which a separate account has been opened under Act XI of 1859.	1,79,040 5 2		
		Deduct anna 1 gundas 12 share of sudder jumma of the undermentioned individuals for which a separate account has been opened under Act XI of 1859:— Mr. J. H. Deverine, manager of the estate of the deceased, Pramatha Nath Roy Chowdhry, whose estate is under the Court of Wards, and whose heirs are Monmathe Nath Roy, Girjanath Roy and Setendronath Roy Chowdhry, minors.	32,879 14 3		
		Total ...	2,01,420 8 6		
		Balance share of sudder jumma 1 anna 12 gundas of the undermentioned individuals,—Debnath, Parbatnath, Syamanath Roy Chowdhry and Durga Churn Laha.	22,278 10 3½	1,990 9 2	

HOOGHLY COLLECTOR'S OFFICE, the 23rd November 1877.

F. H. FELLEW, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's office of that district on the 13th January 1877, corresponding with 1st Magh 1285 Umla, for arrears of revenue due on the 28th day of September 1877.

No. of A register.	Towjee number.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
<i>Permanently-settled Estates.</i>						
24	15	Alousiri, pergunnah Koroobore.	Kisore Charan Roy, Tinowree Mullik, Panchanand Acharji, Ajodhyaram Nag, Sreedhur Mohapatro and Nilkanto Mohapatro.	Rs. A. P. 974 15 10	0 7 1	
74	45	Amonpar, pergunnah Khandar.	Premchand Moshanto, Takur Dass Roy, father and guardian of Dharoni Dhar Roy, Mohun Lal Mohapatro, Ramdhun Roy Choudhury, Ramgopal Roy Choudhury, Kaidas Roy Choudhury, Sreemutty Pearimony Dass, mother and guardian of Koonjohary Dass Chandro and Benocary Dass Chandro and Mohendronath Pal. Deduct the share of Premchand Moshanto, for which a separate account has been opened.	1,336 3 10 339 0 8		
76	47	Amikeriah, pergunnah Khandar.	Balance share of Takurdass Roy, father and guardian of Dhuronidhar Roy, Mohun Lal Mohapatro, Ramdhun Roy Choudhury, Ramgopal Roy Choudhury, Kail Dass Roy Choudhury, Sreemutty Pearimony Dass, mother and guardian of Koonjohary Dass Chandro and Benocary Dass Chandro and Mohendro Nath Pal, which will be sold for the arrears of Government revenue of annas 4 and pie 7.	1,017 3 2	0 4 7	
200	187	Balgobindpur, pergunnah Amerosee.	Doorgaprosad Dey, Pittamber Koondoo, Goluck Chandro Moshanto, Luchminarain Roy, Ramprosad Berah, Goluck Chandro Moshanto, Gopalburry Rai, Kristoprosad Rai, Ankhoynarain Rai, Madhakanto Rai, and Pittamber Koondoo.	921 9 4	3 10 1	
234	214	Bena Chakri, pergunnah Egra-chore.	Neemcharan Jana, Jeetram Rai, Nunne Khan, and Koornam Chandro. Deduct the share of Neemcharan Jana, a separate account for which has been opened.	603 9 9 75 10 2		
			Balance being the joint share of Jeetram Rai, Nunne Khan, and Koornam Chandro, which will be sold for the arrears of Government revenue of Rs. 6-3-7.	527 14 11	0 3 7	
			Modhoooodun Dass, Kassinath Pahari, Doorgaprosad Pahari, and Roghoonath Dass.	649 0 10		
			<i>Rs. A. P.</i> Deduct share of Modhoooodun Dass, of which separate account has been opened ... 90 2 5 Deduct share of Kassinath Pahari and Doorgaprosad Pahari, of which a separate account has been opened ... 323 11 2			
			Total ... 323 13 7	323 13 7		
577	236	Belki, pergunnah Khandar.	Balance being the share of Roghoonath Dass, which will be sold for arrears of Government revenue of Rs. 2-10-1.	126 3 3	2 10 1	
			Lalmohun Maikap, Indromohun Maikap, Sreemuttya Loohunmoni, mother and guardian of Bhobun Mohun, Gourmohun, Kooarnarain, Godhadhur, Manikram, Ishicharan, Mohendronath and Baikuntonath Maikap, Sreemuttya Adurmoni, mother and guardian of Woopendronath and Jogendronath Maikap, sons of Beornarain Maikap, Chaudhury Saoo, Audaytocharan Saoo, Radhanath Saoo and Dwarkanath Saoo.	734 7 11		
			Deduct share of Lalmohun Maikap, Indromohun Maikap, Sreemuttya Loohunmoni, mother and guardian of Bhobun Mohun, Gourmohun, Kooarnarain, Godhadhur, Manikram, Debi Charan, Mohendronath and Baikuntonath Maikap, and Sreemuttya Adurmoni, mother and guardian of Woopendronath and Jogendronath Maikap, sons of Beornarain Maikap, of which a separate account has been opened.	679 2 10		
			Balance being the share of Chaudhury Saoo, Audaito Charan Saoo, Radhanath Saoo, and Dwarkanath Saoo, of which a separate account has been opened, will be put up to sale for the arrears of Government revenue of Rs. 6-1-4.	85 1 1	0 1 4	
617	332	Bastopur, pergunnah Cottar Behar.	Sreemuttya Tilletoma Deo, mother and guardian of Taruknath Dass Mohapatro, Baidanath Dutta, Shadhoo Charan Dass, Neemcharan Dass, Choudhury Mohd-nath Dass Mohapatro, Ramcharan Berah, Goluckcharan Jana, Mohorcharan Jana, Syud Mohamed Hossain, father and guardian of Wassanniss Bibee, Setulcharan Dass, Puddokumal Mitter, Shamescharan Pal, Sreemuttya Chumpokolotta Deo, Komul Loohun Maiky, Bhairbutcharan Maiky, Khairatally, and Choudhury Taruknath Dass Mohapatro.	4,676 14 11		
			<i>Rs. A. P.</i> Deduct share of Sreemuttya Tilletoma Deo, mother and guardian of Taruknath Dass Mohapatro, of which a separate account has been opened ... 1,003 2 8 Deduct share of Baidanath Dutta ... 681 15 10			
			Total ...	1,464 2 3		
			Balance being the joint share of Shadhoocharan Dass, Neemcharan Dass Choudhury, Baidanath Dass Mohapatro, Ramcharan Berah, Goluckcharan Jana, Mohorcharan Jana, Syud Mohamed Hossain, father and guardian of Wassanniss Bibee, Setulcharan Dass, Puddokumal Mitter, Shamescharan Pal, Sreemuttya Chumpokolotta Deo, Komul Loohun Maiky, Bhairbutcharan Maiky, Khoyrat Ally Choudhury, Taruknath Dass Mohapatro, which will be sold for the arrears of Government revenue of Rs. 4-5-3.	2,313 12 8	0 2 3	
1276	606	Hasimpar, pergunnah Shikarpur.	Godhadhur Berah, Udaychand Dass, Minant and brother and guardian of Isen Chandro Dass and Isobal Chandro Dass, minors, Radhamohun Berah, Sreemuttya Adurmoni, mother and guardian of Bismahor Berah, Jogiputty Dass Berah, Jharanur Pal, Narkhury Pal, Kheter Mohun Bana, Bhairut Chandro Munda and Sreemuttya Hurro Soudary, adoptive mother and guardian of Nobodip Munda.	Including police. 1,715 6 7	3 2 11	Arrears of police jumma.
1405	783	Mahat, pergunnah Moynachore.	Sreemutty Dayamole Deo	873 0 2	0 6 2	
1420	790	Jafali, pergunnah Khurpur.	Brojodharan Mohapatro, Dwarkanath Moshanto, and Darpocharan Moshanto.	873 11 0	20 3 2	

No. of A. register.	Towhee No.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	Amount for which sale is to be sold.	REMARKS.
1423	126	Jollamuttah, pergunnah Jollamuttah.	<i>Temporarily-settled Estates.</i> Gumondronnala Roy and Sreemutty Hurriptra Dehya ...	Rs. A. P. 98,327 8 0	Rs. A. P. 8,308 11 6	
1460	615	Kontibar, pergunnah Khasi-jorah.	<i>Permanently-settled Estates.</i> Abdullat, Golem Mohiuddin and Golem Rameel ...	1,414 7 0	210 6 1	
1576	208	Kuabha, pergunnah Nagachora.	Lakhinaraia Kur Mohapatra, Gungarnaraia Pahary, Surupnaraia Pahary, Protap Narain Pahary and Doorgaprasad Pahary.	935 11 7	7 10 0	
1900	206	Mongulpur, pergunnah Pottah-pur.	<i>Temporarily-settled Estates.</i> Chowdhury Gopendrananda Dass Mohapatra, Anand Lal Roy and Kaminath Mitter.	2,051 0 0	151 7 0	
2143	1176	Pasupath, pergunnah Amerol.	<i>Permanently-settled Estates.</i> Shitaram Dass, Sreemuttya Bechun Mond Deia, aunt of Koorwararain Roy Dass and others, Sreemuttya Binode Mond Deia, mother of Koorwararain Roy Dass and others, Gourmohun Goshami, Nursingmohun Maity, Taraprasad Roy, Guruprasad Maity, Sreemuttya Bhadra Deia, Rajnarain Rai, Radhacharan Rai, Jashobanto Roy, Lakhinaraia Roy, Hurinaraia Roy, Becharan Maity, Anbollah Deia, mother of Baido Nath Pal, minor, Muthura Mohun Roy, Haronaraia Roy, Muchiram Baboo, Jastura Roy, and Sreemuttya Ratsomoni Deia, grandmother and guardian of Indronaraia Roy, minor, and as guardian of Mohendro Roy Mohapatra and Kartiram Goochal. Deduct the share of Shitaram Dass, Sreemuttya Bechomoni Deia, aunt of Koorwararain Dass and others, Sreemuttya Binodemoni Deia, mother of Koorwararain Dass and others, and Gourmohun Goshami, of which separate account has been opened ...	Rs. A. P. 515 0 2		
			Deduct the share of Nurhuri Singh and Narain Maity ...	30 13 0		
			Deduct the share of Taraprasad Roy ...	57 9 11		
			Ditto Guruprasad Maity ...	100 10 11		
				160 4 4		
			Balance being the joint share of Sreemuttya Bhadra Deia, Rajnarain Roy, Radhacharan Roy, Jashobanto Roy, Lakhinaraia Roy, Hurinaraia Roy, Becharan Maity, Anbollah Deia, mother of Baido Nath Pal, minor, Muthura Mohun Roy, Haronaraia Roy, Muchiram Baboo, Jastura Roy, Sreemuttya Ratsomoni Deia, grandmother and guardian of Indronaraia Roy, minor, and as guardian of Mohendro Roy Mohapatra and Kartiram Goochal, will be sold for the arrears of Government revenue of annas twelve and pie eight only.	516 5 11	0 13 0	
2150	1101	Puchim Masha-rea and Betan-khotian, pergunnah Bhunani-tah.	Chowdhury Ananda Lal Roy, Sreemutty Choudhuran Brohmomoie, and Sreemutty Choudhuran Taramoni, mother of Choudhury Sureopnaraia Roy, minor.	1,000 11 0	65 13 0	
2175	1203	Porshpur, pergunnah Ballikali.	Kowlesmoni, Parvaticharan Pal, Ramkanai Dass, Anundorain Dass, Sreemutty Sarodamoni, mother of Bidhubhoochun Ghose, minor, and Kristosobind Day. Deduct the joint share of Kowlesmoni, Parvaticharan Pal, Ramkanai Dass, Anundorain Dass, and Sreemutty Sarodamoni, mother of Bidhubhoochun Ghose. Balance being the share of Kristosobind Day, of which a separate account has been opened, will be sold for the arrears of Government revenue of Rs. 1-3-0.	525 7 1		
			Gridhur Mundia, Modun Mohun Day, Girish Chandro Day and Neomal Chandro Day.	504 1 4		
2176	1204	Palgeriah, pergunnah Ballikali.	Modun Mohun Day, Sreedhar Chandro Day, Neomal Chandro Day, Bangolota Deia, mother of Radhanath Day, and Thakurdoss Day, minors, Motheramohun Rana, Audoto Charan Maity, and Indromohun Day. Deduct the share of Modun Mohun Day, of which a separate account has been opened.	151 5 0	1 8 0	
2301	1270	Ranchandropur, pergunnah Seebung.	Balance being the joint share of Sreedhar Chandro Day, Neomal Chandro Day, Bangolota Deia, mother of Radhanath Day, and Thakurdoss Day, minors, Motheramohun Rana, Audoto Chandro Maity and Indromohun Day, which will be sold for the arrears of Government revenue of Rs. 9-16-3.	630 1 0	0 7 11	
			Deduct the share of Neomal Chandro Day, of which a separate account has been opened.	796 0 0		
			Balance being the joint share of Sreedhar Chandro Day, Neomal Chandro Day, Bangolota Deia, mother of Radhanath Day, and Thakurdoss Day, minors, Motheramohun Rana, Audoto Chandro Maity and Indromohun Day, which will be sold for the arrears of Government revenue of Rs. 9-16-3.	194 0 0	9 14 9	
2463	1246	Shamsunderpur, pergunnah Khasi-jorah.	<i>Decennially-settled Estates.</i> Sreemuttya Janaki Debia, Sreemuttya Doyamole, Jashobandundun Panda, Gopernath Panda, Sreemuttya Mungola Dehya, mother of minor Upendraprasad Panda, Bongshidhar Panda and Ramnarain Patro. Deduct the share of Janaki Debia and Sreemuttya Doyamole, of which a separate account has been opened.	525 15 10		
			Balance being the joint share of Jashobandundun Panda, Gopernath Panda, Sreemuttya Mungola Dehya, mother of minor Upendraprasad Panda, Bongshidhar Panda, and Ramnarain Patro, which will be sold for the arrears of Government revenue of Rs. 4-2-3.	150 9 5	0 2 3	
2613	1200	Simuliah, pergunnah Bhunamut-tah.	Chowdhury Ananda Lal Roy, Sreemuttya Taramoni, mother of minor Surupnaraia Roy, Sreemuttya Brohmomoie, wife of deceased Nundo Lal Roy and adoptive mother of minor Gopendro Lal Roy.	550 4 5		
2514	1304	Ditto ditto ...	Ditto ditto	700 9 1	18 2 1	
2613	1455	Sreerampur, pergunnah Khasi-jorah.	Kowarnama Darbar, Neomalchand Darbar, Sreemuttya Shoodhanote Doyee, Shook Manojodoss Mahomed, Sholannath Jena, Jashanjoy Darbar, Lakhinaraia Chowdry, Komonath Bakht, Golack Chandro Darbar, Brojocomar Jena, Haruprasad Hatole, Hinaran Hatole, Wodhanmoni Doyee and Godeghur Patnaik. Deduct separate account of Kowarnama Darbar ...	1,070 9 0	56 7 5	
			Deduct separate account of Neomalchand Darbar ...	2,302 0 0		
			Deduct separate account of Sreemuttya Shoodhanote Doyee ...	505 10 6		
			Deduct separate account of Sreemuttya Shoodhanote Doyee ...	55 11 4		
			Deduct separate account of Sreemuttya Shoodhanote Doyee ...	117 0 0		
			Balance being the joint share of Manojodoss Mahomed, Sholannath Jena, Jashanjoy Darbar, Lakhinaraia Chowdhury, Komonath Bakht, Golack Chandro Darbar, Brojocomar Jena, Haruprasad Hatole, Hinaran Hatole, Wodhanmoni Doyee, and Godeghur Patnaik, which will be sold for the arrears of Government revenue of Rs. 2-4-4.	420 11 0	3 4 2	
2615	1457	Shoodampur, pergunnah Khasi-jorah.	Karrikhade Kur, present possessor Lakhinaraia Kur ...	792 4 6		
				505 7 1	0 0 0	

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mozufferpore will be put up to public and unreserved sale at the Collector's office of that district on the 9th January 1878, for arrears of revenue and other demands, which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1877.

Serial No.	Towji No.	Name of Mehal.	Name of proprietor.	Sudder jumma of entire estate.	Sudder jumma of the share to be sold.	Arrears of revenue for which the estate is to be sold.	REMARKS.
1	371	Ibrahimpur, pergunnah Barail	Raja Hurbullah Narain Singh...	535 0 9	535 0 9	163 5 11	
2	696	Burmestpur, Purreedpur, appertaining to Bishnapur, pergunnah Bissarrah.	shaik Abdul Aili	1,337 11 0	Rights and interests of the proprietor.	68 4 0	
3	700	Buhbulpur Ohhorahi, pergunnah Bissarrah ...	Jamayet Lall, &c.	1,081 14 9	704 1 3	8 0 3	
4	727	Chhitrowli Asturapur, pergunnah Bissarrah ...	Padumdhaj Opadhya	2,902 9 1	95 15 7	13 15 7	
5	743	Ghataro Bhimul, pergunnah Bissarrah ...	Ishque Pershad, &c.	1,150 7 7	635 12 4	55 7 7	
6	740	Nymutpur Suhatha, pergunnah Bissarrah ...	Khyal Narayan, &c.	703 7 9	53 1 3	16 9 9	
7	740	Ditto ditto	Godhun Koor, &c.	705 7 9	51 7 5	15 10 0	
8	771	Futtuhpur Buhree	Ramperahad Singh	2,641 10 5	Rights and interests of the proprietor.	59 0 0	
9	771	Ditto ditto	Mosamut Anoop Koor	2,641 10 5	Ditto	59 0 0	
10	771	Chamurpur, appertaining to Futtuhpur Buhree ...	Khadimhossain Khan	2,631 10 5	Ditto	35 0 0	
11	775	Rampur, pergunnah Bissarrah	Purdip Narain and others	585 0 8	Ditto	42 0 0	
12	2087	Bulrakihun, pergunnah Bissarrah	Hurgopal Das	615 5 4	91 13 9	1 13 9	
13	2148	Koodhani, pergunnah Bissarrah	Mosamut Lutchmi Koor	623 7 2	Rights and interests of the proprietor.	10 2 0	
14	2143	Klahunpur Mudhuban	Mosamut Jeenu, &c.	1,356 2 3	505 14 7	27 13 10	
15	2621	Basutpur, pergunnah Ruttee	Shamnarain, &c.	534 6 11	534 6 11	23 11 7	
16	2634	Mahomudpur rosen, pergunnah Ruttee	Nownidh Rai	575 13 3	Rights and interests of the proprietor.	215 12 3	
17	2700	Chukursool, pergunnah Ruttee	Kanal Muhton	810 8 10	13 13 1	6 15 1	
18	2700	Ditto ditto	Dhanoo Muhton	810 8 10	14 15 0	7 16 0	
19	2700	Ditto ditto	Daleep Rai, &c.	810 8 10	461 5 3	9 1 5	
20	2702	Sohayee Narandi, pergunnah Ruttee	Madho Rai	617 14 5	199 8 1	15 10 7	
21	2702	Ditto ditto	Madho Persad	617 14 5	Rights and interests of the proprietor.	14 4 0	
22	2702	Ditto ditto	Heirs of Doonda Pandey	617 14 5	Ditto	14 4 0	
23	2704	Talooga Keshopur, pergunnah Ruttee	Nownidh Narain	985 5 9	Ditto	215 12 3	
24	2715	Huss Abdulrahmanpur, pergunnah Ruttee ...	Bheenuk Singh, &c.	534 10 8	279 6 2	23 3 8	
25	2856	Missodunpur Buhha, pergunnah Basotra ...	Ramunugrah Singh, &c.	871 11 0	871 11 0	23 12 2	
26	12070	Chaki Sohagpur, pergunnah Basotra	Laljee Sahu, &c.	2,448 2 8	2,448 2 8	675 11 8	

MOZUFFERPORE COLLECTORATE, the 28th November 1877.

C. F. WORSLEY, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Noakholly will be put up to public and unreserved sale at the Collector's office of that district on the 8th January 1877, corresponding with 25th Pous 1284 B.S., for arrears of revenue due on the 28th September 1877.

Towji No.	Name of estate.	Name of proprietor.	Sudder jumma.	Balance.
			Rs. A. P.	Rs. A. P.
1	Pergunnah Riahabad, share 8 annas.	Mahamed Arshad Chowdhury and Amiruddin Ahmed Chowdhury, self and guardian of Ashrafuddin Ahmed Chowdhury, minor.	1,724 2 2	429 13 11
14	Pergunnah Daudra, share 3 as. 1g. 1k. 2k.	Mahamed Azim, Srimoti Afernessa Chowdhurine, Mahamed Arshad Chowdhury, Srimati Amirnessa Chowdhurine, Ramkany Datta Chowdhury, and Aubhey Chhara Datta Chowdhury.	1,725 5 6	176 10 7
15	Pergunnah Daudra, share 4 annas.	Mahamed Arshad Chowdhury and Aminuddin Ahmed Chowdhury ...	1,547 10 7	315 11 8
64	Pergunnah Sundip, Kismut Lakhinaraia.	Mahamed Asanullah and Aminuddin	675 0 0	247 5 1
		(A separate account has been opened in the name of Mahamed Asanullah Chowdhury for share of 10 as. 12g. 1k. under Section 10 of Act XI of 1859.)		
65	Pergunnah Sundip, Kismut Mohendranaraia Sing.	Mahamed Basirulla Chowdhury and Shaik Mahamed Rahimulla Chowdhury.	637 1 11	318 8 10
1406	Char Hudra Khali, Mudafat Sharafat Ali Chowdhury.	Abdul Kadir Chowdhury, Mouli Abdul Aziz, Fasal Ali Chowdhury, Kadir Bakhsah Munshi, Mouli Khairuddin, Karim Bakhsah, Shaik Aminuddin Moyan, Monwar Ali, Mahamed Khawas, Taia Bakhs Bhuyan.	1,112 0 0	21 1 2
1407	Char Hudra Khali, Mudafat Mah Hossan.	Mahamed Basirullah Chowdhury	1,974 0 0	315 0 0
1414	Char Algi	Fakir Mahamed, Mahamed Ali	1,218 0 0	108 4 3
1493	Pergunnah Daudra, Char Shahavikari, share 4 annas.	Mahamed Monwar Ali Chowdhury, Mahamed Munaser Ali, share 6 annas, and Ram Kamal Das Bhujan, auction purchaser.	1,353 0 0	128 8 0
1503	Pergunnah Daudra, Char Shahavikari, share 8 as. 18g. 2k. 2k.	Kazi Mahamed Zamiruddin, Kazi Latfal Haq, self and guardian of Mahamuda Khatoon.	2,406 0 0	1,124 4 6
1446	Char Rains	Gohar Rahman, by purchase on public sale	2,264 0 0	920 0 0
			One per cent. road cess.	One per cent. road cess.
			23 0 0	10 0 0

R. PORCH, Off. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durbhunga will be put up to public and unreserved sale at the Collector's office of that district, on the 2nd day of January 1878, corresponding with 13th Poush 1285 F.S., Wednesday, at 12 P.M., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1877.

Serial number.	Towjee number.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma of the whole mahal.		Sudder jumma of the share to be sold.		Arrears for which the estate is to be sold.	
				Rs.	A. P.	Rs.	A. P.	Rs.	A. P.
1	35	Janapur Radra, pergunnah Balaguch.	Baboo Prasad Dutt Sing, Jethoo Singh, Baboo Nandoo Lall Sing, Baboo Narangi Lall Sing, and guardian of Ram Protap Narain Sing, minor, Baboo Chutter Dhari Sing, and Raghoobur Doyal Chowdhry.	2,591	5 7	304	4 5	9	10 1
2	35	Ditto ...	Baboo Dwarka Nath Sing, Domi Lall ...	2,891	5 7	180	12 7	9	7 9
3	48	Matyore Mohabul-pore, pergunnah Mohabulpore.	Jhakri Sing, Bij Lall Singh, Bishoon Doyal Singh, Kishen Doyal Singh, Doorga Doyal Singh, Wooma Doyal Singh, Shewman Singh, Tulsi Dial Singh, Jethoo Singh, Munoo Singh, Joyram Singh, Aklie Singh, Nunkoo Singh, Bishock Singh, Hanoomun Singh, Domun Singh, Sorab Narain Singh, Girja Singh, Bheta Singh, Raj Coomar Singh, Teluck Dhari Singh, Rang Lall Singh, Gopal Singh, moonis and guardian of Ram Narain Singh, minor, Hurkeshore Singh, Taluk Singh, Dhooop Narain Singh, Beni Madhub Tewari, Jhonti Singh, Bansi Singh, Imrit Lall, Kewal Singh, Khedoo Singh, Shaikh Nubbi Bakh, Sobun Singh, Shewrani Koor, Doriaw Singh Chowdhory, Luchmun Sahoy Singh Chowdhory, Ramroop Singh Chowdhry, Shew Prasoon Singh Chowdhory, Moghu Nath Singh, Chowdhory, Gunga Persad Singh Chowdhory, Kesoo Narain Singh, Aubhoy Narain Singh, Fousdar Singh, Moona Singh, Ghoorun Singh, Luchmun Singh, Mohip Narain Singh, Shew Tohul Singh, Shew Charun Singh, Dew Nath Sing, Dani Singh, Bodh Nath Singh, Sookhram Singh, Shewram Chowdhory, Ramaspooh Chowdhory, Ram Sonahi Chowdhory.	1,728	14 3	281	8 4	19	4 8
4	50	Mendra alias Manuar, pergunnah Balagutuh.	Boij Nath Sahoy, himself and guardian of Baboo Lall Bahadoor Singh, minor (4 annas share).	1,765	6 0	163	1 9	16	6 3
5	50	Ditto ...	Mohunt Prasad Joth, Kirut Narain Singh, Rang Lall Singh, Ram Motab Singh, Chundi Lall Singh, and others (share 1 anna 10 gundas).	1,765	6 0	61	2 8	7	14 8
6	53	Mohunpore, pergunnah Mohunpore.	Kirut Narain Singh, Bharuth Narain Singh, Boonad Coomar, Hoop Lall Koor.	3,244	9 3	523	2 4	3	0 6
7	221	Heysur Jeroul, pergunnah Bhole.	Bachi Pandeh, Amoli Pandeh, Hira Misser, Krishun Jha, Jankiram Tewari, Mam Buxah Pandeh, Sheo Buxah Pandeh, Bhagwan Dutt Dasa, Kari Misser, Chummun Misser, Toolai Misser, guardian of Ram Prasad Misser minor, Bhikram Jit, Pandeh Abas, Nunkoo Pandeh, Jaldhari Pandeh, Jodoo Nandun Pandeh, Joy Nath Pandeh, and Joy Pragas Pandeh alias Gossain Pandeh.	994	4 7	994	4 7	6	3 7
8	270	Bhogobuttypar, pergunnah Bhurwara.	Musamut Shew Baruth Koor (5 annas share) ...	1,136	8 6	568	4 3	3	0 6
9	270	Ditto ...	Ram Doyal Misser (5 annas share) ...	1,136	8 6	568	4 3	11	0 10
10	420	Toak Simooram, pergunnah Barail.	Baboo Lall Dasa, Bundhoo Thakor, Achambhit Lall Mahurha, Ram Doyal Thakor, Souath Chowdhry, Noboor Chowdhry, Dharun Thakor, Koller Jha, Bodhi Tewari, Jogi Pandeh, Mobun Misser, Deep Misser, Nath Jha, Bhya Jha, Sri Dutt Jha, Sunker Dutt Jha, Giridhari Jha, Bansi Jha, Jhoomuck Thakor, Chutter Thakor, Asah Dooley, Boniad Dohah, Kewal Roy, Sobras Thakor, Bhurub Pandeh, Gunga and Oodip Thakor, Gouri Pandeh, Dookhurun Thakor, Kasi Pandeh, Ram Bhujoo Pandeh, Rumbhoo Pandeh, Krishna Thakor, Chutter Thakor, Ram Doyal Thakor, Luchmun Thakor, Bhola Thakor, Prem Thakor, Anoop Thakor, Oomeyed Thakor, Bholi Thakor, Ram Jewan Thakor, Shew Churn Thakor, Achumbhit Thakor, Kasi Thakor, Gopal Misser, Thetur Misser, Girja Misser, Jogoo Misser, Khagan Misser, Panchi Misser, Pran Misser, Boful Misser, Gunda Misser, Huri Har Roy, Indra Misser, Baben Dohah, Koor Singh, Rajaram Dohah, Shew Churn Thakor, Brij Bahari Dooley, Achambhit Dooley, Ram Kissen Dohah, and Mosey Dooley.	897	4 0	857	4 0	35	12 8
11	652	Julkur, Bunkur, Kherajut, pergunnah Haveli, Durbhunga.	Shaik Hydar Ali, Feringi Chowdhry, Fakroodan, Kewla Dutt, Shaik Akbar Ali, Fokir Chowdhry Chokowri Lall, Kewal Kissen, Birkam Lall, Khobbi Chowdhry, Musamut Oosimunnisa, Oodolan Misser, Phool Koor, Musamut Bacho Koor, Shaik Weyesoodan Hagan, Bhagwan Dasa, Behari Lall, Budri Nath, and Basha Kissen Lall.	571	2 9	643	14 9	11	10 2
12	2952	Beriah included in the village of Bhagwanpur Kewla, pergunnah Barail.	Musamut Soofala Koor, Musamut Soofala Koor, Musamut Sobha Koor, Musamut Khoonka Koor, Musamut Jolewar, Musamut Kookmin Koor, and Baboo Itoy.	1,306	12 6	27	8 0	7	2 3
13	2952	Ditto ...	Kinoo Roy, Fardeop Roy, Gunga Roy, Baijo Nath Roy, and Hanoomun Roy.	1,306	12 6	70	0 0	4	8 6
14	2946	Bhodokra included in the village of Singha Kberd, pergunnah Barail.	Sookh Lall Pandeh, Kally Churn Pandeh, Raghoon Nundun Pandeh, Ramoo Pandeh, Ram Sahoy Pandeh, Boij Nath Sookul, himself and heir of Shew Prasad Sookul.	1,760	0 0	63	3 10	25	11 4

Serial number.	Towjee number.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma of the whole mahal.	Sudder jumma of the share to be sold.	Arrears for which the estate is to be sold.
				Ra. A. P.	Ra. A. P.	Ra. A. P.
16	8047	Mahomedpur Sakra included in the village of Sarungpur, pergunnah Sarisa.	Baboo Nath Misser	6,900 12 11	64 11 6	6 1 2
18	8052	Soltanpore Ghatton, pergunnah Ghatton.	Apooch Lall	684 6 6	24 14 0	11 11 2
17	8069	Madai in the village of Pambabanda included in the talooka of Goni-pur Beghu, pergunnah Beghu.	Mohunt Pursoo Ram Dass	760 8 7	73 5 4	22 9 8
18	8069	Ditto ...	Ditto ditto	760 8 7	73 5 4	22 8 10
19	8067	Mooriaroh, pergunnah Sarisa.	Brij Behari Pandeh, father and guardian of Moghobur Prosad Pandeh, and Ohunookdarsi Prosad Pandeh, miners, Ajoodhya Prosad Pandeh.	675 11 9	29 9 9	5 10 6
20	8007	Ditto ...	Deonat Khan, Botjounath Khan, Man Khan, Jagger-nath Khan, Nund Khan, Dhurum Khan, Joravar Khan, Hemo Khan, Hemo Khan (3rd), Sookun Khan, Mohabul Khan, Soonyad Khan (2nd), Mungh Khan, Fokir Khan, Bikro Khan, Gungaraj Khan, Chatter Dhar Khan, Kesko Khan, Ram Sahoy Khan, Achambit Khan, Oomro Khan, Boodhoo Koor, himself and guardian Shew Sahoy Sing, Dookheeram Singh, Dahoo Khan, Bhoyro Khan, Shew Doyal Mingh, Lall Behari Pandeh, Mohur Khan, Pahlawan Khan, Hanjit Khan, Sarman Khan, Shew Raj Khan, Bahadoor Khan, Deljet Khan, Raah Behary Singh, Ram Ajoodhya Prosad Pandeh, Demun Khan, Bhetari Khan, Banai Khan, Rahut Khan, and Nirghin Khan, son of Bockmun Khan, Rogheobur Prosad Pandeh, Luchmun Khan, Choolai Khan, Negh Khan, Adhur Khan, Soromun Roy, Boodhoo Roy, Donte Roy, Mamdai Khan, Goudi Khan, Banai Khan, Ganesh Khan, Hanjit Singh, Shoo Sahoy Singh Pandeh, Awadh Bihary Singh.	675 11 9	259 12 7	51 10 0
21	2121	Harpur Ladoab included in mouzah Jotwarpar, Bhoo-sakra, pergunnah Sarisa.	Geendour Roy, Jhoomank Roy, Issa Roy, Andbun Roy, Bhooanker Roy, Khedun Roy, Dowint Roy, Phakoo Roy, Nundoo Roy, Ruttun Thakoor, Bihw Gobun Thakoor, Mohabtan Roy, Ram Bhajoo Singh, Doolar Roy, Bohorun Singh, Doorbijoy Singh, Moharaj Singh, Kanhya Misser, Baboo Luchmun Singh, Baboo Ram Sahoy Singh, Baboo Munnoo Singh, Baboo Nehal Singh, Baboo Geandour Singh, Thakoor Singh, Baboo Chuttee Singh, deceased, Joy Mungle Singh, Jewan Singh, Prayag Singh, Nanda Pal Singh, Protap Singh, Prodeep Narain Singh, Gokhool Singh, Raj Coomar Singh, Juthmul Singh, Jagdeo Singh, Buldeo Singh, Nursing Narain Sing, and Gopi Singh, Mouli Singh.	683 11 10	604 7 10	72 14 6

A. MACDONNELL, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's office of that district on the 8th day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1877.

No. in the rent-roll.	Class.	Names of mahal and pergunnah.	Proprietor.	Government revenue.	Arrears for which estate is to be sold.	REMARKS.
				Ra. A. P.	Ra. A. P.	
65	1st class permanently settled estate.	Masidobo, pergunnah Patuli.	Sivasoodari Debi, mother of minor Ramgopal Chucker-vati, Ramdhona Chucker-vati, Bhabooondari Debi, mother and guardian of minor Anishingha Chucker-vati, Jadunath Chucker-vati, guardian of Ramdona Chucker-vati.	9,401 10 11	478 7 1	There are two separate accounts of which the rents have been paid.—Ramdhona Chucker-vati, Ra. 3,133-14-4; Nrisingharam Chucker-vati, Ra. 1,566-15-2.
—	Ditto	Soomoodeergona, pergunnah Satsaika.	Rohimunnissa Bibi, Koolah Chandra Dey Chowdhori, Mahomed Esmat Khan, Gobindo Chandra Nandi, Nilcomal Dey Chowdhori.	2,710 8 11	678 5 8	There is one separate account of which rent has been paid.—Gobind Chund Nandi, Ra. 544-9-11.
5,679	Ditto	Manoosmari, pergunnah Bissopore.	Nundogopal Patra, Ram Mohun Ghar, Brojomohun Ghar, Samasoodari Dasi, Koonja Behari Ghar.	684 12 7	29 3 0	There are two separate accounts of which rents have been paid.—Brojomohun Ghar and others, Ra. 544-8-10; Mohan Chandra Banerjee, Ra. 16-15-7.

These estates are to be sold for arrears of revenue.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 10th of January 1878, corresponding with the 27th Pous 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Act in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Class I.—Permanently-settled Estates.

Tweji No. 45.—Pergunnah Bherchi; recorded proprietors Kassinath, Umanath, and Debnath Roy Chowdhry, Hurichoitunno Ghose, manager on behalf of Monmothonth, Grijanath, Sutindronath Roy Chowdhry, minors, Parbuttyath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Amurendronath and Nurendronath Roy Chowdhry; paying sudder jumma of Rs. 2,953-4-1. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 590-10-6, will be sold for the realization of arrear, Rs. 37-0-9. Shares of the rest of the proprietors will be exempted from sale.

Tweji No. 97.—Tural Hazrakati, pergunnah Moloy; recorded proprietors Kassinath and Umanath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothonth, Grijanath, Sutindronath Roy Chowdhry, minors, Purbuttynath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Nurendronath, Umurendronath Roy Chowdhry, minors, and Debnath Roy Chowdhry; paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 12-9-1. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Tweji No. 169.—Pergunnah Moloy; recorded proprietors Kassinath and Umanath Roy Chowdhry, Debnath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothonth, Grijanath, Sutindronath Roy Chowdhry minors, Purbuttynath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves and the latter guardian of Nurendronath and Amerendronath Roy Chowdhry, minors; paying a sudder jumma of the entire estate Rs. 22,972-5-11½. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 4,594-8-0½, will be sold for realization of arrear of Rs. 276-14-3½. Shares of the rest of the proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 274.—Pergunnah Sripodgoh; recorded proprietors Kassinath and Umanath Roy Chowdhry, Debnath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothonth, Grijanath, and Sutindronath Roy Chowdhry, minors. Purbuttynath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Nurendronath and Amurendronath Roy Chowdhry, minors; paying sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassinath and Umanath Roy Chowdhry, paying sudder juma of Rs. 563-4-8, will be sold for realization of arrear, Rs. 42-14-7. Shares of all other proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 4819.—Pergunnah Mulghur Dehi Bansberia; recorded proprietors Kassinath Roy Chowdhry, Umanath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothonth, Grijanath, and Sutindronath Roy Chowdhry, minors, Parbutynath Roy Chowdhry, Debnath Roy Chowdhry and Jadubindronath Roy Chowdhry themselves, and the latter guardian of Norendro Nath and Amerendronath Roy Chowdhry minors; paying a sudder jumma of the entire estate Rs. 3,546-14-2. The shares of Kassinath Roy Chowdhry and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 17-4-2½. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 4821.—Dehi Kanarail, pergunnah Moolghur; recorded proprietors Mudhoodur Moonjir, Tarini Churn Bose, Kamdhun Bose, Meer Bundali, Nuffja Bibi, Lutifa Bibi, Gholam Hadem, Dwarkanath Bose, Kisto Mohon Dass, Ram Churn Chuckerbuty, Gourmohun Sircar, Umbica Churn, and Ishur Chunder Bose, Bungshee Mohun Bose, Bindabim Chunder, Shirish Chunder Sircar Chowdhry, Ramdhun Biswas, Jogomohun Chuttopadhya, Meer Hubeemusobhan, Abhilash Chunder Chuttopadhya, Guno Moni Debia, mother of Satiah Chunder Roy Chowdhry, minor, Runokaly Debia; paying sudder jumma of the entire estate Rs. 5,254-0-4. Share of Hububusobhan, paying sudder jumma of Rs. 178-3-9, will be sold for realization of arrear annas 11 and 6 pie. There being no arrears due from the shares of other proprietors, they will be exempted from sale.

Tweji No. 4822.—Kismut Rughoonathpore, pergunnah Moolghur; recorded proprietors Huri Choitunno Ghose, manager on behalf of Monmothonth, Grijanath and Sutendronath Roy Chowdhry, minors, Debnath, Kassinath, Parbuttyath, and Umanath Chowdhry, Jadubindronath Roy Chowdhry himself, and the latter guardian of Nurendro Nath and Amerendro Nath Roy Chowdhry, minors; paying sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Chowdhry, paying sudder jumma Rs. 235-6-7, will be sold for realization of arrear Rs. 3-5-0½. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 5022.—Twelve annas of the entire 16 annas formed of 1½ anna share of pergunnah Selimabad; recorded proprietors Pudmolochn Mostufee, Matunguni Dassia, Parbuty Churn Roy Chowdhry, Gourmoni Dass, Shibosundri Dass, guardian of Bycunto Nath Dass Biswas, Taruk Nath Dass Biswas, Opendro Nath Dass Biswas, and Koylash Chunder Dass Biswas, minors, and Kassi Nath Dass Biswas, Ram Comul Dutt, Parbuty Churn Gangopadhya, paying sudder jumma of the entire estate Rs. 1,212-8. The share of Pudmolochn Mustofee, Matunginee Dassia and Parbuty Churn Roy Chowdhry; paying sudder jumma of Rs. 909-6-0, will be sold for the realization of arrear Rs. 18-3-11. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

No. 5041.—Dehikurra, pergunnah Rajpore; recorded proprietors Mudhoosoodan, Nobokisto, and Jadubnath Chowdhry, Kedarnath Acharjee, Ramnarain Chowdhry, Prannath Chowdhry, Radhagobindo Chowdhry themselves, and the latter guardian of Adyo Nath Chowdhry, minor, Pranchand Chowdhry, Keshub Nath Chowdhry, Mothoora Nath Acharjee, Chunder Moni Debia, mother and guardian of Kadernath Acharjee, minor, Doorgamoni Debia, Brohmorap Goasami, Rajendro Nath Mookerjee, Anund Lall Chowdhry, Anund Moye Debia, Sreenath Mookerjee, executor on behalf of Gopali Debia, female minor; paying sudder jumma of Rs. 934-7-6. The shares of Ram Narain Chowdhry, Pran Nath Chowdhry, and Radhagobindo Chowdhry, for himself and executor of Adyo Nath Chowdhry, minor, Pranchand Chowdhry, Keshub Nath Chowdhry, paying sudder jumma of Rs. 194-10-10, will be sold for the realization of arrear Rs. 78-11-5. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

T. M. KIRKWOOD, *Covenanted Deputy Collector in charge.*

JESSORE COLLECTORATE, the 7th December 1877.

NOTICE is hereby given, under Act VII of 1868, Act II (B.C.) of 1871, and Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 14th day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th day of June 1877.

NAYABAD.

For Arrears of Revenue.

Mouza Teknaaf, Thana Teknaaf.

No. 1401.—Talook Khepang Chaudhuri, Namphura, Seimati Nas, Chaimpuri, Wangiri Chaudhuri, and Kazzim Ali; recorded proprietors Akhil Chandra Nandi and Abhaya Charan Ghosh; sudder jumma, including road fund, Rs. 699-2-0. The entire talook will be sold.

G. M. CURRIE, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on Thursday, the 31st day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th September 1877.

No. on the towl.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
1. 1914	First class.	Tuppeh Havili Se- limabad, hissa 4 annas.	Ishwar Chunder Roy, Jagat Mohini Taramoni, Bama- dari, Sukmini, Harmohini, Jagat Tara, Krisnananda Bhattacharya, Subnath Sen, Guru Prosad Naba, Bhayrub Chunder Chowdry, Gour Mohun Das, Ram Dhan Roy, Raj Kumar Roy, Chunder Kumar Roy, Ram Doyal Roy, Shurja Kumar Roy, Ram Charan Roy, Ram Doyal Sen, and Prasanna Kumar Roy.	1,629 3 5½	27 4 10½	Of the entire estate 6 cowries 3 krantos 1½ tils 1 kranto share, bearing a sudder jumma of Rs. 206-7-8½, with respect to which separate accounts were opened under Act XI of 1859 on behalf of Ganga Prosad, Kala Chandra Momoddar, Ram Rhidoy Sen, Pra- sanna Kumar Roy, and Shambhu Chunder Chakrabarti, and Ram Rhidoy Sen, will be excluded from the sale. The remaining 8½ gundas 1½ tils 2 krantos, being the joint share of Ishwar Chunder Chakra- barty and others, and paying a revenue of Rs. 1,629-3-5½, will be sold for arrears of revenue amount- ing to Rs. 27-4-10½.
2. 1918	ditto	Tuppeh Havili, taluq Ram Dub Sen.	Bhagwan Chunder Bhatta- charjee, Ganga Das Mukha- pachya, Goloke Chunder Sen, Ram Deb Sen, Maheshwari, Rajani Nath Sen, Kail Kumar Das, Jagat Chunder Sen, Durga Charan Sen, Ram Kamal Sen and Radha Nath Bachaspati.	1,997 10 9½	72 3 3½	In this mehal separate accounts have been opened under Act XI of 1859 for share 5 annas 9½ gundas 17 tils, bearing a sudder jumma of Rs. 206-7-8½, on behalf of Radha Nath Bachaspati, Ram Kamal Sen, Bhagwan Chunder Bhatta- charjee and Durga Charan Sen. The remaining 1½ annas 3 tils of Goloke Chunder Bhattacharjee and others, paying a rasadi sudder jumma of Rs. 1,401-3-3, will be put up to sale for arrears of Govern- ment revenue Rs. 72-3-3½.
3. 1997	ditto	Pergunnah Khan- ja Bahadurnagar, permanently settled taluq Fo- teh Mahomed.	Achhadi Bibi, Amina Bibi, Nurennesa Khatun and Mir Abdool Jabbar.	738 8 9	100 3 10½	The entire estate will be sold for arrears of Government revenue only.
4. 3855	ditto	Pergunnah, Ratandi Kalikapur, hissa 2 annas.	Anandamoye Chowdhurani	3,154 11 5	26 4 8½	Ditto ditto ditto.
5. 3845	ditto	Pergunnah Sel- mabad, hissa 13 gundas.	Raj Kumar Roy	3,601 1 1½	400 15 7	Ditto ditto ditto.
6. 4033	ditto	Pergunnah Ratan- di Kalikapur Ousat, taluq Abad Debpur in the name of Hari Prosad Roy.	Gopi Chunder Chakrabarti and others, hissa 11 annas; Nokari Lal Chakrabarti, minor, and Jogodishwari Debi, hissa 3 annas.	1,738 14 8	25 0 0	Of the entire estate, 11 annas share bearing a rasadi sudder jumma of Rs. 1,108-8-1, belonging to the proprietors Gopi Chunder Chakra- barty and others, will only be sold for arrears of Government revenue, and of the remaining 5 annas share of minor Nokari Lal Chakra- barty and Jawadiahwari Debi, which has been separated under Act XI of 1859, 2 annas belonging to the latter will be put up to sale for arrears amounting to Rs. 7-13-0, the other 3 annas of the former, for which Government revenue has been paid, will be exempted from the sale.
7. 4769	ditto	Pergunnah Bozer- gomedpur Juar Lohalia, hissa 12 annas.	Jogo Mohun Guha, hissa 12 annas, Jogobundho Nag, hissa 4 annas.	940 1 0½	5 0 3½	Of the entire estate, 4 annas share belonging to the proprietor Jogo- bundhu Nag, for which separate accounts were opened under Act XI of 1859, will be excluded from the sale, the remaining 12 annas share bearing a rasadi sudder jumma of Rs. 711-12-9, and belong- ing to the proprietor Jogo Mohun Guha, will be sold for arrears of Government revenue Rs. 5-0-3½.
8. 5196	ditto	Chur Kakra in- cluding Ranapura.	Shaik Abdollah Mia and Bho- bani Senkar Mitter, hissa 9 annas.	Revenue, 4,431 4 0 Road fund, 44 7 0 4,475 11 8	Arrears for 1877-78 964 11 0 Arrears for 1876-77 3,118 8 8 4,083 3 8 Road fund 44 7 0 4,127 10 8	Of the entire estate 9 annas, being the joint share of Shaik Abdollah Mia and Bho-bani Senkar Mitter, will be sold for arrears of Govern- ment revenue and road cess respec- tively, being Rs. 4,127-10-8. Of the remaining 7 annas, which have been separated under Act XI of 1859, 4½ annas share of Abdul Boban Chowdry, for which Govern- ment revenue has been paid, will not be sold. The other 2½ annas, as specified below, will be put up to sale for arrears of Government revenue, &c.:— Moulvi Amiraddin ... 1 anna. " Abdulah ... " Komerannasa Bibi ... " Shobjan Bibi ... " Nurjan Bibi ... " Bokayajan Bibi ... " Total 3½ annas.
		Moulvi Amiraddi, hissa 2 annas		Revenue, 491 4 0 Road fund, 4 15 0 5,490 3 0	Arrears for 1877-78 128 8 0 Arrears for 1876-77 77 13 0 206 5 0 Road fund 3 0 0 209 5 0	
		Moulvi Abdollah, hissa ½ anna		Revenue, 348 10 0 Road fund, 2 7 6 350 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 33 16 6 100 2 6 Road fund 1 0 0 101 2 6	

No. on the tower.	Class.	Name of mahal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
9. 5300	First class	Pergunnah Gopalpur Mirzah Nagar, mouzah Shitpur.	Kamorennessa Bibi, hiasa ½ anna.	Rs. A. P. Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Rs. A. P. Arrears for 1877-78 61 4 0 Arrears for 1876-77 28 14 6 100 2 6 Road fund 1 0 0 101 2 6	The entire estate will be sold for arrears of Government revenue and road cess.
			Shobjan Bibi, hiasa ½ anna ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 28 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Narjan Bibi, hiasa ½ anna, ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 28 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Behoyajan Bibi, hiasa ½ anna	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Road fund 28 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Abdul Roban Chowdry, hiasa ½ anna.	Revenue, 1,719 6 0 Road fund, 17 4 6 1,736 10 6	101 2 6	
			Total revenue	7,300 0 0		
			Total road fund	79 0 0		
			Grand Total	7,379 0 0		
			Bhairab Chunder Masumdar and Mohesh Chunder Dutta.	Revenue, 1,754 0 0 Road fund, 17 0 0 1,751 0 0	Arrears for 1877-78 264 0 0 Arrears for 1876-77 1,469 0 0 1,753 0 0 Road fund 17 0 0 1,760 0 0	
10. 5310	Ditto ...	Pergunnah Gopalpur Mirzah Nagar, mouzah Mohadobpur.	Ditto ditto	Revenue, 758 0 0 Road fund, 8 0 0 766 0 0	Arrears for 1877-78 194 0 0 Arrears for 1876-77 628 0 0 758 0 0 Road fund, 8 0 0 760 0 0	Ditto ditto ditto.
11. 5323	Ditto ...	Chur Krisnapura	Behari Lal Roy Chowdry, hiasa 4 annas 17½ gundas.	Revenue, 941 7 9 Road fund, 9 7 2 950 14 11	Arrears for 1877-78 146 11 0 Arrears for 1876-77 785 0 11½ 933 11 11½ Road fund, 9 7 2 943 7 1½	Of the entire estate, 4 annas 17½ gundas, being the small share of Behari Lal Roy Chowdry and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 945-7-1½. Of the remaining 11 annas 2½ gundas, with respect to which separate accounts were opened under Act XI of 1859, 1 anna of Tasumuddin chopdar, and 3 annas 10 karnas of Mouli Amisuddin Mahomed, for which Government revenue has been paid, will be excluded from the sale. The remaining 7 annas share, as specified below, will be sold for arrears of Government revenue:— Mouli Amiruddin, hiasa 3 annas. Nyamatulla Manjhi, hiasa 4 gundas Kali Kanta Poddar, ½ anna. Amisuddin hooladar, 1 anna. Mahomed Kasim Chowdry, 2 annas 5 gundas.
			Amisuddin hooladar, hiasa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Arrears for 1877-78 30 5 0 Arrears for 1876-77 163 10 0 193 2 0 Road fund 1 15 0 195 1 0	
			Mahomed Kasim Chowdry, hiasa 2 annas 5 gundas.	Revenue, 484 8 6 Road fund, 4 8 9 488 14 3	Arrears for 1877-78 63 10 0 Arrears for 1876-77 215 0 3 283 10 3 Road fund 4 8 9 288 0 0	
			Mouli Amiruddin, hiasa 3 annas.	Revenue, 579 10 9 Road fund, 5 13 2 585 7 2	Arrears for 1877-78 91 5 0 Arrears for 1876-77 296 11 6 378 5 6 Road fund 5 13 0 384 0 6	

No. on the towij.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
		Tamijuddin Chopdar, bisas 1 anna.		Revenue, 193 3 0 Road fund, 1 15 0 193 1 0		
		Moulvi Azizuddin Ahmed, bisas 3 annas 10 karas.		Revenue, 603 4 3 Road fund, 6 0 10 603 5 1		
		Nyamatullah Manjhi, bisas 5 gundas.		Revenue, 48 4 6 Road fund, 0 7 6 48 12 0	Arrears for 1877-78 7 10 0	
		Kashikanta Poddar, bisas 1 anna.		Revenue, 79 8 6 Road fund, 0 15 6 79 8 6	Arrears for 1877-78 15 4 0	
		Total revenue ...		3,000 0 0		
		Total Road Fund ...		31 0 0		
		Grand Total ...		3,121 0 0		

BACKERGUNGEE COLLECTOR'S OFFICE, the 18th December 1877.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Friday, the 4th January 1878; corresponding with 16th Pous 1285 F. S., for arrears of revenue due on the 28th September 1877.

Description of mehal.	Number on rent-roll.	Name of estate and pergunnah.	Name of proprietor.	Sudder jumma.	Amount of arrear for which the estate is to be sold.	REMARKS.
				Rs. A. P.	Rs. A. P.	
Permanent-ly settled.	879	Jugdespore A runden, pergunnah Goh.	Meer Kadir Ali, Raja Khan Bahadoor Khan, Aggur Sing, Bundhoo Sing, Gungoo Sing, Ajit Sing, Deodhary Sing, Mussamut Banta Koer, Baniachun Sing, Deonarain Sing, Kasee Sing, and Parneshwar Sing.	503 12 0	7 5 0	The ijmal share only, of which the Government revenue is Rs. 111-12-0, is to be sold.
Ditto ...	1923	Shera Mahapora, pergunnah Narhat.	Bednarain Sing, alias Beni Sing, Mussamut Anor Koer, Mussamut Man Koer, Kaahi Persad Sing, Nund Kishore Persad Sing, Chutoori Sing, Jitan Sing, Ramgolan Sing, Deekhundun Sing, Kanhya Sing, Kishon Persad Sing, Sheo Persad Sing, Jhummun Sing, Sumnas Sing, and Bhunker Narain Sing.	1,600 0 0	9 13 0	The ijmal share, of which the Government revenue is Rs. 1,063-6-0, will be put up to sale.
Ditto ...	1937	Gopalpore Mokhur, do., pergunnah Narhat.	Mussamut Birg Keshi	3,237 10 0	3 3 0	Kachua Mahamudpore, one of the villages comprised in the mehal, and belonging to the defaulter, will be sold. The Government revenue of the village in question is Rs. 50, and the accounts of it have been separated.
Ditto ...	3067	Pakurleeh Molihari, do., talooka pergunnah Sherghatty.	Hazareo Lal, Nadir Bibee, Inam Ali Khan, Asmut Bibee, Ramnan Khan, Banno Bibee, Lal Bibee, Kasim Ali Khan, Akhowry Chutturdhari Ram, Showkh Lal, Korun Lal, Sheodyal Sing, Bhola Nath, Syed Meer Khan, Ibrahim Ali Khan, Asia Khan, Meer Khan, Nujeeb Khan, Rohim Khan, Joy Bahary Lal, Sahab Sing, Khadoo Lal, Wahed Ali, Syed Mohamud Hossan, Sheikh Ahmudoola, Omrao Bibee, Moharaj Sing, Mussamut Munja Koer, mother and guardian of Abihurun Sing, minor, Sorup Narain, Sheoraj Bhartee, Jabel Sing, Jangernath Sing, Goornarain Sing, and Bostaki Sing, sives and guardians of Bhirgounath Sing and Hurico Marun Sing, minors, Bussunt Sing, Mussamut Mahamado Begum, Akudhya Sing, Sheo Churn Sing, Lakoo Sing, Abdool Guffar Khan, alias Bukhoro Khan, Mussamut Fakir Bibee, Syud Huseen Bannu, Nakhid Sing, Mussamut Neorun, Bhatee Mahabon, Rojnath Mahabon, Jhanna Mahabon, Mussamut Qhunder Bani Koer and Bawa Lal.	15,907 14 0	13 6 0	The ijmal share only, of which the Government revenue is Rs. 1,171-2, will be sold.
Mostajiri...	3100	Sarawan talooka mehal, do., talooka, Dehat Weh-rana, pergunnah Sherghatty.	Mr. E. M. Henvey, Goshain Both Geer, Goshain Miturjeet Geer, Akhal Ali Khan, Matbur Ali Khan and Lorik Saho, proprietors and mostajirs of the whole mehal.	Government revenue, 6,723 3 0 Malikana, 341 0 0	Government revenue, 339 0 0	This mehal has been settled for 30 years from 1266 to 1295 F. S. N. B.—The mehal is not a Government estate.
Permanent-ly settled.	3363	Munnichuck talooka, pergunnah Sherghatty.	Afsul Bibee, guardian of Huseen Bibee, Baboo Nikandur Ali Khan, Sahab Singh and Luchi Jashton.	7,569 3 0 355 1 0	1 10 0	The ijmal share only, of which the Government revenue is Rs. 44-12, will be sold.

GYA COLLECTOR'S OFFICE, the 6th December 1877.

F. M. HALLIDAY, *Collector.*

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ship.
1877.			
Dec. 27	10 Cases, 321 in a diamond, top C. & Co.	Order	Ship Plassey.
" 27	3 Cases, 387 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	11 Packages, 353 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	7 Packages, 342 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	2 Cases, 366 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	3 Cases, 346 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	1 Case, 382 in a diamond, top C. & Co.	Ditto	Ditto.
" 27	2 Cases, D in a diamond, bottom F	Mehendra Nath Dutt	Ditto.
" 27	1 Case, E in a diamond, top C. & Co.	Order	Ditto.
" 27	1 Case, E in a diamond	Ditto	Ditto.
" 27	1 Case, K M D	Ditto	Ditto.
" 27	1 Case, 300, or no mark	Ditto	Ditto.
" 27	1 Package, O C M	Paul, Tambaci & Co.	Ditto.
" 27	1 Case, K J H N	Order	Ditto.
" 27	1 Case, S B	Sreebhash Dutt	Ditto.
" 27	1 Case, T in a diamond	Order	Ditto.
" 27	2 Cases, A C S by H P S	Mutty Lal Seal	Ditto.
" 27	1 Case, E	Ewing & Co.	Ditto.
" 27	1 Bale, O & G in a diamond, outside J. D. & Co.	Order	S. S. Chyebassa.
" 27	4 Bales, 300 in a diamond	S. Kilburn & Co.	Ditto.
" 27	6 Bundles Coir Ropes, H A by S, or no mark	Abhobaker Ebrahim	Ditto.
" 27	1 Package, no mark	Order	Ditto.
" 27	1 Package, O K, or no mark	Ditto	Ditto.
" 27	1 Case, S. & Co. in a diamond	Ditto	Ditto.
" 27	530 Bags Castor Seeds, S in a double triangle	Ditto	Ditto.
" 27	1 Bag Paddy, F Q V	Ditto	Ditto.
" 27	1 Package, A V	Ditto	Ditto.
" 27	1 Case, addressed	Supdt., Telegraph. Store Workshop.	Ditto.
" 27	10 Bags, K V	Order	S. S. Estapona.
" 27	1 Case, 300 in a diamond, outside A. B. & Co.	Ditto	Ship Star of Germany.
" 27	58 Cases, B T Co. in a triangle, bottom C & B	Ditto	Ditto.
" 27	1 Case, B in a diamond, bottom E K B.	Ditto	Ditto.
" 27	4 Cases, C L B D in a cross	Ditto	Ditto.
" 27	3 Cases, E	Mackenzie, Lyall & Co.	Ditto.
" 27	5 Cases, G C K C in a cross	Order	Ditto.
" 27	1 Case, H S, bottom C	Mackenzie, Lyall & Co.	Ditto.
" 27	23 Cases, addressed	L. Mullick & Co.	Ditto.
" 27	1 Case, M E H in a diamond	Order	Ditto.
" 27	100 Cases, R in a diamond, outside N. P. & Co.	Radha Nath Pyne & Co.	Ditto.
" 27	7 Cases, B C D in a diamond	Order	Ditto.
" 27	7 Packages, G I D S in a diamond	Ditto	Ditto.
" 27	97 Cases, J. A. & Co., with M below in a diamond	Ditto	Ditto.
" 27	1 Case, 250 in a diamond, top J L	Ditto	Ditto.
" 27	1 Keg, N. D. & Co. in a diamond, bottom F. T. D. & Co.	Nursing Chunder Daw & Co.	Ditto.
" 27	6 Cases, O C D	Order	Ditto.
" 27	4 Cases, P. S. & Co.	Ditto	Ditto.
" 27	158 Packages, R K S, bottom C	Ditto	Ditto.
" 27	1 Bundle Round Iron, no mark	Ditto	Ship Star of Russia.
" 27	5 Plates Iron, H D F	Ditto	Ditto.
" 27	1 Plate Iron, C. C. & Co.	Ditto	Ditto.
" 27	1 Plate Iron, C	Ditto	Ditto.
" 27	1 Plate Iron, no mark	Ditto	Ditto.
" 27	9 Bundles Flat Iron, no mark, or 1 red	Ditto	Ditto.
" 27	7 Bundles Round Iron, no mark, or 1 red	Ditto	Ditto.
" 27	3 Bundles Square Iron, no mark, or 1 red	Ditto	Ditto.
" 27	1 Sample Parcel, addressed	Kettlawell, Bullen & Co.	Ditto.
" 28	6 Cases, B N M	Daboo Churn Mullick & Co.	Ship City of Paris.
" 28	2 Cases, B in a diamond, bottom K L D	Order	Ditto.
" 28	24 Packages, 28 in a block, top E B	Ditto	Ditto.
" 28	2 Cases, A. H. & Co. in a diamond	Ditto	Ditto.
" 28	2 Cases, B in a diamond, bottom S D	Ditto	Ditto.
" 28	1 Case, B L C	Ditto	Ditto.
" 28	2 Cases, C. & Co.	Ditto	Ditto.
" 28	4 Packages, 387 in a diamond, top C. & Co.	Ditto	Ditto.
" 28	1 Case, 64 in a diamond, outside H. G. & Co.	Ditto	Ditto.
" 28	100 Cases, N M, bottom C	Ditto	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ships.
1877.			
Dec. 28	1 Case, H. C. & Co.	Order	Ship City of Paris.
" 28	119 Packages, J. A. & Co., with M below in a diamond	Ditto	Ditto.
" 28	84 Cases, M. L. S. & Co.	Ditto	Ditto.
" 28	2 Kegs, N. C. D. & Co. in a diamond, bottom F. T. B. & Co	Ditto	Ditto.
" 28	2 Cases, P. S. & Co.	Ditto	Ditto.
" 28	1 Case, 1395 in a block, top R B	Ditto	Ditto.
" 28	50 Cases, R. N. P. & Co. in a block	Radha Nath Pyne & Co.	Ditto.
" 28	3 Packages, R in a diamond	Order	Ditto.
" 28	3 Cases Spelter, each, G left and O right	Ditto	Ship Star of Russia.
" 28	1 Case, B L B	Ditto	Ship Geraldine Paget.
" 28	1 Case, M L in an inverted triangle, top W. E. D. & Co., bottom & Co.	Ditto	Ditto.
" 28	1 Case, S	Ditto	Ditto.
" 28	1 Case, E P	Ditto	Ditto.
" 28	2 Cases, E	Ditto	Ditto.
" 28	1 Case, D A A C or addressed	G. Arbuthnot & Co.	S. S. Malwa.
" 28	1 Case, J F. & Co., or no mark	Order	Ditto.
" 28	1 Case, S H	Ditto	Ditto.
" 31	84 Cases, E & O	Ditto	Ship Geraldine Paget.
" 31	3 Cases, 851 in a diamond, bottom W L	Ditto	Ditto.
" 31	2 Cases, 590 in a diamond, bottom W L	Ditto	Ditto.
" 31	1 Drum, 276 in a diamond, bottom M. C. & Co.	Ditto	S. S. Malwa.
" 31	1 Case, no mark	Ditto	S. S. Cyrene.
" 31	1 Case, W L M, bottom L	Ditto	S. S. Chinsura.

CALCUTTA, the 31st December 1877.

(10-1)

G. H. SIMMONS, for Vice-Chairman.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
335	L 94-78942	100	{ W. Connors, Inspector of Police, Collingha Thannah, Calcutta.
"	" -78943	100	
337	O 28-42711	1,000	James Sutherland.
341	L 27-87070		
"	to -87086		
"	-85955		{ The Political Agent in each. } Bhopal.
"	to -85965		
342	L 80-42648	20	Nardali.
343	L 94-74385	100	Bireswar Banerjee.
344	L 94-73973	100	Messrs. Mackinnon
"	" -70638	100	Mackenzie & Co., Calcutta.
346	L 78-25709	20	{ Hoel Chund Kanja.
"	O 7-21910	10	
347	N 7-14463	1,000	{ The Officiating Magistrate Bijoor.
"	L 81-87734	50	
"	L 61-69919	10	
348	L 92-73903	50	Hookum Chund Kanyea Ram.
350	O 20-16381	20	Issan Chunder Das.
351	L 28-51830	5	Colonel O. Wilkinson.
355	O 28-34251	1,000	{ Ram Lal Saha.
"	L 84-29876	100	
"	L 92-62064	50	
359	L 94-77663		
"	to -77675		{ Inspector A. Hogg, Calcutta Police.
"	-77675		

Notes partially lost or destroyed.

360	L 91-86702	20	Mrs. Murray.
361	L 84-06322	100	Kedar Nath Datta.
362	L 94-34971	10	Nannak Chund.
363	L 83-77111	10	Rajani Kant Goenda.
364	L 93-55144	10	J. Diksha.
365	L 95-06349	10	Jatira Mohan Dey.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
366	A 22-14290	80	Kisorey Mohan Roy.
367	O 10-13561	10	Jadub Chunder Pakt.
368	L 23-99917	5	Fungahedhur Ram.
369	A 10-21379	20	{ Mohavarat Dey.
"	A 72-80247	20	
"	" -45910	20	
370	L 17-85761	5	Gopal Chunder Bose
371	O 8-20349	10	{ Jankee Pershad
"	O 6-39514	10	
372	O 7-26796	10	Raghobur Dyal.
373	O 8-56024	10	Proo Nath Mitter.
374	L 24-20912	5	Prosanna Oomier Bose
375	L 27-82848	5	Pitamber Mukerjee
376	L 80-77563	20	Hulodhur Chatterjee
377	L 62-86972	20	Baboo Jogomohun Lal
378	L 81-30167	60	Gohindoo Chunder Chowdhry
379	L 88-96005	10	Wasoor Zadda Mahomed Omar Khan.
380	L 85-17505	1,000	Baboo Gredhari Lal
381	O 29-51395	20	Mr. C. J. Dumasne.
382	O 27-46723		
"	to -46726		
383	L 81-59867	50	Sreemutty Hamanghini Dasi.
384	L 91-60133	20	{ Baboo Ramkisto Ghuttuck.
"	L 25-51864	5	
385	L 62-51916	20	Mr. A. M. Eddis.
243	O 1-88031	10	{ Agent, Bank of Madras, Vizagapatnam.
"	" -88032	10	
236	E 16-09019	50	{ Golalljee and Monohur Lal.
"	L 67-96367	50	
237	L 72-22812	10	Prosanna Chandra Guha.
"	L 95-65240		
238	L 10-02126	5	Monohur Pal
"	" -02126		
239	L 20-22502	5	Gopeenath Bose
"	" -22502		
20	L 42-51809	10	{ Jankeepershad
"	L 84-21608	5	
"	L 16-22479		
"	" -22476		
241	O 7-00107	10	Mohendra Narain Bose.
"	" -00109		
242	L 11-42374	5	B. D. Barrai.
"	" -42374		

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
229	L 87-20194 } L 76-66499 }	10	Ram Chunder Chakravarti.
223	L 27-82430 } " -82436 }	5	Modhusooden Dey.
224	L 51-64659 } " -64658 }	100	Fukeer Chunder Khan.
226	L 22-35802 } " -35803 }	5	Mohun Lal.
227	L 18-42398 } " -42400 }	20	Subder Alli.
	L 30-01744 } " -48768 }	20	
228	A 96-91568 } " -91569 }	10	Russick Lal Bose.
229	L 8-00464 } A 96-02908 }	10	Brojo Doyal Shaha.
230	L 97-73740 } " -73790 }	10	Upendra Nath Bose.
233	L 21-85245 } " -85313 }	5	Ojoodhia Pershad Bajpie.

E. W. KELLNER.

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 29th December 1877.

Wanted

A TUTOR for a minor whose property is being managed by the Court of Wards. A knowledge of Persian, Hindoo, and English indispensable. Salary Rs. 100 per month. Apply to
R. ABBECCOMBIE, Manager, Nurhan Estate,
(1646-2) Durbhanga.

Wanted

AN Overseer for the Municipality of Pubna; salary Rs. 25 per month. Passed candidates of the Calcutta Civil Engineering College will be preferred. Applications will be received by the undersigned till the 20th January 1878.

H. M. DAVIS, Vice-Chairman
of Pubna Municipal Commissioners.
(2-3)

Notice.

THE annual Chootia Fair will be held at Chootia near Ranchi, the head-quarters of the Chota Nagpore Division, commencing on the 18th February 1878 and continuing for fifteen succeeding days.

By order of the Commissioner,
G. C. MITTER, Pl. Asst. to the Commr.
CHOTA NAGPORE, the 7th December 1877.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

22 " " 2-12 "

23 " " 2-14 "

24 " " 3 "

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For Planking Sleepers, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SIMPSON HILLIER, Asst. Conservator of Forests.

The 1st June 1877.

Notification.

No. 381.

GOVERNMENT OF BENGAL.

IRRIGATION.

Dated 15th December 1877.

NOTICE is hereby given that the First and Second Ranges of the Hidgelee Tidal Canal will be closed for repairs from the 12th January to the 12th March 1878.

F. T. HART, Colonel, R. E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. D., Irrigation Branch.

Notice

IS hereby given that the purchaser of the undermentioned lot of waste land, situated within the district of Chittagong Hill Tracts, having failed to pay the balance of purchase-money and interest due on account thereof on the latest day, the 10th December 1877, the said lot will be put up to public sale on the 9th February 1878, in the Office of the Deputy Commissioner of Chittagong Hill Tracts at Rangamatia, under the provisions of Act XI of 1859, Section 6, for recovery of the arrears in the manner prescribed in the said Act, on account of, and at the risk of, the defaulters:—

(1) No. of lot, 30.

Area, 3,000 acres.

Recorded proprietor, Colonel W. N. Lees.

Balance of purchase-money and interest due, Rs. 14,182-11-2.

Boundaries.

North—Gurulla Naddi;

West—Boundary of the Hill Tracts towards the west;

South—Lomustra Kheong;

East—A line drawn from the source of the Gurulla Naddi to that of the Lomustra Kheong.

E. H. RUDDOCK, Offg. Dy. Commr.,

Chittagong Hill Tracts.

DI. COMMR.'S OFFICE, RANGAMATIA,
The 21st December 1877.

Notification.

LOST or Stolen. Currency Note No. B-50-10066, Madras Circle, value Rs. 500. The owner offers a reward of Rs. 25 for any information which may lead to its discovery.

D. NAMACULROW, Police Asst. Commr.

The 9th December 1877.

(1-1)

Doorga Churn Law, Decreeholder.

W. E. MORRELL & Co., JUDGMENT-DEBTORS.

TO be sold in the Subordinate Judge's Court, Jessore, on the 4th January 1878, the following grants:—

Towjee No. 4994, lot 1, Khowlea Burrisaul.

Towjee No. 4995, lot 2, Khowlea Burrisaul.

Towjee No. 4996, lot 3, Khowlea Burrisaul.

For further particulars see notification in the Subordinate Judge's Court.
(6-1)

Uncovenanted Service Family Pension Fund.

NOTICE.

THE Fortieth Annual General Meeting of Subscribers to the above Institution will be held in the Town Hall, on Saturday, the 26th January 1878, at 3 P.M., to receive the Report of the Directors and to consider such matters as may then be submitted.

By order of the Directors,

W. H. RYLAND, Secretary.

CALCUTTA, the 26th December 1877.

(4-1)

New Beerbhoom Coal Company.
"Limited."

NOTICE is hereby given that the Ninth Ordinary General Meeting of the Shareholders of the above Company will be held at the office of the Company, 2, Fairlie Place, on Saturday, the 5th January 1878, at noon, for the purpose of receiving the Directors' Report and passing the Accounts for the half-year ending 31st October 1877, declaring a dividend, electing Directors, and for the transaction of any other business that may be brought forward.

The share transfer books of the Company will be closed from the 22nd December 1877 to the 5th January 1878, both days inclusive.

A. R. McILROAN & Co., Managing Agents.

CALCUTTA, 22nd December 1877.

(1647-2)

Luckimpore Tea Co. of Assam, "Limited."

WE beg to give notice that an *ad interim* dividend at five per cent. on the paid up capital has been declared and is now payable on application.

WILLIAMSON, MACON AND CO., Agents,

Luckimpore Tea Company of Assam.

CALCUTTA, 18th December 1877. (1641—3)

Labor Transport Company, "Limited."

THE Fourth Annual General Meeting of Shareholders of the above Company will be held at the registered Office, No. 13, Olive Street, on Thursday, the 10th January 1878, at 4 p.m., to pass the Accounts, declare a final dividend for the year ending 31st August 1877, and transact any other business which may be brought forward.

BENNETT AND CO., Managing Agents.

CALCUTTA, 28th December 1877. (5—2)

Notice.

THE adjourned Half-yearly Ordinary General Meeting of the Shareholders of the Calcutta Landing and Shipping Company, Limited, is hereby called for Monday, the 14th January 1878, at noon

2, HARE STREET, J. MATTHEWS, Manager.

CALCUTTA, 31st December 1877. (8—2)

Calcutta Landing and Shipping Company, "Limited."

PROCEEDINGS of the Twenty-ninth Half-yearly Ordinary General Meeting of Shareholders of the Calcutta Landing and Shipping Company, "Limited," held at the registered Office, No. 2, Hare Street, on Monday, 31st December 1877, at noon.

PRESENT R. S. STAUNTON, Esq., in the Chair.

Messrs. G. J. Scott, J. L. Napier Hay, S. M. Hamer, J. S. H. Isaac, C. J. Wilkinson, Baboo Nathooram Sen, M. S. Dutt, and S. N. Doss.

The advertisement convening the meeting having been read, the following Resolution was proposed and carried:—

Proposed by Joseph S. H. Isaac, Esq.

Second by Baboo M. S. Dutt—

That the audit of the accounts of the Company not having been completed, this meeting is hereby postponed until Monday, the 14th January 1878.

Carried.

(9—2)

R. S. STAUNTON, Chairman.

Dehra Doon Tea Company, "Limited."

NOTICE is hereby given that if the undermentioned parties do not apply for the dividends due on their shares within six months from this date, the said dividends will be confiscated by the Directors under Section 45 of the Company's Articles of Association.

By order of the Directors,

A. F. GIBSON, Secretary, D. D. T. Co., Ltd.

DEHRA DOON, 10th December 1877.

MR. R. BURGESS.
LIEUT. J. A. COLDECOTT.
COL. J. H. COX.
MR. C. S. CROSS.
LIEUT. J. H. CUNLIFFE.
SERGT. GUNNELL (estate of).
COL. S. M. HAWKINS.
MR. R. P. IRWIN.

MR. J. C. JOSE.
" W. B. LEGGITT.
MOHAMMED AKBAR KHAN.
MISS E. G. NIGHTINGAL.
MR. R. W. PIERCE.
FRANK MOHUN BANERJEE.
SOHAN KHAN RASALDAR.
MR. J. THORPE.
KOTLAS CH. MOOKERJEE.
(1635—4)

Execution Case No. 203 of 1877.

Khetra Pal, Surites Ratna and Brojendro Nath Mookerjee, trustees of late Raja Sir Radhakanta Deb Bahadur's estate, decreeholder, *versus* Brojendro Kumar Choudhuri and others, debtors.

IN the above case the property described below will be put up to sale on the 7th January 1878 at the Alipore Civil Court for the realization of Rs. 4,526-14-14 due to the decreeholder. Intending purchasers may know further particulars at the Office of the First Subordinate Judge of 24-Pergunnahs:—

No. 156.—Zemindari pergunnah Baridhati, taraf Gokulnagar and Bistupore, registered in the decreeholder's sherista in the name of the debtors, and bearing a patni jumma of Rs. 5,500.

BROJENDRO CUMAR SEAL,
Subordinate Judge, 24-Pergunnahs.

ALIPORE, the 20th December 1877. (1632—2)

Execution Case No. 189 of 1877.

Hemendro Nath Tancoor, decreeholder, *versus* Jadumani Dasi, judgment-debtor.

IN the above case the property described below will be put up to sale on the 7th day of January 1878, at the Alipore Civil Court, for the realization of Rs. 12,157-5-9, due to the decreeholder. Intending purchasers may know further particulars at the Office of the First Subordinate Judge of 24-Pergunnahs:—

The right, title, and interest of the judgment-debtor in six annas and four gundas share of taluk

No. 400.—Pergunnah Balia, kismut Ram Chanderpore, &c.,

registered in the Collector's towji in the name of Gobinda Prosad Das, and bearing a sudder jumma of Rs. 747-11-1.

BROJENDRO CUMAR SEAL, Subordinate Judge.

ALIPORE, the 15th December 1877. (1650—2)

Execution Case No. 197 of 1877.

Barnomoye Dasi, executrix, estate of Baboo Kristo Kishore Ghose, deceased, decreeholder, *versus* Raja Baroda Kanta Roy Bahadur, debtor.

IN the above case the property described below will be put up to sale on the 7th January 1878, at the Alipore Civil Court, for the realization of Rs. 6,610-0-14, due to the decreeholder. Intending purchasers may know further particulars at the Office of the First Subordinate Judge of 24-Pergunnahs:—

No. 2369.—Zemindari pergunnah Dantia, Dehi Kurniah,

registered in the decreeholder's sherista in the name of the debtor Raja Baroda Kanta Roy Bahadur, and bearing a patni jumma of Rs. 9,013-8-0.

BROJENDRO CUMAR SEAL, Subordinate Judge.

ALIPORE, the 15th December 1877. (1651—2)

Execution Case No. 152 of 1877.

Brindaban Chunder Basu, decreeholder, *versus* Madhub Chunder Basu and Jadu Nath Basu, debtors.

IN the above case the properties described below will be put up to sale on the 7th January 1878, at the Alipore Civil Court, for the realization of Rs. 2,368-12-5, due to the decreeholder. Intending purchasers may know further particulars at the Office of the First Subordinate Judge of 24-Pergunnahs.

The right, title, and interest of the judgment-debtor in six annas share of the following taluks, viz.—

No. 392.—Kismut pergunnah Hatiaghar, kismut Kantaballa, &c.,

registered in the Collector's towji in the name of Nobin Kumari Dasi, the infant wife of Khetter Nath Datta, and bearing a sudder jumma of Rs. 220-13-2.

No. 393.—Kismut pergunnah Hatiaghar, kismut Joyrampore, &c.,

registered in the Collector's towji in the name of Nobin Kumari Dasi, the infant wife of Ketra Nath Datta, and bearing a sudder jumma of Rs. 322-6-7.

No. 1109.—Kismut pergunnah Hatiaghar, mouzah Anandee Nagor,

registered in the Collector's towji in the name of Brindaban Chunder Datta, and bearing a sudder jumma of Rs. 63-11-3.

No. 1227.—Pergunnah Hatiaghar, mouzah Jadahnagar, registered in the Collector's towji in the name of Brindaban Chunder Datta, and bearing a sudder jumma of Rs. 40-5-9.

BROJENDRO CUMAR SEAL, Subordinate Judge,

The 15th December 1877. (1653—2) 24-Pergna.

Execution Case No. 207 of 1877.

Gouri Prosad Koondoo, decreeholder, *versus* Umbica Sundari Dasi, widow of deceased, Ramkrishna Majumdar, judgment-debtor.

IN the above case the properties described below will be put up to sale on the 7th January 1878, at the Alipore Civil Court, for the realization of Rs. 5,339-5-17 due to the decreeholder. Intending purchasers may know further particulars at the Office of the First Subordinate Judge of 24-Pergunnahs:—

Lot No. 1.—Thirteen katas of rent-paying land, together with one-storied, pukka house and the houses of thatched structure standing in it, situate at Taligunj, forming part of the garden of Mr. John Roberts: annual rent payable to Nagendra Chunder Ghose and

Shasibhusan Biswas and others is Rs. 19-8, and bounded as follows:—

North—Waste land belonging to Government;

East—Land of Karam Ali Khansama;

South—Public drain to the north of the garden of Mr. Woolfut;

West—A path 4 cubits broad lying to the east of the dwelling-house of Gobind Chunder Banerjee.

Lot No. 2.—Three katas of rent-paying land at Taligunj; rent payable to Gangagobind Mandal is Rs. 4-8; bounded as follows:—

North—Waste land belonging to Government;

East—Land of Karam Ali Khansama;

South—Public drain to the north of the garden of Mr. Woolfut.

West—A path 4 cubits broad lying to the east of the dwelling-house of Gobind Chunder Banerjee.

BROJENDRO CUMAR SEAL, Sub. Judge, 24-Pergha.

ALIPORE, the 29th December 1877. (11—1)

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of ROBERT DANIEL MARQUIS NEWING, an Insolvent.

On Thursday, the 20th day of December instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the fifth day of February next, and that the said Insolvent do then attend to be examined before the said Court.

Orr and Harris, Attorneys.

In the matter of WILLIAM THORPE, an Insolvent.

On Tuesday, the 18th day of December instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of February next, and that the said Insolvent do then attend to be examined before the said Court.

S. J. Leslie, Attorney.

Chief Clerk's Office, the 22nd day of December 1877.

POSTAL NOTICES.

CONSEQUENT on the admission of the countries mentioned below into the General Postal Union, the following revised postage rates will have effect from the 1st January 1878:—

	Each Letter (c) despatched compul- sory prepayment.		Each Newspaper.		Each packet of Newspaper, print- ed papers, &c.
	Per 4 oz.	Regis- tration fee.	Per 4 oz.	Per 3 oz.	
AFRICA, WEST COAST (BRITISH COLONIES), GOLD COAST, LAGOS, SENEGAMBIA, SIERRA LEONE—					Ans.
Via Brindisi through the United Kingdom ...	1	6	4	3	24
Via Brindisi through French Office, Marseilles ...	1	5	4	1	14
Additional route from Aden only by French packet through Agent on board ...	1	5	4	1	14
FALKLAND ISLAND same as above
HONDURAS (BRITISH) same as above

A. M. MONTEATH,

Director-Genl. of the Post Office of India.

CALCUTTA, the 21st December 1877.

THE following are the latest hours for posting letters in the General Post Office:—

Mails.	Final clearance of letter box.	Latest hour for receipt of regis- tered let- ters and parcels.	Hours up to which late letters are taken with an ad- ditional fee of an anna paid in stamp.
All stations on Loop Line, between Howrah and Marpurhat, and on Chord, between Calcutta and Assensole	5-30 A.M.	5 P.M.	
DUM-DUM.			
1st Despatch	7-45 A.M.	7-15 A.M.	7 P.M.
2nd ditto	6 P.M.	5 P.M.	
BARHAT.			
1st Despatch	1-30 P.M.	1 P.M.	6-30 P.M.
2nd ditto	6 P.M.	5 P.M.	
HOWRAH.			
1st Despatch	6 A.M.	5 P.M.	
2nd ditto	8 A.M.	7-30 A.M.	
3rd ditto	3-30 P.M.	3 P.M.	
All stations on East Indian Railway Loop Line in the Purneah, Julporee, Darjeeling, Berhampore, Beaulah, Malda, Dinagore districts and Assam	3-45 P.M.	3-15 P.M.	6-30 P.M.
All stations in the Dacca, Chitta- gong, Tipperah, Noakhali, Cachar, Sylhet, Kishnagar, Pubna, Ferozepore, Burrial, Mymensing, and Bogra dis- tricts, also Barrackpore ...	6-45 P.M.	5 P.M.	7 P.M.
All stations on the Eastern Bengal Railway and Dacca itself, also Barrackpore ...	6-30 A.M.	5 P.M.	
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Pun- jab, Scind, the Central Provin- ces, as well as in the Bombay and Madras Presidencies	6 P.M.	5 P.M.	7 P.M.
Ooloharrah, Midnapore, Outback, Balasore, Pooree, and places in the Madras Presidency as far as Visagapatam	6 P.M.	5 P.M.	6-30 P.M.
GENERAL NOTICE.			
Registered letters and parcels are received during the week from	7 to 8 A.M.	12 to 5 P.M.	
And on Sundays, from	7 to 8 A.M.	4 to 5 P.M.	

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than over-land) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

W. ALPIN, Offg. Post Master.

CALCUTTA POST OFFICE, the 1st October 1877.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the Mails between Kurseong and Darjeeling by Tonga, and the service will probably be extended to the section of road between Silliguri and Kurseong by 1st April 1878.

Passengers are conveyed by these Tongas at the following rates:—

For one seat a sum not exceeding 8 annas a mile.

For two seats a sum not exceeding 12 annas a mile.

J. MACFARLAN,

Offg. Post Master General, Bengal.

PASSENGER SERVICE.

JESSORE LINE.

A carriage line is maintained under contract between Chagdah Station, on the Eastern Bengal Railway, and Jessore, a distance of 48 miles. The contractor is bound to start one carriage each way daily to meet the up and down Mail Trains, and he is at liberty to make his own charges for the conveyance of passengers.

E. C. GEORGE,
Post Master.

**List of Unclaimed Letters lying in the
Calcutta Post-Office on the
1st January 1878.**

Allen, Miss Josephine E.,
care of Mrs. Dall.
Aschkinazy, R.
Bailey, J. R. Master.
Babonau, Miss.
Banning, A. C. G.
Barker, J.
Bell, W. M.
Bennett, Mrs. F. J.
Biggs, Mrs. Rachel.
Braunsties, L.
Brewer, J. W.
British Consul.
Brown, J.
Bruce, H. A.
Bruce, E. A.
Burdan, K. S.
Burke, W. Y.
Burrage, Mrs. H.
Caghan, J. A.
Calbeck, Mrs. E. J.
Caldwell, Miss.
Calpoys, A. G.
Canto, Mrs.
Carber, W. E.
Carter, Mrs.
Carew, Mrs.
Chapman, Miss.
Cheers, Mrs.
Chintz, E. Monsieur.
Clairy, Mrs.
Clark, Benjamin, a.z.
Colvert, W.
Collinge, Capt.
Comele, Mr.
Contemuficanti, G.
Crawley, Mrs. F.
Daley, Sergt. Wm.
Dallas, J. F.
David, T. R.
Delahay, Wm.
Dey, Boloram.
Dhur, Messrs. Bissonath.
Dobson, M. A.
Dunn, R.
Duval, Miss.
Elder, Mrs. W. A.
Ewing, Major William.
Fanaken, T. D.
Farmer, D.
Fernandez, S. A. M.
Finney, Miss A. S.
FitzPatrick, Ds Seinor.
Floyd, W. P.
Fonsica, M. X.
Freeman, W. B.
Gamman, Edwin.
Gibbons, H.
Gillanders, J.
Gomez, Mrs. M. A.
Gordon, Mrs.
Gray, P.
Griffin, C.
Guiseppa, Casarato.
Gunga Churn and Sham
Churn Doss.
Hart, A.
Hay, Mrs. M. C.
Healy, Mrs. E.
Henry, Mrs. M.
Henderson, G. T.
Hewett, Mrs. H. H.
Higgins, M. O.
Higgs, G. A.
Higgins, Miss.
Hill, Roland.
Hodgkins, H. B.
Hurlford, John.
Jordan, Miss L.
Jordan, Mr. Alfred.
Joseph, Mrs. Magdalena.
Letters marked "Care of Post-Office, to be kept till
called for."
Beedell, Capt. W.
Bennett, T. O.
Jull, Miss.
Julia and James,
Jewett, Mrs. Chas.
Kaphia, H. R. H. Prince.
Kartright, J.
Kelson, A. W.
Kennedy, Robt.
King, Miss.
Kinmond, T. C.
Lewis, Miss A. M.
Liebenhall, J. D.
Lopes, M.
Mackenzie, E. G.
Macklon, Mr.
Malyneaux, Robt. M.
Maoneill, Capt. J. G.
McDonald, Miss Charlotte.
McGillray, Major G. T.
McMillan, E.
McNamara, Mrs. M.
Mickman, J.
Middleton, C. J.
Miller, J.
Mordon, Mr.
Marrieson, C.
Murphy, Mrs.
Newman, Chas.
Nolan, J. H.
Parker, J.
Patterson, H.
Pereira, J. P.
Phillips, John.
Pierce, J.
Preston, H.
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Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabhanga, and Jellinghee Rivers for the week ending Friday, the 21st December 1877.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
	Ft. In.	
Entrance below Chourasia ...	5 9	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	2 9	geerish.
From Jungipore to Berhampore, 47 miles.	2 1	Laltakoores.
From Berhampore to Cutwa, 50 miles.	2 0	Jugernathpore.
From Cutwa to Nuddea, 46 miles.	2 3	M hinpore.
MATABHANGA.		
Entrance	2 0	
Thence to Tatarparah	2 0	Tatarparah.
From Tatarparah to Hât Bolia.	2 0	Dewangunge.
From Hât Bolia to Boalmaree	4 0	Dasparah and Wobeshpore.
From Boalmaree to Alickdeah	4 2	Kat'heecuttah.
From Alickdeah to Kissengunge.	4 2	Mothurapora.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	}	Closed.
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3 9	
Thence to Junction with the Jellinghee.	3 6	Peerospore.
From Junction of Byrub and Jellinghee to Teakatta.	4 0	Jellinghee junction and Moudouppore.
From Teakatta to Nuddea	4 0	Radha nukur, Gopeenathpore and Sahibnukur.

Height of water on gauge at Berhampore, the 24th December 1877, above zero, 1 foot 5½ inches.

T. H. WICKES, C.E.,

Ass. Engr., Nuddea Rivers Division.

BERHAMPORE, the 24th December 1877.

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By C. F. AMERY.

Deputy Conservator, Forests, N. W. Provinces.

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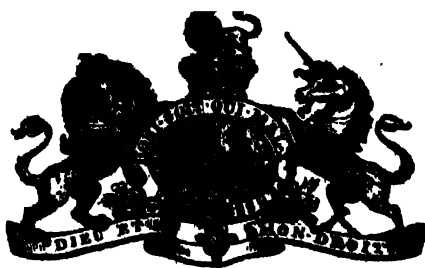
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The Calcutta Gazette.

WEDNESDAY, JANUARY 2, 1878.

PART IV.

Bill of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 29th December 1877, and was referred to a Select Committee who are to report thereon in four weeks :—

THE CHOTA NAGPORE LANDLORD AND TENANT PROCEDURE BILL.

A Bill to Amend the procedure in suits between landlords and tenants in Chota Nagpore.

WHEREAS it is expedient to amend the procedure in suits between landlords and tenants in Chota Nagpore: It is hereby enacted as follows :—

1. This Act may be called "The Chota Nagpore Landlord and Tenant Procedure Act;"

It extends to the territories for the time being under the administration of the Commissioner of the division of Chota Nagpore, save and except the district of Maubhoom and the Tributary Mehals.

And it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. In this Act, unless there be something repugnant in the subject or context—

"Civil Jail" includes the civil jail of the district, and any place appointed by Government for the confinement of prisoners under this Act.

"The Commissioner" and "Judicial Commissioner" mean respectively the Commissioner and Judicial Commissioner of Chota Nagpore.

"Deputy Collector." "Deputy Collector" includes also an Assistant Commissioner.

"Nasir" means any officer of a Court authorized to serve or execute its process.

"Nasir."

"Section." "Section" means a Section of this Act.

3. On and from the commencement of this Act the enactments specified in Schedule (A) hereto annexed, shall be repealed to the extent mentioned in the third column of the said Schedule.

Certain enactments to cease to have operation in territories to which this Act extends.

4. All suits or proceedings which, before the commencement of this Act, shall have been instituted before any Deputy Commissioner or other officer having jurisdiction under any enactment hereby repealed shall be heard and decided, so far as may be, under this Act.

5. Every ryot is entitled to receive, from the person to whom the rent of the land held or cultivated by him is payable, a pottah containing the following particulars :—

The quantity and boundaries of land; and where fields have been numbered in a Government survey, the number of each field; the amount of annual rent; the instalments in which the same is to be paid; and any special conditions of the lease.

If the rent is payable wholly or partially in kind, the proportion or quantity of produce to be delivered, and the time and manner of delivery.

6. Every ryot, who has cultivated or held land for a period of twelve years, has a right of occupancy in the land so cultivated or held by him, whether it be held under

Right of occupancy of ryot cultivating or holding land for twelve years.

pottah or not, so long as he pays the rent payable on account of the same; but this rule does not apply to the classes of lands locally known as majhahas, man, or saika; nor to khamar, nijjote, or seer land belonging to the proprietor of the estate or tenure, and let by him on lease for a term, or year by year.

The holding of the father, or other person from whom a ryot inherits, shall be deemed to be the holding of the ryot within the meaning of this section.

7. Nothing contained in the last preceding section shall be held to affect the terms of any written contract for the cultivation of land entered into between a landholder and a ryot when it contains any express stipulation contrary thereto.

8. Ryots having rights of occupancy are entitled to receive pottahs at fair and equitable rates. In case of dispute, the rate shall be deemed to be fair and equitable, unless the contrary be shown in an enquiry under section 24.

9. Ryots not having rights of occupancy are entitled to pottahs only at such rates, and on such conditions, as may be agreed on between them and the persons to whom the rent is payable.

10. Every person who grants a pottah is entitled to receive from the person to whom the pottah is granted a kubooliyet or counterpart engagement in conformity with the terms of the pottah.

The tender to any ryot of a pottah, such as the ryot is entitled to receive, shall be held to entitle the person to whom the rent is payable to receive a kubooliyet from such ryot.

11. Every under-tenant or ryot, from whom any sum is exacted in excess of the rent specified in his pottah, or payable under this Act, whether as abwab or under any other pretext, and every under-tenant, ryot, or cultivator from whom a receipt is withheld for any sum of money paid by him as rent, shall be entitled to recover from the person receiving such rent, damages not exceeding double the amount so exacted or paid.

12. Receipts for rent shall specify the year or years on account of which the rent is acknowledged to have been paid; and any refusal to make such specification shall be held to be a withholding of a receipt.

13. If any under-tenant or ryot shall, at the mal kutcherry for the receipt of rents, or other place where the rents of the land held or cultivated by him are usually payable, tender payment of what he shall consider to be the full amount of rent due from him at the date of the tender to the zemindar or other person in receipt of the rent of such land; and if the amount so tendered shall not be accepted, and a receipt in full forthwith granted, it shall be lawful for the under-tenant or ryot, without any suit having been instituted against him, to deposit

such amount in the court of the Deputy Commissioner having jurisdiction to entertain a suit for such rent (hereinafter referred to as the Deputy Commissioner) to the credit of the zemindar or other person aforesaid;

and such deposit shall, so far as the under-tenant or ryot, and all persons claiming through or under him are concerned, in all respects operate as and have the full effect of a payment then made by the under-tenant or ryot, of the amount deposited to such zemindar or other person.

14. The Deputy Commissioner shall receive such deposit on the application of the under-tenant, or ryot, or his agent, made in writing upon paper bearing a stamp of such value as would be necessary on the institution of a suit for arrears of rent for an amount equal to that which it is intended to deposit; and on the under-tenant, or ryot, or his agent, making a declaration in the form, or as nearly as circumstances will admit in the form set forth in Schedule (B) hereto annexed, the Deputy Commissioner shall give a receipt for the same. The provisions of section 51 shall apply to all such declarations. Upon receiving the money so deposited, the Deputy Commissioner shall issue a notice to the person to whose credit it has been deposited, in the form set forth in the Schedule (C) hereto annexed, and such notice shall be served by the Deputy Commissioner, without the payment of any fee, either upon the person to whom it is addressed, or upon his naib, gomastah, or other agent, and in the absence of any such agent, it shall be served by sticking up a copy of the same in the office of the Deputy Commissioner, and another copy at the mal kutcherry for the receipt of rents, or other place where the rents are usually paid for the land in respect of which the money has been deposited. If the person to whom such notice is issued, or his duly authorized agent, shall appear and apply that the money in deposit be paid to him, it shall be immediately made over to him.

15. Whenever such deposit shall have been made, no suit shall be brought against the person making the same or his representatives, on account of any rent which accrued due prior to the date of the deposit, unless such suit be instituted within six months from the date of the service of the notice in the last preceding section mentioned.

16. The power heretofore vested in zemindars and other landholders of compelling the attendance of their tenants for the adjustment of their rents, or for any other purpose, is withdrawn, and all such persons are prohibited from adopting any means of compulsion for enforcing payment of the rents due to them other than are authorized by this Act.

17. If payment of rent, whether the same be legally due or not, is extorted from any under-tenant or ryot by illegal confinement or other duress, such under-tenant or ryot shall

Payment into court to have effect of payment to zemindar or other person entitled.

Proceedings on making a payment into court and the drawing out the money.

Saving of terms of written contracts.

Ryots having right of occupancy, are entitled to receive pottahs.

Pottahs to which ryots not having rights of occupancy are entitled.

Person granting pottah entitled to a counterpart engagement.

Exactions in excess of rent or receipt withheld.

Form of receipt.

Under-tenant or ryot may, after tender, &c., pay into court, without any action being brought against him, what he admits to be due to his zemindar, &c.

Suit for further balance to be instituted within six months of service of notice of deposit.

Landholder not to compel the attendance of tenant for adjustment of rent or for any other purpose.

Payment of rent to be enforced only under this Act.

Damages for extorting payment of rent by duress.

be entitled to recover such damages, not exceeding in any case the sum of two hundred rupees, as may be deemed a reasonable compensation for the injury done him by such extortion.

An award of compensation under this section shall not bar or affect any penalty or punishment to which the person practising such extortion may be subject by law.

18. No dependent talookdar or other person possessing a permanent transferable interest in land, intermediate between the proprietor of an estate and the ryots, who holds his talook or tenure (otherwise than under a terminable lease) at a fixed rent which has not been changed from the time of the permanent settlement, shall be liable to any enhancement of such rent, anything in section fifty-one, Regulation VIII, 1793, or in any other law, to the contrary notwithstanding.

19. No tenant of lands known as bhuinhari or khoodkatti shall be liable to any enhancement of the rent previously paid by him for such lands, unless it be shown that the tenure has been created within twenty years before the institution of the suit to enhance the rent of the said lands; and where enhancement of the rent of such holding is decreed, the rent assessed shall not exceed one half of the rent paid by an ordinary ryot with a right of occupancy on the same class of land with similar advantages.

20. No tenant of lands known as korkor, baee-bullah, khundwut, sujhut, jalsasun, and ariat shall be liable to any enhancement of rent, except in accordance with the general custom prevailing with respect to such lands in the village in which the said lands are situated.

21. No other under-tenant or ryot having a right of occupancy shall be liable to any enhancement of the rent previously paid by him except in the manner provided by the two next succeeding sections.

22. Any person wishing to enhance the rent previously paid to him by any such under-tenant or ryot may present a petition to the Deputy Commissioner to measure the land in respect of which such enhancement is sought, and to assess the rent thereon.

23. Such petition shall specify the present rent of the under-tenant or ryot against whom the application is made, the general rate prevailing in the village for different classes of lands, the date (as nearly as it can be ascertained) when the rate was last adjusted in the village, the rate which the applicant desires to demand, and the general grounds on which he considers that he is entitled to enhancement. The provisions of sections 49, 50, and 51, shall apply to all such applications.

24. On receipt of such petition the Deputy Commissioner shall forthwith give notice of the contents thereof to the under-tenant or ryot holding the land in respect of which enhancement is sought, and may order the same to be measured, and may do all things necessary for the assessment of rent thereon, and

may, upon consideration of all the circumstances, and after hearing any objection which may be advanced against the proposed enhancement by the said under-tenant or ryot, fix such enhanced rent, or may otherwise alter or vary the rent for the said land as to him may seem fair and reasonable for such period, not exceeding twenty years, as he may think fit; and the rent so fixed or varied shall be payable by such under-tenant or ryot from the commencement of the local year following the year in which the order is passed, and may be recovered in any suit preferred against him for arrears of the same.

25. When lands are held subject to any conditions or services other than or besides the payment of a rent in money, it shall be lawful for the tenant of such lands, or the person who has the right to receive the rents and services issuing from such lands, to apply in writing to the Deputy Commissioner for the commutation of all such conditions or services.

26. The Deputy Commissioner shall thereupon cause a notice to be served on each of the persons who, under the last preceding section, would have a right to make such application, and shall fix a date for considering the same; and on such date or any date thereafter to which the hearing may be postponed, shall proceed to enquire into the matter and to determine the amount of rent fairly and equitably payable in commutation of such conditions or services to which such lands may be subject.

27. Every ryot having a right of occupancy shall be entitled to claim an abatement of the rent previously paid by him, if the area of the land has been diminished by diluvion or otherwise, or if the value of the produce, or the productive powers of the land, have been decreased by any cause beyond the power of the ryot, or if it should be shown in the course of an enquiry held under section 24 that he is for any good and sufficient reason entitled to an abatement.

28. Any ryot, who desires to relinquish the land held or cultivated by him, shall be at liberty to do so, provided he gives notice of his intention in writing to the person entitled to the rent of the land, or his authorized agent, in or before the month of Chait (or of Magh, where the Sambut era is commonly used) of the year preceding that in which the relinquishment is to have effect. If he fail to give such notice, and the land is not let to any other person, he shall continue liable for the rent of the land.

If the person entitled to the rent of the land or his agent refuse to receive any such notice and to sign a receipt for the same, the ryot may make an application on plain paper to the Deputy Commissioner, who shall thereupon cause the notice to be served personally on such person or his agent.

29. If for any reason the notice cannot be served personally upon such person or his agent, it shall be affixed at his usual place of residence, or if he have no such place of residence in the district in which the land is situate, the mode of service of such notice shall be by affixing it at the usual

cutcherry of such land or other conspicuous place thereon, or at the village chowree, bhandar, or chowpal, or at some other conspicuous place in the village in which the land is situate.

30. Any instalment of rent which is not paid on or before the day when the same is payable according to the pottah or engagement, or, if there be no written specification of the time of payment, at or before the time when such instalment is payable according to established usage, shall be held to be an arrear of rent under this Act, and unless otherwise provided by written agreement, shall be liable to interest at six per centum per annum.*

31. When an arrear of rent remains due from any ryot at the end of the Bengal year, or at the end of the month of Jeth of the Fussy or Sambut or Willayuttee year, as the case may be, such ryot shall be liable to be ejected from the land in respect of which the arrear is due, but only in execution of a decree or order passed under the provisions of this Act.

32. When an arrear of rent shall be adjudged to be due from any farmer or other leaseholder not having a permanent or transferable interest in the land, the lease of such leaseholder shall be liable to be cancelled, and the leaseholder to be ejected.

Provided that no such lease shall be cancelled nor the leaseholder ejected otherwise than in execution of a decree or order under the provisions of this Act.

33. When rent is payable by an under-tenant or ryot at a certain rate or rates according to the quantity of land held or cultivated by him, or when any written engagement conditioned for the payment of a certain amount of rent on account of land held or cultivated by an under-tenant or ryot has expired or become cancelled by the sale for arrears of revenue or rent of the estate or tenure in which the land is situate, the person to whom the rent is payable has a right to measure such land for the purpose of ascertaining the quantity of land actually held or cultivated by such under-tenant or ryot, and every proprietor of an estate or tenure has a right to make a general survey or measurement of the lands comprised in such estate or tenure, unless restrained from doing so by express engagement with the occupants of the lands.

If any person intending to measure any land which he has a right to measure is opposed in making such measurement by the occupant of the land, or if any under-tenant or ryot, having received notice of the intended measurement of land held or cultivated by him which is liable to such measurement, refuses to attend and point out such land, such person may make application to the Deputy Commissioner, and the Deputy Commissioner shall thereupon proceed to enquire into the case in the manner provided for suits under this Act, and shall pass an order either allowing or disallowing the measurement, and, if the case so require, enjoining or excusing the attendance of any such under-tenant or ryot.*

If any under-tenant or ryot, after the issue of an order enjoining his attendance, neglects to attend, it shall not be competent to him to contest the correctness of the measurement made in his absence.

34. All dependent talookdars and other persons possessing a permanent heritable interest in land intermediate between the zemindar and the cultivator are required to register, in the sherishtah of the zemindar or superior tenant to whom the rents of their talooks or tenures are payable, all transfers of such talooks or tenures, or portions of them, by succession or inheritance. And every zemindar or superior tenant is required to admit to registry and otherwise give effect to all such transfers. Application for the registration of all such successions as may have occurred previously to the commencement of this Act shall be made within two years from the commencement thereof, and for future successions within one year from the date on which the succession occurred: and if such application be not made within the period herein specified, the zemindar or superior tenant may apply to the Deputy Commissioner to put him in possession of the talook or tenure.

On receipt of such an application the Deputy Commissioner shall issue a notice to the talookdar or tenure-holder in possession requiring him to register the transfer within three months from the receipt of the notice, and if he should still neglect or refuse so to register, the Deputy Commissioner, on proof to his satisfaction being given of the service of the notice, may put the zemindar or superior tenant aforesaid in possession of the talook or tenure.

35. The provisions of the last preceding section shall also be applicable to transfers by sale of such undertenures as are mentioned in section 127.

36. If any zemindar or superior tenant refuse to admit to registry or otherwise to give effect to any such transfer by succession, the successor may make application to the Deputy Commissioner, and the Deputy Commissioner shall thereupon proceed to enquire into the case in the manner provided for suits under this Act, and if no sufficient grounds are shown for the refusal, shall pass an order enjoining the zemindar or superior tenant to admit to registry and otherwise give effect to such transfer by succession.*

Provided that no zemindar or superior tenant shall be required to admit to registry or give effect to any division or distribution of the rent payable on account of any such tenure, as is mentioned in section 34, nor shall any such division or distribution of rent be valid and binding without the consent in writing of the zemindar or superior tenant.

37. 1. All suits for the delivery of pottahs or kubooliyets, or for the determination of the rates of rent at which such pottahs or kubooliyets are to be delivered;

2. all suits for damages on account of the illegal exaction of rent or of any unauthorized cess or impost, or on account of the refusal of receipts for rent paid, or on account of the extortion of rent by confinement or other duress;

3. all complaints of excessive demand of rent, and all claims to abatement of rent;

Registry of transfers* of talooks, &c.

What to be deemed an arrear of rent under this Act.

Liability of ryot to be ejected for arrear due.

Liability of farmer to have his lease cancelled for arrear adjudged due.

Measurement of lands.

Procedure on refusal to register.

Cognizance of suits under this Act.

4. all suits for arrears of rent due on account of land either rent-paying or rent-free; or on account of any rights of pasturage, forest-rights, fisheries, or the like;

5. all suits to eject any ryot or to cancel any lease on account of the non-payment of arrears of rent, or on account of a breach of the conditions of any contract by which a ryot may be liable to ejectment, or a lease may be liable to be cancelled;

6. all suits to recover the occupancy or possession of any land, farm, or tenure, from which a ryot, farmer, or tenant has been illegally ejected by the person entitled to receive rent for the same;

7. All suits by semindars and others in receipt of the rent of land, against any agents employed by them in the management of land or collection of rents, or the sureties of such agents, for money received or accounts kept by such agents in the course of such employment, or for papers in their possession;

shall be cognisable by the Deputy Commissioners, and shall be instituted and tried under the provisions of this Act, and shall not be cognisable in any other court, except in the way of appeal as provided in this Act.

38. The Deputy Commissioner may, with the consent of the parties concerned, refer any suit under this Act to arbitration, and the provisions of sections 506 to 522 (both inclusive) of the Code of Civil Procedure shall, as far as may be practicable, apply to such references.

39. In every suit under this Act, of the nature of those specified in the first, second, third, and fourth clauses of section 37 and in applications for enhancement and measurement under sections 22 and 33, any number of ryots or other tenants may sue or be sued collectively, and it shall be no ground for dismissing the suit or refusing to hear the application that such ryots or other tenants are wrongly joined as plaintiffs or defendants, provided that all such ryots or other tenants hold land in the same village;

but no order shall be passed in such case, unless the officer making the same is satisfied that all parties have had an opportunity to appear and make objection to any claims preferred against them;

and if at any time it shall appear to the Deputy Commissioner that the question between any two of the parties, of whom one is so joined with others, cannot conveniently be so jointly tried, the Deputy Commissioner may order a separate trial to be held.

40. Every order passed in any such case as is mentioned in the first clause of the last preceding section shall specify the extent to which each of the ryots or other tenants named in the order shall be affected thereby.

41. All suits which, under this Act, may be brought by or against semindars or other persons in the receipt of the rent of land, may be brought by or against surburakars or tahsildars of estates held under khas management, whether such estates are the property of Government or of individuals.

42. Except, as otherwise herein provided, all suits instituted under this Act shall be commenced within the period of one year from the date of the accruing of the cause of action.

43. Suits for the delivery of pottahs or kubooliyets, and for the determination of the rates of rent at which such pottahs or kubooliyets are to be delivered, may be instituted at any time during the tenancy.

44. Suits for the recovery of arrears of rent shall be instituted within three years from the last day of the Bengal year, or from the last day of the month of Jeth of the Fusly or Sambut or Willayutee year in which the arrear claimed shall have become due.

Provided that, if the suit be for the recovery of rent at a higher rate than was payable in the previous year, such rent having been enhanced under section 24, the suit shall be instituted within three months from the end of the Bengal year, or of the month of Jeth of the Fusly or Sambut or Willayutee year on account of which such enhanced rent is claimed.

45. Suits for the recovery of money in the hands of an agent, or for the delivery of accounts or papers by an agent, may be brought at any time during the agency, or within one year after the determination of the agency of such agent.

Provided that, if the person having the right to sue shall, by means of fraud, have been kept from the knowledge of the receipt of any such money by the agent, or if any fraudulent account shall have been rendered by the agent, the suit may be brought within one year from the time when the fraud shall have been first known to such person; but no such suit shall in any case be brought at any time exceeding three years from the termination of the agency.

46. Suits under this Act shall be instituted by presenting to the Deputy Commissioner a statement of claim which shall contain the name, description, and place of abode of the plaintiff; the name, description, and place of abode of the defendant, so far as they can be ascertained; the substance of the claim, and the date of the cause of action.

47. If the suit be for the recovery of an arrear of rent, the statement of claim shall specify the name of the village and estate and of the pergunnah or other local division in which the land is situate; and if the arrear is alleged to be due from any ryot, the quantity of land, and where fields have been numbered in a Government survey, the number of each field, the yearly rent of the land, the amount (if any) received on account of the year for which the claim is made, the amount in arrear, and the time in respect of which it is alleged to be due.

48. If the suit be for the ejectment of a ryot, farmer, or tenant from any land, farm, or tenure, or for the recovery of the occupancy or possession of any land, farm, or tenure, the state-

ment of claim shall describe (as circumstances may require) the extent, situation, and designation of the same; and if necessary for the identification of the land, shall set forth the boundaries of such land.

49. The statement of claim shall be presented by the plaintiff, or by an authorized agent of the plaintiff who has personal knowledge of the facts of the case, or by an agent who shall be accompanied by a person who has such knowledge.

50. The statement of claim shall be subscribed and verified at the foot by the plaintiff or his agent in the manner following, or to the like effect:—

I, A. B., do declare that the above statement is true to the best of my knowledge and belief.

51. If the statement of claim shall contain any averment which the person making the verification shall know or believe to be false, or shall not know or believe to be true, such person shall be subject to punishment according to the law for the time being in force for the punishment of giving or fabricating false evidence.

52. If the plaintiff rely in support of his claim on any document in his possession, he shall deliver the same to the Deputy Commissioner at the time of presenting his statement of claim. Unless such document be delivered or its non-production be sufficiently excused, or unless the Deputy Commissioner see fit to extend the time for producing the same, it shall not afterwards be admitted.

53. If the plaintiff require the production of any document in the possession or power of the defendant, he may, at the time of presenting his statement of claim, deliver to the Deputy Commissioner a description of the document in order that the defendant may be required to produce the same:

54. If the statement of claim do not contain the several particulars hereinbefore required to be specified therein, or be not subscribed and verified as hereinbefore required, the Deputy Commissioner may return the statement to the plaintiff, or at his discretion allow it to be amended.

55. If the statement of claim be in proper form, the Deputy Commissioner, except as otherwise hereinafter specially provided, shall direct the issue of a summons to the defendant, and if the plaintiff require the personal attendance of the defendant, and satisfy the Deputy Commissioner that such personal attendance is necessary, or the Deputy Commissioner of his own accord require such personal attendance, the summons shall contain an order for the defendant to appear personally on a day to be specified in the summons, otherwise the summons shall order the defendant to appear personally or by an agent duly authorized on his behalf, who has personal knowledge of the subject, or who shall be accompanied by a person who has such personal knowledge.

56. The day to be specified in the summons shall be fixed with reference to the state of the file and the distance that the defendant may be or be supposed to be at the time from the place where the court is held, and the summons shall order the defendant to produce any document which he may have in his possession, of which the plaintiff demands inspection, or upon which the defendant may intend to rely in support of his defence. It shall also enjoin him to bring with him his witnesses if they are willing to attend without issue of process, and shall be in the form contained in Schedule (D) hereto annexed, or to the like effect.

57. The summons shall be served by delivering a copy thereof to the defendant personally when practicable, or if the summons cannot be served on the defendant personally, by delivering it to any male member of his family residing with him, or by affixing a copy of it to some conspicuous part of his usual place of abode, and also affixing a copy of the same in the Deputy Commissioner's office.

58. If the summons be served personally, the Nazir shall endorse on the summons the fact of such service. If personal service be not effected, the Nazir shall endorse on the summons the reason of not serving it personally, and how it has been served.

59. If the usual place of abode of the defendant be in a district other than that in which the suit is instituted, the summons, together with the cost of the service thereof, shall be sent by the public post to the Deputy Commissioner or Collector, as the case may be, of such district, who shall issue the summons, and return the same, after service, with the prescribed endorsement, to the officer by whom it was transmitted to him.

60. The amount of the cost of serving the summons, or if a warrant be issued as provided in the next succeeding section, of serving the warrant, shall in all cases be deposited in court upon the same day or the day next following that on which the plaint or statement of claim is presented to the Deputy Commissioner. If the said amount be not so deposited (except in cases in which the Deputy Commissioner may allow the issue of summons free of cost under the discretion reserved to him in section 136,) the case shall not be brought on the file of suits: but in such case the plaintiff may present another plaint at any time within the period allowed by the rules for the limitation of actions.

61. If in any suit against an under-tenant or ryot for the recovery of an arrear of rent, or against an agent for the recovery of any money, papers, or accounts, the plaintiff desires a warrant of arrest to be issued against the defendant, such defendant being resident within the district in which the suit is instituted, he shall present with his statement of claim an application for the issue of such warrant.

When such application is presented, the Deputy Commissioner shall examine the plaintiff or his agent, on his oath or affirmation or otherwise according to the law for the time being in force for the examination of witnesses; and inspect the documents adduced by him in support of his claim, and if there be *prima facie* grounds for believing the claim to be well-founded, and that, if a summons be issued, the defendant will abscond instead of appearing to answer the claim, the Deputy Commissioner may issue a warrant for the arrest of the defendant.

The Deputy Commissioner shall fix a reasonable time for the return of the warrant, which shall be in the form contained in the Schedule (E) hereto annexed, or to the like effect, and the officer entrusted with the service of the warrant shall at the time of arresting the defendant deliver to him a notice addressed to the defendant, which shall be in the form in the Schedule (F) hereto annexed, or to the like effect, containing the particulars of the claim, and requiring the defendant, if he contest the claim, to bring with him any document upon which he may intend to rely in support of his defence.

But no such warrant shall be issued in a suit for arrears of rent due in respect of a dependent talook or other transferable tenure which, as hereinafter provided, is liable to sale in execution of any decree which may be passed in the case.

62. If the defendant be arrested under the warrant of arrest, he shall be brought with all convenient speed before the Deputy Commissioner, and the Deputy Commissioner shall commit him to custody, unless he deposit in court such sum as may be specified in the notice.

63. When the defendant is brought before the Deputy Commissioner under warrant, the Deputy Commissioner shall with all convenient speed proceed to try the case in the manner hereinafter provided; and if the suit cannot be at once adjudicated, the Deputy Commissioner may, if he think fit, require the defendant to give security for his appearance whenever the same may be required at any time whilst the suit is depending, or until execution of the final decree which may be passed thereon, and may commit the defendant to the civil jail to be there detained until he shall furnish such security, or deposit such sum as the Deputy Commissioner shall order.

The security bond shall be in the form contained in the Schedule (G) hereto annexed, or to the like effect.

64. If the defendant cannot be arrested under the warrant, the Deputy Commissioner, on the application of the plaintiff, shall either postpone the case for such period as he may think proper in order that the plaintiff may apply within the said period for another warrant to be issued for the arrest of the defendant, or shall forthwith issue a proclamation to be affixed to his own office and to the residence of the defendant appointing a day for the hearing of the case, which shall not be less than ten days from the date of the publication of the notice at the residence of the defendant. If the defendant shall appear in pursuance of the proclamation,

he shall be dealt with as provided in the last preceding section.

65. If it shall appear to the Deputy Commissioner that the arrest of the defendant was applied for without reasonable cause, the Deputy Commissioner may in his decree award to the defendant such sum not exceeding one hundred rupees as he may deem a reasonable compensation for any injury or loss which the defendant may have sustained by reason of such arrest or of his detention in jail during the pendency of the suit.

66. If on the day fixed by the summons or proclamation for the appearance of the defendant, or on any subsequent day to which the hearing of the case may be postponed prior to the recording of an issue for trial as hereinafter provided, neither of the parties appears in person or by an agent, the case shall be struck off, with liberty to the plaintiff to bring a fresh suit, unless precluded by the rules for the limitation of actions.

67. If on any such day the defendant only appear, the Deputy Commissioner shall pass judgment against the plaintiff by default, unless the defendant admit the cause of action, in which case the Deputy Commissioner shall proceed to give judgment for the plaintiff upon such admission without costs; provided that such judgment, if there be more than one defendant, shall be only against the defendant who makes the admission.

68. If on any such day the plaintiff only appear, the Deputy Commissioner, upon proof that the summons or proclamation has been duly served according to the provisions of this Act, shall proceed to examine the plaintiff or his agent, and after considering the allegations of the plaintiff, and any documentary or oral evidence adduced by him, may either dismiss the case, or postpone the hearing of it to a future day for the attendance of any witness the plaintiff may wish to call, or may pass judgment *ex parte* against the defendant.

69. If the defendant shall appear on any subsequent day to which the hearing of the suit may be postponed under the last preceding section, the Deputy Commissioner may, upon such conditions, if any, as to costs or otherwise as he may think proper, allow the defendant to be heard in answer to the suit as if he had appeared on the day fixed for his attendance.

70. No appeal shall lie from a judgment passed *ex parte* against a defendant who has not appeared, or from a judgment against a plaintiff by default for non-appearance. But in all such cases, if the party against whom judgment has been given shall appear, either in person or by agent, if a plaintiff within fifteen days from the date of the Deputy Commissioner's order, and if a defendant within fifteen days after any process for enforcing the judgment has been executed, or at any earlier period, and shall show good and sufficient cause

Compensation for arrest applied for without reasonable cause.

Consequence of neither party appearing on the day of trial.

If defendant only appear to dispute the demand, Deputy Commissioner shall pass judgment by default; but if defendant admit the claim, Deputy Commissioner shall decree upon such admission.

If plaintiff only appear, Deputy Commissioner may proceed *ex parte*.

If defendant appear on a day to which the case is postponed, Deputy Commissioner may allow him to be heard in answer to the suit.

Revival, reversal, and alteration of decrees as *ex parte* or by default.

or his previous non-appearance, and shall satisfy the Deputy Commissioner that there has been a failure of justice, the Deputy Commissioner may, upon such terms and conditions as to costs or otherwise as he may think proper, revive the suit and alter or rescind the decree, according to the justice of the case. But no decree shall be reversed or altered without previously summoning the opposite party to appear and be heard in support of it.

71. In all cases in which the Deputy Commis-

Order to set aside judgment shall be final, but rejection of application to set it aside shall be appealable.

sioner shall pass an order for setting aside a judgment, the order shall be final; but in all appealable cases in

which the Deputy Commissioner shall reject the application, an appeal shall lie from the order of rejection to the tribunal to which the final decision in the suit would be appealable; provided that the appeal be preferred within the time allowed for an appeal from such final decision, and be written upon stamp paper of the value prescribed for petitions to the court to which the appeal lies where a stamp is required for petitions.

72. When both parties appear in person

On appearance of parties, the parties to be examined by the Deputy Commissioner and may cross-examine each other.

on the day named in the summons, or upon any subsequent day to which the hearing of the case may

be adjourned, for sufficient reason to be recorded by the Deputy Commissioner, the Deputy Commissioner shall proceed to examine them, and either party or his agent may cross-examine the other.

If either of the parties be not bound to attend personally, any agent by whom he shall appear, or any person who shall accompany such agent, shall be examined and cross-examined in like manner as the party himself would have been if he had attended personally.

At the time of examination the defendant, if he think fit, may file a written statement of his defence. Such statement shall be verified in the manner and under the penalties prescribed in sections 50 and 51 for the verification of statements of claim.

73. The examination of the parties or their agents, or such other persons

Examination of parties, &c.

as aforesaid, shall be upon oath or affirmation or otherwise

according to the law for the time being in force for the examination of witnesses. The substance of the examination shall be reduced to writing in the vernacular language of the Deputy Commissioner and filed with the record.

Provided that all examinations of parties and witnesses may be recorded in English, if the Deputy Commissioner be sufficiently acquainted with that language.

74. If either of the parties shall bring forward a witness on the day

Witnesses to be examined.

aforesaid, the Deputy Commissioner may take the

evidence of such witness.

75. If the defendant rely on any document in

Documentary evidence to be produced by defendant.

support of his defence, he shall deliver the same into court at the first hearing of

the suit; and unless such document be so delivered in, or its non-production be sufficiently excused, or unless the Deputy Commissioner see fit to extend the time for producing the same, it shall not afterwards be admitted.

76. If after the examination required by

After examination Deputy Commissioner may make his decree if no further evidence is required.

section seventy-five, and also the examination of any witness who may attend to give

evidence on behalf of either of the parties, and after a consideration of the documentary evidence adduced, a decree can be properly made without further evidence, the Deputy Commissioner shall make his decree accordingly.

77. If on such examination as aforesaid,

Consequence of inability of agent to answer.

the agent of either party be unable to answer any material question relating to the

case which the Deputy Commissioner is of opinion that the party whom he represents ought to answer, and is likely to be able to answer if interrogated in person, the Deputy Commissioner may postpone the hearing of the case to a future day, and direct that the party whose agent may have been unable to answer as aforesaid shall attend in person on such day; and if the party so directed to attend shall fail to appear in person on the day appointed, the Deputy Commissioner may pass judgment as in case of default, or make such other order as he may deem proper under the circumstances of the case.

78. If on such examination as aforesaid it

If necessary, Deputy Commissioner to record issue and to fix a day for hearing further evidence.

appear that the parties are at issue on any question upon which it is necessary to hear further evidence,

the Deputy Commissioner shall declare and record such issue, and shall fix a convenient day for the examination of witnesses and the trial of the suit; and the trial shall take place on that day, unless there be sufficient reason for adjourning it, which reason shall be recorded by the Deputy Commissioner.

79. The parties shall bring forward their wit-

Parties shall produce their witnesses on the day of trial, or Deputy Commissioner on application of either party shall issue summons for the attendance of a witness.

nesses on the day of trial, and if either party require assistance to procure the attendance of a witness on such day either to give evidence or to produce a docu-

ment, he shall apply to the Deputy Commissioner in sufficient time before the day fixed for the trial, to enable the witness to be summoned to attend on that day; and the Deputy Commissioner shall issue a summons requiring such witness to attend.

80. The provisions of the Code of Civil Pro-

Rules regarding attendance, examination, &c., of witnesses.

cedure and the Indian Evidence Act, 1872, so far

as they relate to the attendance and examination of witnesses and the production of documents, and of all other rules for the time being in force for the remuneration and punishment of witnesses before the Civil Courts of the Lower Provinces of Bengal, shall, so far as they are consistent with this Act, apply to all suits under this Act.

81. If on the day fixed for the trial of any

Consequence of parties not appearing on the day fixed for the trial of any issue.

issue neither of the parties appear, the case shall be struck off under the conditions provided in section

sixty-nine. If on any such day one only of the parties appear, the issue may be tried and determined in the absence of the other party upon such proof as may be then before the court.

82. When suits under this Act are instituted or defended by naibs, gomastahs, or other persons employed in the collection of rent or management of land in the name and on the behalf of the landholders by whom they are so employed, all the provisions of this Act, by which the personal appearance or attendance of parties to a suit is or may be required, shall be applicable to such naibs, gomastahs, or other persons; and anything which by this Act is required or permitted to be done by a party in person, may be done by any such person as aforesaid.

Processes served on any such person shall be as effectual for all purposes in relation to the suit as if the same had been served on the landholder in person, and all the provisions of this Act, relative to the service of processes on a party to the suit, shall be applicable to the service of processes on such person.

83. A plaintiff or defendant shall not be required to attend in person if of the female sex, and of a rank or class which, according to the custom and manners of the country, would render it improper for her to appear in public.

84. Any party to a suit may employ an authorized agent or mookhtar to conduct the case on his behalf, but the appointment of such agent or mookhtar shall not excuse the personal attendance of the plaintiff or defendant in cases where his personal attendance is required by the summons or any order of the court; and no fee for any agent shall be charged as part of the costs of suit in any case under this Act.

85. The Deputy Commissioner may in any case grant time to the plaintiff or defendant to proceed in the prosecution or defence respectively of a suit, and may also from time to time, in order to the production of further proof, or for other sufficient reason to be recorded by him adjourn the hearing or further hearing of any case in such manner as to him may seem fit.

86. The Deputy Commissioner may at any stage of a suit cause a local enquiry and report respecting the matter in dispute to be made by any officer subordinate to him, or by any other officer of Government with the consent of the authority to whom such officer is subordinate, or may himself proceed to the spot and make such local enquiry in person.

The provisions of the law for the time being in force, relative to local enquiries by ameen or commissioners under orders of the civil courts, shall apply to any local enquiry made by any officer under this section, and, so far as they are applicable, to enquiries made by the Deputy Commissioner in person.

In the latter case, the Deputy Commissioner, after completing the enquiry, shall record on the proceedings such observations as appear to him appropriate, and the observations so recorded shall be received as evidence in the suit.

87. The defendant in any suit under this Act may, if he have duly tendered the same to the plaintiff before the institution of the suit, pay into court such sum of money as he may consider due to the plaintiff without paying in any costs incurred by the plaintiff up to the time of such payment, and such sum shall be immediately paid out of court to the plaintiff. If after such payment the plaintiff elects to proceed in the suit, and ultimately recovers no further sum than shall have been paid into court, the plaintiff shall be charged with the whole costs of the suit incurred by the defendant; but if the plaintiff ultimately recovers a further sum than shall have been paid into court, the defendant shall be charged with the whole costs of the suit.

88. The defendant in any suit under this Act may, without having made any tender before action brought, pay into court such sum of money as he may consider due to the plaintiff, together with the costs (to be fixed by the court if necessary as upon a suit originally instituted for the amount so paid into court) incurred by the plaintiff up to the time of such payment, and such sum shall immediately be paid out of court to the plaintiff. If after such payment the plaintiff elects to proceed in the suit, and ultimately recovers no further sum than shall have been paid into court, he shall be charged with all costs incurred by the defendant subsequently to such payment; but if the plaintiff ultimately recovers a further sum than shall have been paid into court, the defendant shall (including the sum paid into court by him in the first instance on account of costs) be charged with costs as upon a suit originally instituted for the whole amount for which the plaintiff ultimately obtains a decree, but shall have credit thereout for the amount of costs paid into Court by him in the first instance.

89. No interest shall be allowed to the plaintiff on any sum paid by the defendant into court from the date of such payment, whether such sum be in full of his claim, or fall short thereof.

90. If on the trial of a suit for the delivery of a pottah instituted by a ryot having a right of occupancy the parties do not agree as to the term for which the pottah is to be granted, the Deputy Commissioner shall fix such term as under the circumstances of the case he may think just and proper.

Provided that the term shall not in any case be longer than twenty years, and in estates not permanently settled shall not extend beyond the period for which the proprietor of the estate has engaged with Government. Provided also that, if the defendant be a farmer or other person having only a temporary interest in the land, the term of the pottah shall not extend beyond the period of the continuance of such interest.

For cultivators not having a right of occupancy, the term of pottah shall be exclusively

in the discretion of the person entitled to the rent of the land.

91. When in any suit between a landholder

If in actions for rent a third person appear as claimant, he is to be made a party to the suit.

and a ryot or under-tenant under this Act, the right to receive the rent of the land or tenure cultivated or held

by the ryot or under-tenant is disputed, and such right is claimed by or on behalf of a third person, on the ground that such third person or a person through whom he claims has actually and in good faith received and enjoyed such rent before and up to the time of the commencement of the suit, such third person shall be made a party to the suit, and the question of the actual receipt and enjoyment of the rent by such third person shall be enquired into and the suit shall be decided according to the result of such inquiry.

Provided always that the decision of the Deputy Commissioner shall not affect the right of either party, who may have a legal title to the rent of such land or tenure, to establish his title by suit in the civil court if instituted within one year from the date of the decision.

92. Any person desiring to eject a ryot, or to

Suits for ejectment or cancelment of lease.

cancel a lease on account of non-payment of arrears of rent, may sue for such ejectment or cancelment and for recovery of the arrear

in the same action, or may adduce any unexecuted decree for arrears of rent as evidence of the existence of such arrear in a suit for such ejectment or cancelment.

In all cases of suits for the ejectment of a ryot or the cancelment of a lease, the decree shall specify the amount of the arrear, and if such amount, together with interest and costs of suit, be paid into court within fifteen days from the date of the decree, execution shall be stayed.

93. The Deputy Commissioner shall pronounce judgment in open court.

Judgment how to be pronounced.

The judgment shall be written in the vernacular

language of the Deputy Commissioner, and shall contain the reasons for the same, and shall be dated and signed by the Deputy Commissioner at the time when it is pronounced.

Provided that any judgment may be written in English if the Deputy Commissioner be sufficiently acquainted with the English language.

94. In any suit for rent under this Act,

The court may in certain cases award to the plaintiff additional damages not exceeding 25 per cent.

if it shall appear to the court that the defendant has, without reasonable or probable cause, neglected or

refused to pay the amount due from him, and that he has not, before the institution of the suit, tendered such amount to the plaintiff or his duly authorized agent, or, in case of refusal of the plaintiff or such agent to receive the amount tendered, has not deposited such amount with the Deputy Commissioner before the institution of the suit in manner hereinbefore mentioned, it shall be lawful for the court to award to the plaintiff, in addition to the amount decreed for rent and costs, such damages, not exceeding 25 per cent. on the amount of rent decreed, as the court may think fit. These damages, if awarded, as well as the amount of rent and costs decreed in the suit, shall carry interest at the rate of 12 per cent. per annum from the date of decree until payment thereof, and shall be recoverable from

the defendant in like manner as sums decreed to be paid by defendants under this Act.

95. In any suit for rent under this Act,

The court may award if it shall appear to the compensation, not exceeding 25 per cent. on the amount sued for, to a defendant improperly sued.

court that the plaintiff has instituted the suit against the defendant without

reasonable or probable cause, or that the defendant, before the institution of the suit, duly deposited with the Deputy Commissioner in the manner hereinafter mentioned the full amount which the court shall find to have been due to the plaintiff at the date of such deposit, it shall be lawful for the court to award to the defendant by way of compensation such sum, not exceeding 25 per cent. on the whole amount claimed by the plaintiff, as the court may think fit, and such sum, with interest at the rate of 12 per cent. per annum, until payment thereof, shall be recoverable from the plaintiff in like manner as sums decreed to be paid by defendants under this Act.

96. When a decree is given for the delivery of

If person required by the decree refuse to grant pottah, Deputy Commissioner may do so.

a pottah, if the person required by the decree to grant such pottah refuse or delay to grant the same, the

Deputy Commissioner may grant a pottah in conformity with the terms of the decree under his own hand and seal, and such pottah shall be of the same force and effect as if granted by the person aforesaid.

97. When a decree is given for the delivery

Refusal of person to execute kubooliyet as required by the decree.

of a kubooliyet, if the person required by the decree to execute such kubooliyet shall refuse to execute the

same, the decree shall be evidence of the amount of rent claimable from such person, and a copy of the decree under the hand and seal of the Deputy Commissioner shall be of the same force and effect as a kubooliyet executed by the said person.

98. If the decree be for the ejectment of any

Mode of executing decree for ejectment or reinstatement of ryot.

ryot from land occupied by him, or for the reinstatement of any ryot in the occupancy of land from

which he has been ejected, the decree shall be executed by giving the possession or occupancy of the land to the person entitled by the decree to such possession or occupancy.

If any opposition is made to the execution of

Punishment for obstructing execution.

the order for giving such possession or occupancy by the party against whom the

order is made, the Magistrate, on the application of the Deputy Commissioner, shall give effect to the same.

99. If the decree be for the cancelment of

Mode of executing decree for cancelment of a lease, or for ejectment or reinstatement of a farmer or tenant.

any lease, or the ejectment of any farmer or other person (not being an actual cultivator), or for the re-

instatement of any farmer or other such person in the possession of a farm or tenure from which he has been ejected, the decree shall be executed by proclaiming the substance of the decree to the cultivators or other occupants by beat of drum, or in such other manner as may be customary, and affixing the same in some conspicuous place within or adjacent to the farm or tenure.

100. If the decree be for arrears of rent or for

In what case a judgment-debtor may be detained or imprisoned without issue of process of execution.

money, papers, or accounts, and the defendant have been committed to jail, or appear pursuant to the conditions

of any security bond given under section 68 the Deputy Commissioner may order that he be detained in or committed to the civil jail, unless he immediately pay into court the amount of the decree with costs, or otherwise comply with the terms of the decree.

101. If the judgment-debtor have given security

Liability of surety on failure to deliver judgment-debtor into custody.

for his appearance and be not present when judgment is pronounced, and the surety

shall fail to deliver him into custody when required so to do, process of execution may be taken out against the surety in the same manner as if a decree for the amount due from the debtor had been passed against the surety.

If the decree be for the delivery of papers or accounts, and the defendant be not present when judgment is pronounced, and the surety shall fail to deliver him into custody when required so to do, execution may be taken out against the surety for the sum due under the bond in the same manner as if a decree for that sum had been passed against the surety.

102. The provisions relating to attachment

Attachment before judgment.

before judgment, contained in the Code of Civil Procedure are hereby extended to

all suits under this Act.

103. Process of execution may be issued against

Issue of process of execution.

either the person or the property of a judgment-debtor, but process shall not

be issued simultaneously against both person and property.

Process of execution against the person or moveable property of a debtor shall be in the form contained in the Schedule (H) or (I) hereto annexed, or to the like effect.

104. Any moveable property required to be

Application for execution against moveable property.

seized under an execution shall, if practicable, be described in a list to be furnished by the judgment-creditor, but if the

creditor is unable to furnish such list, he may apply for a general attachment of the debtor's effects to the amount of the judgment and costs. In either case the property to be seized shall be pointed out to the officer entrusted with the execution of the process by the creditor or his agent.

105. Every warrant of execution shall bear

How long warrant shall continue in force.

date on the day on which it is signed by the Deputy Commissioner, and shall continue in force for such period as the Deputy Commissioner may direct, not being more than sixty days calculated from such date.

106. Second and successive warrants of execution

Second and successive warrants.

may be issued by order of the Deputy Commissioner on the application of the

judgment creditor, after the expiration of the period fixed for the continuance in force of a previous warrant.

107. Process of execution shall not be issued

After one year execution not to issue without notice.

upon any judgment without previous notice to the party against whom execution is

applied for if, when application for the issue of the process is made, a period of more than one year shall have elapsed from the date of the judgment, or from the date of the last previous application for execution.

108. Execution on a judgment shall not issue

Execution not to issue against heir or representative of a deceased party without notice.

against the heir or other representative of a deceased party without notice to such heir or other representative

to appear and be heard.

109. No process of execution of any description

No process of execution to be issued three years after date of judgment.

whatsoever shall be issued on a judgment under this Act after the lapse of

three years from the date of such judgment, unless the judgment be for a sum exceeding five hundred rupees, in which case the period within which execution may be had shall be regulated by the general rules in force in respect to the period allowed for the execution of decrees of the civil courts.

110. If a warrant issue for taking in execution

Warrant against the person.

the body of any person, the officer charged with the execution of the warrant

shall bring him with all convenient speed before the Deputy Commissioner. If such person shall not then deposit in court the full amount specified in the warrant, or make such arrangement for the payment of the same as shall be satisfactory to the judgment-creditor, or satisfy the Deputy Commissioner that he has no present means of paying the debt, the Deputy Commissioner shall send him to the civil jail, there to remain for such time as shall be directed, by a warrant addressed to the keeper of the jail, unless he shall in the mean time pay the full amount for the payment of which he is liable under the decree.

Provided that the time for which a debtor

Limit of imprisonment.

may be confined in execution of a decree under

this Act shall not exceed three calendar months, when the amount decreed, exclusive of costs, does not exceed fifty rupees, or six calendar months, when such amount does not exceed five hundred rupees, or two years in any other case.

If the decree against any person arrested

If arrest be for non-delivery of accounts.

under a warrant be for the delivery of papers or accounts, and the papers or

accounts shall not be delivered by him when he is brought before the Deputy Commissioner, such person may be committed to the civil jail, there to remain for such time not exceeding six calendar months as the Deputy Commissioner shall direct, unless he shall in the mean time deliver the papers or accounts according to the terms of the decree.

111. Any person once discharged from jail

No person to be imprisoned a second time under same judgment.

shall not be imprisoned a second time under the same judgment. If the amount

due under the decree do not exceed one hundred rupees, the Deputy Commissioner may declare such discharged person absolved from further liability under that decree. In other cases the discharge shall not extinguish the liability of the discharged person under the decree, or exempt any property belonging to such person from attachment in execution of the same.

112. Any person applying for a warrant of arrest under section sixty-four, or suing out process of execution against the body of any person, shall deposit in court, at the time of issue of the warrant, diet-money for one month of thirty days at such rate as the Deputy Commissioner may direct, not exceeding two annas per diem, unless the Deputy Commissioner for any special reason direct that deposit be made at a higher rate, which shall not exceed four annas per diem.

113. Payment of diet-money at the same rate shall be made previously to the commencement of each succeeding month of the imprisonment, in failure of which the party confined shall be discharged.

114. All diet-money spent in providing subsistence for any prisoner shall be added to the costs in the suit, and any diet-money not so spent shall be returned to the person who deposited the same.

115. In executing a writ of execution against the moveable property of a debtor liable under this Act, the officer charged with the execution of the writ shall prepare a list of the property pointed out by the judgment-creditor, and shall publish a proclamation specifying the day upon which the sale is intended to be held, together with a copy of the said list, at the intended place of sale and at the residence of the debtor. A copy of the said proclamation and list shall be transmitted to the Deputy Commissioner and shall be affixed in his office. Until the day of sale, the said property shall remain in the custody of the officer attaching the same.

116. The sale shall be held at the place where the property is deposited, or at the nearest gunge, bazar, haut, or other place of public resort, if the civil court ameen or other officer should be of opinion that it is likely to sell there to better advantage. The property shall be sold by public auction in one or more lots as the officer holding the sale may think advisable; and if the judgment-debt with the costs of the execution and sale be satisfied by the sale of a portion of the property, the execution shall be immediately withdrawn with respect to the remainder.

117. If on the property being put up for sale a fair price in the estimation of the officer holding the sale be not offered for it, and the owner of the property, or some person authorized to act on his behalf, apply to have the sale postponed until the next day, or the next market day, if a market be held at the place of sale, the sale shall be postponed until such day, and shall be then completed at whatever price may be offered for the property.

118. The price of every lot shall be paid for in ready money at the time of sale, or as soon after as the officer holding the sale shall think necessary; and in default of such payment, the property shall be put up again and

sold. When the purchase money has been paid in full, the officer holding the sale shall give the purchaser a certificate describing the property purchased by him and the price paid.

119. From the proceeds of the sale of the property, the officer holding the sale shall make a deduction, at the rate of one anna in the rupee, on account of the costs of the sale, and shall transmit the amount to the Deputy Commissioner in order that it may be credited to Government. He shall then pay to the judgment-creditor the expenses incurred by the judgment-creditor on account of the preparation of the list and of the publication of the proclamation of sale prescribed in section 115 to such amount as, after examination of the statement of expenses furnished by the judgment-creditor, he shall think proper to allow. The remainder shall be applied to the discharge of the debt for which the sale was made, with interest thereon up to the day of sale, and if there be any overplus, it shall be delivered to the person whose property shall have been sold.

120. Officers holding sales of property under this Act, and all persons employed by or subordinate to such officers, are prohibited from purchasing either directly or indirectly any property sold by such officers.

121. No sale of any moveable property taken in execution shall be made until after the end of ten days next following the day on which such property may have been so taken.

122. If before the day fixed for the sale a third party appear before the Deputy Commissioner and claim a right or interest in any of the moveable property taken in execution, the Deputy Commissioner shall examine such party or his agent on oath or affirmation or otherwise, according to the law for the time being in force, relative to the examination of witnesses, and if he see sufficient reason for so doing, may stay the sale of such property.

123. The Deputy Commissioner shall adjudicate upon such claim, and make such order between the claimant and the plaintiff and defendant in the original suit, as shall seem fit. In trying such claim the Deputy Commissioner shall be guided by the rules contained in this Act, so far as they may be applicable.

124. If the claimant shall fail to establish his right to the property taken in execution, the Deputy Commissioner at the time of disposing of the case may award to the judgment-creditor against such claimant, as part of the costs, such sum as he may consider sufficient to cover any loss of interest or damage which the judgment-creditor may have sustained by reason of the postponement of the sale of the property.

125. No appeal shall lie from any order passed by the Deputy Commissioner under the last two preceding sections. But the party against whom the same may be given shall be at liberty to bring a suit in the civil court to establish his right

at any time within one year from the date of the order; provided that, if the order be for the sale of the property, the suit shall not be for the recovery of the property, but shall be for damages against the judgment creditor by whom the property was brought to sale.

126. No irregularity in publishing or conducting a sale of moveable property under an execution shall vitiate such sale, but this rule shall not be held to deprive any person who may sustain damage by reason of such irregularity from recovering such damage by action in the Civil Court; provided such action be brought within one year from the date of sale.

127. If the decree be for an arrear of rent due in respect of an under-tenure, which, by the title-deeds, or the custom of the country, is transferable by sale, the judgment-creditor may make application for the sale of the tenure, and with the sanction of the Commissioner, but not otherwise, the tenure may thereupon be brought to sale in execution of the decree, according to the rules for the sale of under-tenures under Bengal Act VIII of 1865. But no such application shall be received when a warrant of execution has been previously issued against the person or moveable property of the judgment-debtor, so long as such warrant remains in force.

If after sale of an under-tenure any portion of the amount decreed remains due, process may be applied for against any other property, moveable or immoveable, belonging to the debtor, and any such immoveable property may be brought to sale in the manner provided in section 133.

128. No under-tenure which is held conditionally on the survival of heirs male of the grantee, and which, on failure of such heirs, reverts to the grantor free of all encumbrances made subsequent to the date of the grant, shall be sold under this Act.

Provided that the right and title of any person in such tenure may be sold with the sanction of the Commissioner.

129. If before the day fixed for the sale of any such under-tenure as is mentioned in section 128, or of the right and title of any person in such under-tenure as aforesaid in execution of a decree for arrears of rent due in respect of such under-tenure, a third party appear before the Deputy Commissioner and allege that such third party, and not the person against whom the decree has been obtained, is the proprietor of such under-tenure, and was in lawful possession of the same at the time when such decree was obtained, the Deputy Commissioner shall examine such party in the manner provided in section 122 for the examination of third parties; and if he see sufficient reason for so doing, and such party shall deposit in court the amount of the decree, or give sufficient security for the same, the Deputy Commissioner shall stay the sale and proceed to enquire into and adjudicate upon the claim.

Provided that no transfer of an under-tenure which, by the provisions of this Act or any other law for the time being in force, is required to be registered in the sheriatteh of the semindar or superior tenant shall be recognized unless it have been so registered, or unless sufficient cause for non-registration be shown to the satisfaction of the Deputy Commissioner.

130. In trying such claim the Deputy Commissioner shall be guided by the rules contained in this Act, so far as the same may be applicable, and the judgment passed by the Deputy Commissioner on such claim shall not be subject to appeal, but the party against whom it is given may bring a suit in the civil court to establish his right at any time within one year from the date of the judgment.

131. If a decree be given in favor of a sharer in a joint undivided estate, dependent talook, or other similar tenure for money due to him on account of his share of the rent of an under-tenure situate in such undivided estate, or talook, or tenure, application for the sale of such under-tenure shall not be received, unless execution shall have been first taken out against any moveable property which the judgment-debtor may possess within the district in which the suit was instituted, and the sale of such property, if any, shall have proved insufficient to satisfy the judgment.

In such case such under-tenure, if of the nature described in section 127 and not of the nature described in section 128 may, with the sanction of the Commissioner, but not otherwise, be brought to sale in execution of the decree in the same manner as any other immoveable property may be sold in execution of a decree for money under the provisions of the next two succeeding sections.

132. In the execution of any decree for the payment of money under this Act not being money due as arrears of rent of a saleable under-tenure, or of a tenure the right and title in which is saleable, if satisfaction of the judgment cannot be obtained by execution against the person or moveable property of the debtor within the district in which the suit was instituted, the judgment-creditor may apply for execution against any immoveable property belonging to such debtor, and such immoveable property may, with the sanction of the Commissioner, but not otherwise, be brought to sale in the manner in the next succeeding section mentioned.

133. If the immoveable property against which execution is applied for be a house or other building, process shall be issued in the same manner as for the attachment and sale of moveable property, and the provisions of sections 115 to 121 (both inclusive) shall, so far as may be practicable, be applicable to the execution of such process.

If the property be a saleable under-tenure, it shall be sold under the provisions of the law for the time being in force in the Lower Provinces of Bengal applicable to the sale of such under-

tenures for demands other than those of arrears of rent due in respect thereof.

If the property be an estate, or a share of an

If it be an estate or a share of an estate, it shall be sold under the provisions of the law

for the time being in force in the Lower Provinces of Bengal applicable to the sale of estates for the recovery of demands recoverable by the same process as arrears of land revenue.

134. If, before the day fixed for the sale of any immoveable property

Consequence of objection being offered before the sale of any immoveable property.

as aforesaid, objection shall be offered to the sale on the ground of such property

not belonging to the judgment-debtor, and consequently not being liable to be sold in execution of a decree against him, the Deputy Commissioner shall examine the party making the objection in the manner prescribed in section 122 for the examination of third parties, and if satisfied that there is sufficient ground for so doing, shall stay the sale and proceed to enquire into and adjudicate upon the objection, in the same manner, and subject to the same right of suit by the party against whom judgment may be given, as is provided in section 130.

135. Every process issued by a Deputy Commissioner under this Act

Service of process.

shall be under the seal and

signature of the Deputy Commissioner, and shall be served or executed by the Nazir, or by such other officer as the Deputy Commissioner may direct, at the cost of the party at whose instance it issued.

Provided that, if in any case the Deputy Commissioner is satisfied that a party is unable to pay the cost of any necessary process, he may direct such process to be served free of charge.

136. Any resistance or opposition to the lawful process of a Deputy

Resistance of process.

Commissioner under this

Act may be punished by the Deputy Commissioner according to the provisions of the law for the time being in force for the punishment of resistance or opposition to the processes of the courts of civil justice. When in any such case the offender is not present in court, the Deputy Commissioner may summon him to answer to the charge, and if after due service of the summons he fail to attend, may issue a warrant for his apprehension.

Orders passed by a Deputy Commissioner under this section shall not be deemed to be orders relating to the trial of suits, or to the execution of decrees within the meaning of section 139.

137. It shall be competent to the Deputy

Deputy Commissioner competent to hold a court in any part of his jurisdiction.

Commissioner to hold a court for hearing and determining suits under this Act in any place within the

limits of his district or local jurisdiction, provided that every hearing and decision shall be in open court, and that the parties to the suit, or their authorized agents, shall have had due notice to attend at such place.

138. All the powers vested in the Deputy Commissioner by this Act

Powers of Deputy Collectors.

may be exercised by any Deputy Collector in cases

referred to him by a Deputy Commissioner, and in all cases without such reference, by any Deputy Collector placed in charge of any subdivision of a district, or who is specially author-

ized by Government to receive such cases; and all applications and reports allowed or required by this Act to be made to the Deputy Commissioner may be made to any Deputy Collector having such local jurisdiction, or such special authority as aforesaid.

139. In the performance of their duties

Deputy Commissioner and Deputy Collectors to be subject to direction and control of the Commissioners and the Board of Revenue.

under this Act, the Deputy Commissioners and Deputy Collectors shall be subject to the general direction and control of the Commissioner

and the Board of Revenue; and the Deputy Collectors shall be subject to the direction and control of the Deputy Commissioner to whom they are subordinate.

All orders passed by a Deputy Commissioner

No appeal from orders of Deputy Commissioner and Deputy Collectors in certain cases.

under this Act, not being judgments in suits or orders passed in the course of suits and relating to the trial

thereof, or orders passed after decree and relating to the execution thereof, shall be appealable to the Commissioner, and all such orders passed by a Deputy Collector shall be appealable to the Deputy Commissioner; but no judgment of a Deputy Commissioner or Deputy Collector in any suit, and no order of a Deputy Commissioner or Deputy Collector passed in any suit and relating to the trial thereof, or after decree and relating to the execution thereof, shall be open to revision or appeal otherwise than as expressly provided in this Act.

140. Every appeal against the order of a

Time for presenting appeals from orders.

Deputy Commissioner shall be presented to the Commissioner within thirty days,

and every appeal against the order of a Deputy Collector shall be presented to the Deputy Commissioner within fifteen days from the date of the order.

Orders passed in appeal by a Commissioner or a Deputy Commissioner shall not be open to any further appeal; but the Board of Revenue or the Commissioner may call for any case and pass such orders thereon as they may think proper.

141. In suits under clauses two, four and seven

No appeal from any decree of Deputy Commissioner for money below Rupees 100 unless the decision involve some question of right to enhance rents or some question relating to a title to land.

of section 37, tried and decided by a Deputy Commissioner, if the amount sued for, or the value of the property claimed does not exceed one hundred rupees, the judgment of the Deputy

Commissioner shall be final, and not open to revision or appeal except as hereinafter provided, unless in any such suit a question relating to a title to land, or to some interest in land as between parties having conflicting claims thereto has been determined by the judgment, in which case the judgment shall be open to appeal in the manner provided in section 148.

142. In suits in which the judgment of the

In suits not open to appeal, Deputy Commissioner may grant a rehearing upon the discovery of new evidence, &c.

Deputy Commissioner is final, as provided in the last preceding section, the Deputy Commissioner may, upon the application of

either party, if preferred within thirty days from the date of the decision, order the rehearing of a suit upon the ground of the discovery of new evidence or matter material to the issue of the

case which the applicant had no knowledge of, or could not produce at the time of trial.

143. When any such suit as aforesaid, in which, if tried, and decided by a Deputy Commissioner, the judgment of the Deputy Commissioner would be final, is tried and decided by a Deputy Collector, an appeal from the judgment of the Deputy Collector shall lie to the Deputy Commissioner.

144. The petition of appeal shall be presented to the Deputy Commissioner within fifteen days from the date of decree; provided that such time as may be requisite for procuring a copy of the decree appealed against shall not be reckoned as part of the fifteen days.

145. The Deputy Commissioner shall fix a day for hearing the appeal, and shall cause notice of the same to be served on the respondent in the manner hereinbefore prescribed for the service of summons. If on the day fixed for hearing the appeal, or any other day to which the hearing may be adjourned, the appellant shall not appear in person or by an agent, the appeal shall be dismissed for default. If the appellant shall appear, and the respondent shall not appear in person or by an agent, the appeal shall be heard *ex parte*.

146. If an appeal be dismissed for default of prosecution, the appellant may within fifteen days from the date of the dismissal apply to the Deputy Commissioner for the re-admission of the appeal; and if it shall be proved to the satisfaction of the Deputy Commissioner that the appellant was prevented by any sufficient cause from appearing when the appeal was called on for hearing, the Deputy Commissioner may re-admit the appeal.

147. After hearing the appeal, the Deputy Commissioner shall give judgment in the manner hereinbefore prescribed for giving judgment in original suits, and the judgment of the Deputy Commissioner shall be final.

148. In all suits other than those in which, when tried and decided by a Deputy Commissioner, the judgment of the Deputy Commissioner is declared to be final, or when tried and decided by a Deputy Collector an appeal is allowed to the Deputy Commissioner, an appeal from the judgment of the Deputy Commissioner or Deputy Collector shall lie to the Judicial Commissioner of the Division, unless the amount or value in dispute exceed five thousand rupees, in which case the appeal shall lie to the High Court.

149. Appeals to the Judicial Commissioner shall be presented within thirty days from the date of the order appealed against, and in all such appeals the procedure laid down in sections 145, 146, and 147 shall be followed.

150. Appeals to the High Court shall be presented within ninety days from the date of the order appealed against; and all such appeals shall be regulated by the Code of Civil Procedure.

151. Suits under this Act shall be preferred in the Revenue Office of the district, or, when a sub-division of a district has been placed under the jurisdiction of a Deputy Collector, in the Revenue Office of the sub-division in which the cause of action shall have arisen; or, when the cause of action shall have arisen within the limits of the local jurisdiction of any Deputy Collector not in charge of a sub-division, but who has been specially authorized by Government to receive such suits, then in the office of such last-mentioned Deputy Collector. Provided always that the Deputy Commissioner may withdraw any suit from any Deputy Collector and try it himself, or refer it to another Deputy Collector. If the lands comprised in any talook, farm, or other tenure, or any lands held under one lease or engagement, or at one entire rent in respect of which arrears of rent may be due, are situated in more than one district or sub-division, the district or sub-division in which the greater part of such lands is situate shall be held to be the district or sub-division in which the cause of action has arisen; and if any question shall be raised respecting the district or sub-division in which the greater part of the lands is situate, the Board of Revenue, or if all the lands be situate in one district, the Deputy Commissioner of the district shall decide the question, and such decision shall be conclusive on the point of jurisdiction.

152. Except as provided in the last preceding section, no Deputy Commissioner shall exercise any jurisdiction under this Act in respect of any lands situate beyond the limits of the district to which he is appointed, by reason of such lands forming part of an estate, the revenue of which is paid into the treasury of the said district.

153. Nothing contained in this Act shall be deemed to affect the provisions of Bengal Act II of 1869, or of Act VI of 1876.

SCHEDULE A.

(See Section 3.)

Being Acts repealed in the territories to which this Act extends.

DATE AND NO. OF ACT.	TITLE OF ACT.	EXTENT OF REPEAL
Act X of 1866	An Act to amend the law relating to the recovery of rent in the Presidency of Fort William in Bengal.	The whole Act
Act VI of 1862, passed by the Lieutenant-Governor of Bengal in Council.	An Act to amend Act X of 1866.	The whole Act.
Act IV of 1867, passed by the Lieutenant-Governor of Bengal in Council.	An Act to explain and amend Act VI of 1862, passed by the Lieutenant-Governor of Bengal in Council, and to give validity to certain judgments.	The whole Act.

SCHEDULE B.*

(See Section 14.)

I, A. B., of &c., do solemnly declare that I did personally (or by my agent C. D.) on the day of tender payment to E. F., at his mal-kutcherry (or at) the place where the rent of the lands at held or cultivated by me under or from the said E. F., are usually payable, of the sum of Rupees as and for the whole amount due from me in respect of the rent of the said lands from the month of to the month of , both inclusive. I further declare that the said E. F. refused to accept the said sum so tendered (or to give me a receipt in full forthwith for the same). And I do declare that to the best of my belief, the sum of Rupees so tendered and which I now desire to pay into Court, is the full amount which I owe the said E. F. on account of the rent of the said lands from the month of to the month of , both inclusive, and that I owe the said E. F. no further sum on account of the rent of the said lands.

SCHEDULE C.†

(See Section 14.)

Court of the Deputy Commissioner of

Dated the day of 18 .

To E. F. of &c.

With reference to the within declaration, you are hereby informed that the sum of Rupees therein mentioned is now in deposit in this Court, and that the above sum will be paid to you or to your duly authorised agent on application. And take notice that if you have any further claim or demand whatsoever to make against the said A. B. in respect of the rent of the said lands, you must institute a suit in Court for the establishment of such claim or demand within six calendar months from this date; otherwise your claim will be for ever barred.

SCHEDULE D.

(See Section 56.)

FORM OF SUMMONS TO DEFENDANT.

No. (of suit) dated
In the Court of

A. B., plaintiff.

[Name, description, and address of plaintiff.]

C. D., defendant.

[Name, description, and address of defendant.]

Whereas the said A. B. has brought a claim against you in this court for [here specify particulars of claim as given in the statement] you are hereby required to appear in person in this court on the day of [if not specially required to appear in person, state "in person or by an agent who has personal knowledge of the subject, or who shall be accompanied by a person who has such knowledge"] to answer the abovenamed plaintiff, and you will bring with you (or send by

* If this declaration is made by an agent, it must be altered accordingly.

† This is to be by endorsement on a copy of the Declaration under Schedule B made by the person paying the money into Court.

your agent) [here mention any document, the production of which may be required by the plaintiff] which the plaintiff desires to inspect, and all documents on which you may intend to rely in support of your defence. You will also bring with you your witnesses, if they are willing to attend without issue of process.

SCHEDULE E.

(See Section 61.)

FORM OF WARRANT OF ARREST.

No. (of suit) dated
In the Court of

A. B., Plaintiff.

C. D., Defendant.

To

The Nazir of the Court of the Deputy
Commissioner of

Whereas the plaintiff in this suit has obtained an order from the Court for the arrest of the defendant, you are hereby commanded to bring the defendant before the Court on or before the day of to be dealt with according to law.

Dated this day of 187 .

SCHEDULE F.

(See Section 61.)

FORM OF NOTICE TO ACCOMPANY SUCH WARRANT.

In the Court of

A. B., Plaintiff.

[Name, description, and address of plaintiff.]

C. D., Defendant.

[Name, description, and address of defendant.]

Whereas the said A. B. has brought a claim against you in this Court for (here specify particulars of claim as given in the statement) and has obtained a warrant for your arrest, you are hereby required, unless you admit the claim, to bring with you to the Court all documents on which you may intend to rely in support of your defence.

SCHEDULE G.

(See Section 63.)

FORM OF SECURITY BOND FOR APPEARANCE OF DEFENDANT.

Whereas A. B., plaintiff, has instituted a suit in the Court of the Deputy Commissioner of against C. D., defendant, and the said C. D. has been required to give security for his appearance at any time when called on while the suit is depending and until execution of the decree, I, E. F., hereby declare myself surety for the said C. D.'s appearance as aforesaid, and in case of his making default in such appearance, I engage to pay any sum for the payment of which the said C. D. may be liable under the decree. If the suit be for the delivery of papers or accounts, specify some sum to be fixed by the Deputy Commissioner.

SCHEDULE H.

(See Section 108.)

WRIT OF EXECUTION AGAINST THE PERSON.

A. B., Plaintiff.

C. D., Defendant.

To

The Nazir of the Court of the Deputy Commissioner of .

Whereas the said C. D. was directed by a decree of this Court, under date the day of 187 , to pay to A. B. the sum of and for costs of suit, amounting to , and whereas the said C. D. has omitted to pay the same, you are hereby commanded to apprehend the said C. D., and to bring him with all convenient speed before this court to be dealt with according to law.

SCHEDULE I.

(See Section 108.)

WRIT OF EXECUTION AGAINST THE EFFECTS.

A. B., Plaintiff.

C. D., Defendant.

To

The Nazir of the Court of the Deputy Commissioner of .

Whereas C. D. was directed by a decree of this Court, under date the day of 187 , to pay to A. B. the sum of and for costs of suit, amounting to , and whereas the said C. D. has omitted to pay the same, you are hereby commanded to levy the said sum of , and the sum of for costs of executing this process, by seizure and sale of such movable property of the said C. D. as (is described in the list annexed, and) [*if no list is furnished, these words to be omitted*] shall be pointed out to you by the judgment-creditor or his agent; and you are hereby ordered to sell such property of the said C. D. on some

convenient day, not being less than ten nor more than fifteen days from the day of seizure, unless the amount leviable as aforesaid shall be sooner paid; and you are hereby commanded to certify to me what you shall do by virtue of this warrant.

STATEMENT OF OBJECTS AND REASONS.

THE peculiarities of the tenures and customs prevailing in the Chota Nagpore Division require that the relations of landlord and tenant in that part of the country should be regulated by special procedure.

The existing rent-law of the province is contained in Act X of 1859, and the present Bill is based upon that measure, the omissions and alterations of importance being as follows:—

The grounds of enhancement specified in section 17 of Act X are considered inapplicable to the districts of Lohardugga, Hazareebagh, and Singbhoom, and are therefore omitted from the Bill.

Tenants of lands known as bhuinhari, khoonkatti, korkor, bacebullah, khundwut, &c., are protected from enhancement except under certain circumstances and conditions.

A special procedure is laid down for the enhancement of the rents of other occupancy ryots.

The provisions of Act X relating to distraint are omitted, as unsuitable to the circumstances of the province.

It being advisable to continue the restriction on the sale of landed property observed in the province, it is declared that no sale shall take place under sections 105, 108, and 109 of Act X without the consent of the Commissioner of the province.

An appeal is given from the Deputy Commissioner to the Judicial Commissioner, and, when the amount in dispute exceeds Rs. 5,000, to the High Court.

H. REYNOLDS.

The 29th December 1877.

W. E. H. FORSYTH,

Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, JANUARY 2, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First Publication]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 27th December 1877, and is hereby promulgated for general information:—

ACT NO. XVIII OF 1877.

An Act to amend the law relating to Salt.

For the purpose of amending the law relating to Salt; it is hereby enacted as follows:

Preamble.

Preliminary.

Short title

1. This Act may be called "The Salt Act, 1877;"

Commencement.

And it shall come into force on the twenty-eighth day of December 1877.

Repeal of enactments.

2. The Acts specified in the Schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same Schedule.

"Maund" defined.

3. In this Act "maund" means a maund of 82½ lbs. avoirdupois weight.

General.

4. The Indian Tariff Act, 1875, Schedule A, No. 49, shall be amended as follows, that is to say—

(a) in column three, for the figures and word "3,200 tolahs," the figures and words "82½ lbs. avoirdupois" shall be substituted; and

(b) in column 5, for the numbers "1" and "13," the numbers "2" and "8" respectively shall be substituted.

Bombay and Madras.

5. On all salt imported by land into any of the territories administered by the Governor of Bombay in Council, or the Governor of Fort St. George in Council, a customs duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Bombay.

6. On all salt manufactured in any of the territories administered by the Governor of Bombay in Council, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Madras.

7. For section 11 of the Madras Salt Excise Act, 1871, the following shall be substituted:—

"11. On all salt manufactured in any district, or part of a district, to which this Act may be extended, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the said presidency by sea, and shall be paid under such orders as the Board of Revenue from time to time make in this behalf:

"Provided that no such duty shall be leviable until the salt is about to be removed from the place of storage, and that no salt shall be so removed without a permit authorizing its removal from store; and such permit shall specify the quantity to be removed and the excise-duty levied or due thereon."

8. The Government of Fort St. George shall from time to time, by notification in the Local Gazette, fix as part of the price of every maund of salt sold under its orders within any local area, such sum or sums as it may deem sufficient to cover the cost of importation, purchase, manufacture, storage, transport, sale, and wastage.

9. The said Government may from time to time vary such sum or sums for any description of salt, or for any local area, with reference to all or any of the following considerations, (namely):—

- (a) the place in which the salt is sold ;
- (b) the quantity of the salt sold in any transaction ;
- (c) any other circumstances affecting its sale.

10. The price to be paid to the said Government in any local area mentioned in any notification under section eight or section nine shall, for every maund of salt sold in such area, be equal to the customs duty for the time being leviable on a maund of salt imported by sea into the Presidency of Fort St. George, together with the sum or sums fixed under the said sections.

The sums under section eight shall be taken, until altered for any local area by notification under section eight or section nine, to be the following, namely: in the districts of Malabar and South Canara, for home-made salt, five annas per maund, and for imported salt, eight annas per maund, and in all other districts of the Presidency of Fort St. George, three annas per maund.

Orissa

11. In modification of Bengal Act No. VII of 1864, section 9, a duty shall be paid on salt manufactured at any place in the Division of Orissa by persons licensed under that Act, at such rate, not exceeding three rupees four annas, as the Governor-General in Council may from time to time fix for such place.

THE SCHEDULE

No and year.	Subject.	Extent of repeal.
VI of 1844	Transit duties. Salt.	Section 43
XXIV of 1869 ..	Salt in Madras and Bombay.	So much as has not been repealed.
X of 1874 .	Salt in Ganjam and Orissa.	So much as has not been repealed.
XV of 1874 .	Laws' Local extent.	So far as it relates to Act XXIV of 1869.
XI of 1875...	Salt in Madras	The whole.

D. FITSPATRICK,
Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 28th December 1877, and is hereby promulgated for general information :—

ACT No. XIX of 1877.

An Act to enable certain District Judges to suspend and remove certain ministerial officers, and for other purposes.

WHEREAS it is expedient to empower the District Judges of the Lower and the North-Western

Provinces of the Presidency of Fort William and the District Judges of the Presidency of Fort Saint George to suspend and remove ministerial officers of the Courts of Subordinate Judges, Munsifs, and District Munsifs; and whereas it is also expedient to provide in the Presidency of Fort Saint George for the transfer of ministerial officers from one Court to another; It is hereby enacted as follows :—

1. After the second paragraph of section 36 of the Bengal Civil Courts' Act, No VI of 1871, the following paragraph shall be inserted (that is to say) :—

"The District Judge, within whose jurisdiction such Court is situate, may, by order, suspend or remove any such ministerial officer."

2. For section 23 of the Madras Civil Courts' Act, 1873, the following shall be substituted (that is to say) :—

"23. The ministerial officers of the Courts of the Subordinate Judges and District Munsifs shall be appointed by such Subordinate Judges and District Munsifs respectively, subject to the approval or confirmation of the District Judge within whose jurisdiction such Courts are situate, and may be suspended or removed from office either by the said District Judge or (subject to his approval or confirmation) by such Subordinate Judges and District Munsifs respectively."

3 After section 24 of the same Act, the following section shall be inserted:—

"24A. The local Government may, at the instance of the District Judge, transfer from any Court, except the High Court, to any other Court, except the High Court, all or any of the ministerial officers of the Court of such Judge, or of any Subordinate Judge or District Munsif under his control.

"The District Judge may transfer all or any of the ministerial officers of any Court under his control to any other such Court."

D. FITSPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, JANUARY 2, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different District of Bengal, as reported to Government during the week ending the 29th December 1877

No.	District and date of return.	Rainfall at Sadar Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.			
<i>Western Districts</i>			
1	Burdwan, Dec. 29 '77	Nil	The main crop is nearly harvested. The rubber crops are doing well. Fever is prevalent. Cholera is reported in the Culna sub-division.
2	Bankura, .. 29 ..	Nil	Weather—cold and at times cloudy. The state and prospects of the crops are the same as reported last week.
3	Baerbhoom, .. 29 ..	Nil	Weather—moderate. The harvest of late rice is nearly completed. The rubber crops are doing well.
4	Midnapore, .. 29 ..	Nil	Weather—bright and rather warm for the season. State and prospects of the crops are fair.
5	Hoojly, .. 29 ..	Nil	Weather—rather warm for the season. The harvesting of late rice is going on. It is a good crop. The rubber crops are being weeded. Fever is on the increase. Many cases of cholera have been reported from thana Bolaghyr.
	Howrah, .. 21 ..	Nil	Weather—getting too hot for the season again. The rice harvest is progressing. The late crops sown here in the cold weather are doing well. Health is improving.

No.	District, and date of return.	Rainfall at Sadler Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Continued.)			
<i>Central Districts.</i>			
PANDESKY DIV.	6 24-Pergunnahs, Dec. 29 '77	Nil	Weather—warmer than last week. The reaping of the <i>amun</i> crop continues. Fever and cholera are still prevalent.
	7 Nudda, „ 29 „	Nil	Weather—warmer than usual in December. The cold-weather crops are progressing favorably. Cholera is abating in Hoochta, but fever of a bad type has appeared. Cholera and fever are reported in Bongong and Meherpore.
	8 Jessore, „ 29 „	Nil	Weather—more warm than is seasonable. The prospects of the winter crops are satisfactory. Fever is abating a little.
	9 Moorshedabad, „ 29 „	Nil	Weather—unusually close for the season. There is no change to report. Rain is needed for the <i>rubbee</i> crops. Cholera is still prevalent. Much fever is about.
RAJSHAHY AND COOCH BEHAR DIV.	10 Dinapore, „ 28 „	Nil	Weather—mild and dry. The outturn of the <i>hoimundi</i> harvest now in progress is estimated at 12 annas.
	11 Rajshahy, „ 29 „	Nil	Weather—warm in the day time and cold at night. Heavy dews. The cutting of the <i>amun</i> rice crop is going on, and the prospects of the <i>rubbee</i> crops are favorable.
	12 Rungpore, „ 28 „	Nil	Weather—dry, but foggy in the morning. The cutting of <i>dhan</i> continues. Other crops are progressing well. Mustard is being gathered in some places. Cholera is abating.
	13 Bogra, „ 29 „	Nil	Weather—dry and cold. The reaping of <i>amun</i> rice still continues. The <i>rubbee</i> crops are promising well. A little rain would do well. Fever is still prevalent in the west. Cholera has entirely disappeared.
	14 Pubna, „ 29 „	Nil	Weather—seasonable. The state and prospects of the <i>rubbee</i> are favorable. The reaping of <i>maskalai</i> and <i>moong</i> has commenced. Fever and cholera are not so prevalent as they were lately.
	15 Darjeeling, „ 28 „	Nil	Weather—alternately bright and cloudy. Almost all the <i>hoimundi</i> crop has been gathered in; the outturn is very fair. <i>Til</i> and <i>kales</i> crops are progressing favorably, and the sowing of other crops has been commenced.
	16 Julpigore, „ 29 „	Nil	Weather—warmer than usual at this time of year. The gathering of the <i>hoimundi dhan</i> is almost finished. Land is being prepared for the <i>dhadoi</i> all over the district. The prospects of tobacco, mustard, and other winter crops are satisfactory.
	Cooch Behar, „ 27 „	Nil	Weather—seasonably cool. No change to report in the state and prospects of the crops. The harvesting of <i>amun</i> rice is not yet over. The cold-weather crops are progressing favorably. Mustard is in flower, and the tobacco plants are still being transplanted. Cases of fever are increasing in number in the Mekligunge sub-division, otherwise the public health is generally good.
<i>Eastern Districts.</i>			
DAWA DIV.	17 Dacca, Dec. 29 '77	Nil	Weather—warm for the season, and heavy fogs in the morning. The rice harvest is over, and the result is everywhere favorable.
	18 Farreedpore, „ 29 „	Nil	Weather—seasonable. Rain is wanted for the winter crops; at present, however, an average crop is expected.
	19 Backergunge, „ 27 „	Nil	Weather—seasonable. Eight annas of the <i>amun</i> crops have been reaped. The prospects are fair.
	20 Mymensingh, „ 28 „	Nil	Weather—seasonable. Mornings are foggy. State and prospects of the crops are good.
	21 Tipperah, „ 28 „	Nil	Weather—fine, but not so cold as usual at this time of year. State and prospects of the crops are very good.
CHITTAGONG DIV.	22 Chittagong, „ 27 „	Nil	Foggy mornings; days fair but warm. The late <i>amun</i> crop is still being harvested; the probable outturn is about 12 annas. In parts in the north insects have eaten off the crop.
	23 Nonkholly, „ 27 „	Nil	Weather—seasonable. The reaping of the <i>amun</i> crop continues. The prospects are fair. Public health is good.
	24 Chittagong Hill Tracts, „ 25 „	Nil	Weather—seasonable; very cold throughout the week. The prospects of mustard and tobacco are good. The outturn of the paddy crop of the plough cultivators has been very poor.
	Nil Tipperah, „ 28 „	Nil	Weather—cold and dry. The reaping of the late rice crop is nearly completed. The winter crops go on well.

No.	District, and date of return.	Rainfall at Sadler Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
SHAR.			
25	Patna, Dec. 29 '77	Nil	Weather—fine and cold. The reaping of the rice crop is in progress. The rubber crops are looking well, but a little rain is wanted. Health is good.
26	Gya. " 29 "	Nil	Weather—warmer than usual at this season. No appearance of coming rain. Maximum thermometer in the shade 83°. Estimates of the actual outturn of rice have been called for. The outturn is known to be far below the average, and this and the exportation still going on are facts which make a little gain for the rubber all the more anxiously looked for. It is very much wanted.
27	Shahabad. " 29 "	Nil	Weather—still cloudy, with east wind prevailing. The rubber under some irrigation is excellent, but where no irrigation (some or from wells) is available, it is reported to be drying up for want of rain.
28	Durbhanga. " 29 "	Nil	Weather—sometimes cloudy and rather hot for the season. The harvesting of rice is nearly complete. The rubber crops are looking well, but in some places they require rain. Owing to the failure of the rice crop in some places, and the large exportation now going on, the price of rice has risen to an unusual height.
29	Monuferspore. " 29 "	Nil*	Weather—mild and cloudy, with heavy fogs in the morning. The rubber crops are doing fairly, but rain is much wanted.
30	Saran. " 29 "	Nil	Weather—cool and bright, with light clouds at times. The mornings are generally foggy. West wind is prevailing. The prospects of the rubber crops are still good, but rain is urgently required. Prices are stationary. Public health is good.
31	Chumpanan. " 29 "	Nil	Weather—seasonable. No change to report. Rain is much wanted for the rubber crops. The price of food-grains has slightly fallen in consequence of importations from the neighbouring districts.
32	Monghyr. " 29 "	Nil	Weather—warmer than previous week. Rain is wanted for the rubber crops.
33	Bhagulpore. " 29 "	Nil	Weather—clear and cold. The <i>aghasi</i> crop is mostly cut and is giving an abundant outturn, which is being exported as fast as threshed out. The rubber prospects are excellent.
34	Purneah. " 29 "	Nil	Weather—hot for the time of year. Some rain would be beneficial to the wheat. The crop of mustard is good. Tobacco is very good.
35	Maldah. " 29 "	Nil	Weather—fair, but unreasonably warm. State and prospects of the crops are satisfactory. Cholera has much abated, but fever of a bad type is very prevalent in many parts of the district.
36	Sonthal Pergas. " 30 "	Nil	Weather—not cold for the time of year. No change in the state and prospects of the crops since last report.
ORISSA.			
37	Cuttack, " 29 "	Nil	Weather—fine; rather warm for the season. <i>Saradh</i> and rubber crops are being reaped and a good outturn is expected.
38	Pooree. " 27 "	Nil	Weather—warm for the season; sky clear. The harvesting of the <i>lagha</i> crop has been completed; the outturn is estimated at three eighths of an average crop. The <i>saradh</i> crop is being harvested. The miscellaneous winter crops, <i>i.e.</i> <i>moong</i> , <i>arhar</i> , <i>kala</i> , and mustard promise fair. <i>Mugarrane</i> is being cut. <i>Dalua</i> rice continues to be sown. The state of the <i>manila</i> crops in the salt tracts south of the Chilka is not very good owing to want of rain. No more cholera.
39	Balasore. " 28 "	Nil	Weather—rather warm for the season. The winter crops are doing well and some are being harvested. The outturn of the <i>saradh</i> crop has been an average one. A few cases of small-pox and fever have been reported from the interior.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
40	Hazareebagh, Dec. 28 '77	Nil	Weather—fair. No change to report in the state and prospects of the crops. The present prospects of the rains are favorable.
41	Lohardugga. " 28 "	Nil	There has been no rain throughout the district during the past week, and the prospects of the rubber crops are indifferent in consequence.
42	Ringbhoon. " 28 "	Nil	Weather—seasonable. Nothing to report about the paddy crop. The cold-weather crops are doing well, and would be better if the usual Christmas rain would fall. There is a good deal of fever reported from Dhalbhoon.
43	Manbhoon. " 29 "	Nil	Weather—pleasant, but the wind is unusually high, and the absence of the usual Christmas showers may result, as it seemed to do last year, in a too early fall of rain further on, and in an unfavorable distribution of the fall between June and October. Nothing new to report. Generally there has been a good harvest in the south, and a poor one in the north, of the district. Rain is wanted in one pergunnah, where wheat and gram have been grown.

* Q25 class report.

Published for general information.

The following Statement shows the quantities of the principal staples of Traffic imported into Calcutta from the interior during the month of November 1877.

IMPORTS INTO CALCUTTA.

Whence imported.	FOOD-GRAINS.							Jute.	OIL-SEEDS.		Cotton, raw.	Silk.
	RICE AND PADDY.			Wheat.	Gram and pulses.	Other food-grains.	Total.		Linseed.	Mustard seed.		
	Rice.	Paddy.*	Total (in rice).									
BENGAL.												
Burdwan	1,95,970	2,900	1,97,870	1,300	815	1,99,110	2,710	2,901	1,440	21
Barabhoom	79,607	79,607	635	80,190	235	227
Midnapore	1,12,129	57,278	1,69,407	1,69,407	704	5,516	150	40	308
Hoochly	67,784	1,845	69,629	11,417	1,066	81,113	82,307	35,877	11,571	308	6
St. Pergunnahs	1,74,046	22,360	1,96,406	50	1,96,456	48,901	2,077	2,023
Podena	25,646	125	25,771	2,667	22,081	297	61,141	26,403	21,723	1,551	118	938
Seonee	2,585	2,585	5,013	7,603	12,120	200	23
Meerabad	25,450	10	25,460	2,512	18,995	47,474	1,197	5,515	2,469	408
Dinapore	19,870	25	19,895	19,895	1,073
Rajshahy	2,300	2,300	75	10,480	12,815	24,300	2,760	1,540	719
Runsore	30	30	30	21,459
Moore	8,400	8,400	8,400	14,575
Patna	4,830	4,830	7,282	12,092	2,57,893	2,863	2,531	491
Dacca	2,475	2,475	6,080	8,555	5,55,113	53	595
Purandore	44,507	44,507	12,490	57,997	2,67,447	775	753	47
Bakergunge	17,085	17,085	17,085	2,030	7
Wymenstigh	4,655	645	5,300	8,181	118	13,484	1,28,519	1,000
Chitab	7,351	7,351	875	8,225	5,693
Kalkilly	200	200	200
Total of Bengal	7,85,304	66,128	8,20,384	17,921	1,04,621	370	9,42,996	18,56,975	86,283	29,624	2,827	2,619
BEHAR.												
Patna	2	2	8,922	12,781	24	21,725	1,89,806	43,372
Shahabad	4,394	4,729	18,525	23,638	11,594	2,745
Mosuforpore	180	180	557	304	1,011	5,987	1,943
Durghauze	12	306	410	67,231	21,438
Barun	9,822	1,331	316	11,735	68,612	8,839
Monghyr	524	524	21,825	30,740	364	43,263	27,123	10,617
Shahdol	784	784	21,821	2,415	472	24,309	18,521	22,900
Purnea	1,806	175	1,981	4,161	467	12	6,446	2,890	15,506
Maidah	9,612	9,612	1,197	1,280	54	12,153	2,378	2,550	5,575
Benhal Pergunnahs	248	248	5,636	456	1,169	7,261	2,577	5,901	28
Total of Behar	12,898	175	13,073	77,770	44,816	10,739	1,32,349	8,278	3,78,921	1,40,587	28
ORISSA.												
Cuttack	573	557	1,130	1,130	2,615
Balasore	856	2,584	2,647	2,647	2,191
Total of Orissa	1,411	3,781	2,785	2,785	4,806
CHOTA NAGPORE.												
Hazarebagh	22	212	244	10	2,653
Maubloom	2,015	2,015	2,015
Total of Chota Nagore	2,015	2,015	22	212	2,249	10	2,663
Grand total of supplies from the Provinces under the Lieutenant-Governor of Bengal.	8,02,523	60,064	8,40,080	95,801	1,40,291	17,321	11,02,380	18,08,750	4,65,134	1,75,633	2,657	2,698
OTHER PROVINCES.												
Assam	601	600	600	2,066	10,629	107	26
North-Western Provinces	70	3,096	3,766	87,796	88,633	5,840
Punjab	2,519	2,519	2,851	19
Central Provinces
Malpootana States	655
Bumpey	5,896
Madras	45	45	45	233
Other places	7,989	7,989	45	834	8,328	1	205	204
Grand total of imports. In Nov. 1877	8,11,097	60,064	8,48,330	95,801	1,40,291	17,321	11,17,316	18,72,325	4,66,753	1,77,920	17,103	2,940
Grand total of imports. In Nov. 1878	15,61,616	4,730	15,64,579	4,21,622	2,04,522	12,821	22,04,720	11,12,084	2,65,622	1,22,991	20,263	87

The Sea-Borne Trade of Calcutta in these staples during the month of November 1877 was as follows :—

REPORTED FROM CALCUTTA—	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
To Indian ports, viz.—												
Madras	2,62,942	1,200	2,62,942	7,245	2,69,187	16	1,200
Other ports in Madras	1,92,308	1,92,308	4,624	1,92,308
Bombay	2,35,405	2,35,405	4,624	2,40,029	16,137
Pondicherry	25,552	25,552	25,552
Other Indian ports	104	104	104
Total of interport trade	7,35,909	1,200	7,35,909	2,105	16,493	7,35,909	16,137	20	1,400
To Foreign ports—												
United Kingdom	1,01,400	1,01,400	2,512	2,512	1,03,912	2,52,150	2,52,150	1,22,145	20	608
Other ports	2,35,405	2,35,405	2,35,405	2,35,405	2,35,405	17,974	4,825	1,512
Total of foreign trade	2,35,405	2,35,405	2,512	2,512	2,35,405	2,35,405	2,35,405	17,974	4,825	1,512
Grand total, In Nov. 1877	12,76,084	1,200	12,76,084	2,512	16,493	12,76,084	18,72,325	7,77,920	1,64,719	4,825	2,940
Grand total, In Nov. 1878	19,83,338	2,700	19,83,338	4,21,622	2,04,522	19,83,338	22,04,720	4,12,906	2,65,622	20,263	87

* A maund of paddy is equivalent to 25 seers of rice.

† Taken from the monthly returns of the Custom House, where no information was then available of direct shipments and re-loads as regards grains shipped to free ports.

The following Statement shows the several Routes followed by the trade in the principal staples of Traffic imported into Calcutta during the month of November 1877.

IMPORTS INTO CALCUTTA.

Specification of routes.	FOOD-GRAINS.					Jute, raw.	OIL-SEEDS.		Cotton.	Salt.
	Rice.	Paddy.	Wheat.	Gram and pulses.	Other food-grains.		Linseed.	Mustard seed.		
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
By country boats	4,33,314	35,541	69,954	1,10,233	14,000	10,17,925	3,08,413	1,44,471	1,907	1,038
" river steamers	1,33,704	...	6,010	197	36
" rail { East Indian Railway	2,11,566	...	36,496	31,313	3,233	...	3,31,419	96,973	6,356	794
" Eastern Bengal Railway	43,001	...	213	13,911	...	3,05,361	14,980	733	1,000	916
" road	1,02,523	788	34,439	395	...
" sea	6,189	2,741	45	...	235	4,508	1	...	6,316	368
Grand total of { In Nov. 1877	8,11,097	69,064	96,306	1,54,393	17,370	16,72,830	3,34,733	1,47,920	17,103	2,940
{ In Nov. 1876	15,61,616	4,739	4,31,293	3,24,333	13,331	11,12,090	2,45,333	1,32,991	30,063	377

The following Statement shows the quantities and values of the principal staples of Traffic exported inland from Calcutta during the month of November 1877.

EXPORTS FROM CALCUTTA.

Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.	Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
BENGAL.	Rs.	Mds.	Mds.	CHOTA NAGPORE.	Rs.	Mds.	Mds.
Burdwan	4,97,484	1,306	68,937	Hazaribagh	51,040	48	6,360
Beerbhoom	64,080	333	10,196	Manbhoom	49,440	134	1,773
Midnapore	1,36,500	3,785	23,740	Total of Chota Nagpore	1,00,480	178	8,033
Hoochly	17,110	173	7,700	Grand total of supplies into the provinces under the Lieutenant-Governor of Bengal.	94,03,353	21,793	4,00,319
St-Fergunnahs	1,03,313	323	9,310	OTHER PROVINCES.			
Nudda	8,23,046	2,149	23,330	Assam	3,71,300	303	34,448
Jessore	22,420	306	16,394	N. W. Provinces and Oudh	29,54,000	2,345	34,908
Moorshedabad	2,09,380	134	27,007	Punjab	17,44,000	3,525	...
Dinagore	3,793	Central Provinces	1,03,260	179	...
Rajshahye	1,53,855	5	1,400	Chippootana States	1,33,920	60	...
Rungpore	2,43,360	561	37,763	Bombay	61,080	79	...
Pubna	1,43,000	1,243	64,333	Madras	1,80,990	3,923	...
Dacca	3,03,100	1,400	34,330	Other places	5,67,050	3,948	...
Furzedpore	3,03,100	654	34,330	Grand total of { In Nov. 1877	1,47,40,683	36,009	6,34,938
Backergunge	1,18,040	{ In Nov. 1876	93,33,637	11,307	6,50,300
Mymensingh	300	...	6,315				
Tipperah	47,330	380	300				
Chittagong	7,063				
Noakholly				
Total of Bengal	43,01,984	13,943	4,02,137				
BEHAR.							
Patna	20,35,400	543	33,483				
Shahabad	4,33,540	3	16,397				
Mosafferpore	49,300	...	350				
Durbhanga	1,49,000	117	26,516				
Baran	18,050				
Monshyrr	3,78,740	80	6,707				
Bhagalpore	3,16,950	133	37,230				
Purneah	4,19,400	311	3,356				
Maldah	12,548				
Southal Fergunnahs	3,44,120	919	10,026				
Total of Behar	40,06,040	2,033	1,77,383				
ORISSA.							
Cuttack	1,99,073	4,380	823				
Rajapore	19,980	2,330	31				
Total of Orissa	3,98,053	6,700	853				

* As per tariff declaration value.

The following Statement shows the several routes followed by the Trade in the principal staples of Traffic exported from Calcutta during the month of November 1877.

Specification of routes.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
	Rs.	Mds.	Mds.
By country boats	3,70,191	5,791	4,10,000
" river steamers	3,49,330	334	3,000
" rail { East Indian Railway	93,02,354	3,249	1,37,354
" Eastern Bengal Railway	37,77,640	4,450	64,733
" road	93,300	230	2,307
" sea	10,91,004	16,553	913
Grand total of exports ... { In Nov. 1877	1,47,40,683	36,009	6,34,938
{ In Nov. 1876	93,33,637	11,307	6,50,300

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 9th Dec. to 16th Dec. 1877.	Rain from 16th Dec. to 22nd Dec. 1877.	RAIN FROM 1st JANUARY 1877.		REMARKS.
			Inches.	Inches.	Inches.	Up to date.	
BENGAL.	WESTERN DISTRICTS.	Burdwan ...	0.03	Nil	50.40	22nd Dec.	
		Cutwa ...	Nil	ditto	52.79	ditto	
		Culina ...	ditto	ditto	53.12	ditto	
		Dood-Bood ...	ditto	ditto	47.41	ditto	
		Hansegunge ...	ditto	ditto	58.13	ditto	
		Jehanshab ...	ditto	ditto	79.34	ditto	
		Bankoora ...	0.03	ditto	54.63	ditto	
		Sooree ...	0.12	ditto	57.15	ditto	
		Hetampore ...	0.10	ditto	57.74	ditto	
		Roypore ...	Nil	ditto	53.48	ditto	
	CENTRAL DISTRICTS.	Midnapore ...	ditto	ditto	45.95	ditto	
		Tumlook ...	ditto	ditto	43.90	ditto	
		Ghattal ...	ditto	ditto	63.61	ditto	
		Contail... { Dy. Collr.'s Office...	ditto	ditto	75.53	ditto	
		Contail... { Exe. Engr.'s Office	ditto	ditto	64.99	ditto	
		Hooghly ...	ditto	ditto	54.97	16th Dec.	
		Serampore ...	ditto	ditto	55.85	ditto	
		Howrah ...	0.01	ditto	61.80	22nd Dec.	
		Maheshreka ...	Nil	ditto	61.65	ditto	
		PENNEDY.	24-Pergunnahs	Saugor Island ...	NR	Nil	74.64
Calcutta ...	0.02			Not recd.	61.24	16th Dec.	
Alipore ... { Dispensary	0.05			Nil	64.80	22nd Dec.	
Alipore ... { Jail	Nil			ditto	63.63	ditto	
Busseerhat ...	ditto			ditto	60.19	ditto	
Baraset ...	ditto			ditto	56.24	ditto	
Diamond Harbour ...	ditto			ditto	66.71	ditto	
Barripore ...	ditto			ditto	72.07	ditto	
Satkhira ...	ditto			ditto	75.16	ditto	
Barrackpore ...	ditto			ditto	57.43	ditto	
Nuddea	Dum-Dum ...		ditto	ditto	54.93	ditto	
	Kishnaghur ...		0.07	ditto	69.76	ditto	
	Bongong ...		Nil	ditto	75.77	ditto	
	Meherpore ...		0.14	ditto	73.81	ditto	
	Choochlanga ...		Nil	ditto	74.15	ditto	
	Koonstun ...		0.12	ditto	90.00	ditto	
	Ranaghat ...		Nil	ditto	61.24	ditto	
	Jessore ...		ditto	ditto	68.14	ditto	
	Narail ...		0.06	ditto	71.88	ditto	
	Khoolna ...		Nil	ditto	73.02	ditto	
Jessore	Jhonda ...	ditto	ditto	74.25	ditto		
	Bagurhat ...	ditto	ditto	77.44	ditto		
	Magoorah ...	0.08	ditto	81.31	ditto		
	Berhampore ...	0.10	ditto	63.15	ditto		
	Rampore Haut ...	0.10	ditto	60.60	ditto		
	Lallbagh ...	Nil	ditto	64.97	ditto		
	Jungpore ...	0.22	ditto	52.41	ditto		
	Azimungunge ...	Nil	ditto	63.46	ditto		
	Lallgolla ...	0.15	ditto	54.71	ditto		
	Kandee ...	Nil	ditto	62.41	ditto		
Dingapore	Dunagepore ...	ditto	ditto	66.71	ditto		
	Raizunge ...	0.04	ditto	58.65	ditto		
	Maldah ...	0.07	ditto	73.49	ditto		
	Chanchal ...	Nil	ditto	54.11	ditto		
	Bauleah ...	0.13	ditto	77.63	ditto		
	Natore ...	Nil	ditto	60.71	ditto		
	Rungpore ...	0.02	ditto	90.96	ditto		
	Bhabanungunge ...	Nil	ditto	64.50	ditto		
	Kurigram ...	0.20	ditto	80.48	ditto		
	Bagdogra ...	0.13	ditto	24.21	ditto ...	Not recorded 3rd June to 3rd November.	
RAJSHAHYE.	Bogra	Bogra ...	0.22	ditto	75.28	ditto	
		Sherpore ...	0.23	ditto	78.51	ditto	
		Nowkhilla ...	0.24	ditto	75.75	ditto	
		Panchabibi ...	Nil	Not recd.	54.88	16th Dec.	
		Halulya ...	ditto	ditto	64.61	ditto ...	Not recorded 9th to 16th September.
	Pubna	Pubna ...	0.06	Nil	98.41	22nd Dec.	
		Serajungge ...	Nil	ditto	78.37	ditto	
		Darjeeling ... { Telegraph Office	0.60	ditto	96.69	ditto	
		Darjeeling ... { Hospital	0.60	ditto	106.64	ditto	
		Julpigoree ...	0.13	ditto	94.38	ditto	
COCH BEHAR.	Tributary States.	Bodah ...	0.32	ditto	97.28	ditto	
		Buza—Civil Surgeon's Office	0.15	ditto	185.38	ditto	
		Titalya ...	Not recd.	ditto	86.08	ditto ...	Not received 9th to 16th December.
		Cooch Behar ...	0.10	ditto	107.48	ditto	

DIVISION.	DISTRICTS.	STATIONS.	Rain from 9th to 16th Dec. 1877.	Rain from 16th Dec. to 22nd Dec. 1877.	RAIN FROM 1st JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
BENGAL—continued.							
Dacca.	EASTERN DISTRICTS.		Inches.	Inches.	1877.		
	Dacca ...	Dacca... { Telegraph Office... 0.03 Nil 85.36 22nd Dec.	Hospital ... Nil Not recd. 87.99 16th Dec.				
		Moonsheegunge ... ditto ditto 125.78 ditto	Manickgunge ... 0.09 ditto 80.37 ditto				
	Furzedpore ...	Furzedpore ... 0.03 Nil 96.43 22nd Dec.	Goalundo ... Nil ditto 88.51 ditto				
		Madaripore ... ditto ditto 90.11 ditto					
	Backergunge ...	Burrisal ... ditto Not recd. 88.01 16th Dec.	Perozepore ... ditto ditto 94.38 ditto				
		Patoakhally ... ditto ditto 101.31 ditto	Bhola ... ditto ditto 95.83 ditto			From 4th February.	
		Mymensingh ...	Mymensingh ... 0.19 Nil 114.86 22nd Dec.	Jamulpore ... 0.50 ditto 89.54 ditto			
			Atia ... Nil ditto 88.05 ditto	Kishoregunge ... 0.03 ditto 95.13 ditto			
	Chittagong ...		Chittagong { Telegraph Office Nil ditto 111.90 ditto	Jail ... ditto ditto 124.98 ditto			
			Cox's Bazar ... ditto ditto 143.32 ditto				
		Noakholly ...	Noakholly ... ditto ditto 122.47 ditto	Fenny ... ditto ditto 128.07 ditto			
	Tipperah ...		Comillah ... ditto ditto 103.70 ditto	Brahmunbariah ... ditto ditto 91.29 ditto			
		Chittagong Tracts.	Hill Rungamatee Hill... ditto ditto 133.06 ditto				
	Hill Tipperah ...	Hill Tipperah ... ditto ditto 83.87 ditto					
BEHAR.							
PATNA.	Patna ...	Patna ... ditto ditto 31.12 ditto	Behar ... ditto ditto 43.24 ditto				
		Bah ... ditto ditto 40.19 ditto	Dinapore ... { Jail ... Not recd. Not recd. 21.42 8th Dec.	Cantonment... Nil Nil 23.18 22nd Dec.			
		Gya ...	Gya ... ditto ditto 43.61 ditto	Nowadah ... 0.08 ditto 45.79 ditto			Not recorded 16th to 24th September.
			Aurangabad ... 0.02 ditto 27.97 ditto	Jehanabad ... Nil ditto 26.73 ditto			Not recorded 12th January and 4th to 10th February.
	Shahabad ...		Arrah ... 0.20 ditto 28.57 ditto	Sasaram ... 0.11 ditto 26.80 ditto			
			Buxar ... 0.10 ditto 22.30 ditto	Bhuboanah ... Nil ditto 26.69 ditto			Not received 19th to 25th August.
		Muzafferpore ...	Muzafferpore ... ditto Not recd. 27.39 15th Dec.	Hajeeppore ... Not recd. ditto 40.35 27th Oct.			
			Seetamurhee ... 0.12 ditto 34.49 16th Dec.				
	Durbhunga ...		Durbhunga ... 0.30 Nil 53.64 22nd Dec.	Mudhoobunnee ... 0.10 ditto 48.59 ditto			
		Tajpore ... Not recd. Not recd. 32.14 8th Dec.					
	Sarun ...	Chupra ... Nil ditto 26.69 16th Dec.	Sewan ... 0.07 ditto 31.45 ditto				
		Champaran ...	Motiharee ... 0.17 ditto 27.49 ditto	Bettiah ... 0.25 ditto 35.86 ditto			
	Segowlie ... 0.45 ditto 37.73 ditto						
	Monghyr ...		Monghyr ... 0.02 ditto 39.48 ditto	Begoonerai ... 0.09 ditto 33.14 ditto			
		Jamsoore ... 0.12 ditto 33.89 ditto					
		Bhagalpore ...	Bhagalpore ... 0.13 Nil 51.18 22nd Dec.	Scoopool ... 0.30 ditto 44.61 ditto			
	Muddehpoora ... Nil ditto 50.59 ditto		Banka ... 0.35 ditto 45.45 ditto				
	Sonbarsa ... Nil ditto 40.40 ditto						
	Purneah ...		Purneah ... 0.18 ditto 55.51 ditto	Kimsengunge ... 0.10 Not recd. 65.94 16th Dec.			
			Arrareah ... 0.15 ditto 61.10 ditto				
Sonthal Pergunnahe...		Nya Doomka ... 0.10 Nil 63.34 22nd Dec.	Rajmebal ... Nil ditto 55.30 ditto				
	Deoghur ... ditto ditto 55.24 ditto	Godda ... 0.22 ditto 44.09 ditto					

DIVISION.	DISTRICTS.	STATIONS.	Rain from Dec. to 15th Dec. 1877.	Rain from 16th Dec. to 22nd Dec. 1877.	RAIN FROM 1ST JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
ORISSA.	CUTTACK	Cuttack... { Telegraph Office	Nil	Nil	38.40	22nd Dec.	
		... { Hospital	ditto	Not recd.	41.13	15th Dec.	
		Jajpore	ditto	ditto	53.55	ditto	
		Kendraparah	ditto	ditto	50.68	ditto	
		Jagatsingpore	ditto	ditto	37.45	ditto	
		False Point	ditto	Nil	80.20	22nd Dec.	
		Pooree	ditto	ditto	35.15	ditto	
		Khurda	ditto	ditto	42.07	ditto	
		Balasore—Collector's Office	ditto	Not recd.	66.72	15th Dec.	
		Bhadrak	ditto	ditto	55.98	ditto	
	BALASORE	Jellasore	0.20	ditto	66.11	ditto	
		Sonah	Nil	ditto	54.33	ditto	
		Chandbally	ditto	ditto	54.34	ditto	
		Cuttack Tributary Mahals.	Sumbalpore	0.71	ditto	67.61	ditto
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	HASAREEBAGH	Hasareebagh... { Jail	0.26	Nil	44.74	22nd Dec.	
		... { Dispensary	0.24	ditto	46.89	ditto	
		Pachamba	0.20	ditto	45.37	ditto	
	LOHARDUGGA	Ranches	0.08	ditto	56.47	ditto	
		Palamow	0.60	ditto	49.63	ditto	
	SINGBHOO	Chyebassa	0.04	ditto	67.76	ditto	
	MANBHOO	Purnia	Nil	ditto	61.53	ditto	
		Govindpore	0.20	ditto	47.38	ditto	
	ASSAM & ADJACENT HILLS.						
	SYLHET	Sylhet	0.02	ditto	156.57	ditto	
	SIBSANGAR	Sibsangar	0.02	Not recd.	92.53	15th Dec.	
		Golaghat	0.04	ditto	73.61	ditto	
		Jorhat	0.10	ditto	73.36	ditto	
		Deopani	Nil	ditto	82.41	ditto	
		Hattie Pootie	0.04	ditto	78.19	ditto	
		Masengah	0.07	ditto	63.51	ditto	
		Nazira	0.03	ditto	67.52	ditto	
		Suntook	Nil	ditto	83.38	ditto	
		Cherideo	ditto	ditto	77.71	ditto	
		Akyab	ditto	Nil	141.41	22nd Dec.	
	RAJPOOTANA	Alwar	2.06	0.60	5.70	ditto	
		Jaipur	0.18	0.66	10.66	ditto	
		Bambhar	Nil	0.75	10.05	ditto	

CALCUTTA,
The 29th December 1877.

JOHN ELIOT,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 23rd to 29th Dec. 1877.

STATIONS.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	Thermometer.		Humidity at 50°.	Wind.		Rain.	Clouds.	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
ALFORD.	Dec. 23rd	10	30.129	30.151	63.7	63.3	70	N by W	2.5	b
		16	30.090	30.043	74.5	65.2	44	N W	5.5	b
	24th	10	30.128	30.160	66.3	63.0	71	N by W	2.5	b
		16	30.003	30.085	77.0	65.3	50	N by W	7.5	b
	26th	10	30.089	30.111	71.1	63.4	59	W by N	1.5	O	b
		16	29.996	29.948	78.0	65.0	48	W by N	5.7	C, CS	b
	28th	10	30.078	30.100	73.9	66.8	66	S W	1.3	b
		16	29.923	29.944	81.0	68.3	45	W	5.5	O	b
	27th	10	30.065	30.087	74.0	68.9	76	W S W	0.8	C	b
		16	29.989	29.961	81.0	67.3	45	W by N	4.3	O	b
SAGOR ISLAND.	Dec. 23rd	10	30.131	30.137	68	63	70	N W	2.4	b, m
		16	30.011	30.017	75	66	60	W N W	3.3	C	b, m
	24th	10	30.125	30.131	70	66	75	N N W	4.4	C	b, m
		16	30.008	30.014	78	67	54	N	9.8	C	b, m
	26th	10	30.076	30.083	73	67	78	N W	2.0	C	b, m
		16	29.934	29.940	78	70	45	S W	4.3	C	b, m
	28th	10	30.078	30.082	75	73	86	S W	1.8	b, m
		16	29.936	29.942	78	74	62	S	6.6	O	b, m
	27th	10	30.060	30.066	74	72	80	W	2.5	C	b, m
		16	29.951	29.957	74	73	90	S	4.6	PC	b, m
CHITTAGONG.	Dec. 23rd	10	30.003	30.097	71	65	71	N	2.6	CS	b, m
		16	30.004	30.099	69	65	80	N N W	2.7	b, m
	24th	10	29.979	30.074	71	67	80	N N E	3.2	C	b, m
		16	30.009	30.104	70	66	80	N E	3.6	b, m
	26th	10	29.999	30.094	71	67	80	N	2.5	C	b, m
		16	29.973	30.067	69	66	85	N	2.3	C	b, m
	28th	10	29.929	30.024	70	67	85	N N E	2.5	C	b, m
		16	30.131	30.143	70	67	85	E N E	1.3	CK	b
	24th	10	30.077	30.089	75	69	72	N N E	1.3	C	b
		16	30.084	30.086	69	66	85	N E	1.6	C	b
CUTTACK.	Dec. 23rd	10	30.056	30.140	74	64	55	N N E	1.1	C, CK	b
		16	30.018	30.131	76	64	49	N E	0.7	O	b
	24th	10	30.003	30.086	78	67	54	W	1.0	O	b
		16	30.001	30.084	79	68	58	N W	1.2	C	b
	26th	10	30.004	30.087	77	68	61	W N W	0.9	C	b
		16	29.984	30.068	74	70	61	N	0.9	C, PK	b
	28th	10	29.941	30.024	75	70	77	W N W	0.9	C, PU	b
		16	30.128	30.143	75	65	66	E N E	2.3	C	b
	24th	10	30.128	30.143	75	64	65	N E	4.9	C	b
		16	30.079	30.094	75	66	60	W	2.7	C	b
FALM POINT.	Dec. 23rd	10	30.079	30.111	80	63	66	E by N	2.3	b
		16	30.099	30.131	79	71	66	E	2.5	b
	24th	10	30.090	30.092	80	68	61	E	3.1	b
		16	30.075	30.107	78	70	65	N W by W	2.0	b
	26th	10	30.052	30.084	78	69	61	E by N	0.9	b
		16	30.028	30.055	79	70	61	E by N	1.7	b
	28th	10	29.985	30.015	79	70	61	E by N	1.9	b
		16	30.047	30.069	85	75	61	N E by E	10	b, e
	22nd	10	29.928	29.941	85	74	63	N E by E	12	b, e
		16	29.979	30.005	82	73	63	N E by E	14	b
MADRAS.	Dec. 23rd	10	29.961	29.934	82	74	67	N E by N	15	b
		16	29.988	29.991	81	73	60	N N E	15	b
	24th	10	29.941	29.974	83	73	63	N by E	20	b, e
		16	29.939	29.962	83	73	60	N by E	17	b
	26th	10	29.955	29.977	83	73	63	N N E	11	b
		16	29.978	29.991	81	74	71	N by E	10	cloudy
	28th	10	29.939	29.962	81	73	67	N by E	15	cloudy
		16	29.948	29.985	83	73	67	N N E	12	b, e
	27th	10	29.921	29.944	81	73	63	N N E	12	b, e
		16	29.935	29.915	84	74	60	N E by N	11	b, e
COCHIN.	Dec. 23rd	10	29.908	29.944	83	75	71	N E	10.3	b
		16	29.933	29.904	81	77	69	N	12.3	0.10	b
	24th	10	29.986	29.927	78	76	91	N	1.4	b
		16	29.998	29.937	82	75	75	N by W	2.4	b
	26th	10	29.938	29.929	83	78	79	N	1.9	b
		16	29.930	29.931	82	78	79	N	2.6	b
	28th	10	29.973	29.914	83	79	88	N E	1.3	b
		16	29.973	29.914	83	79	88	N E	1.3	b
	29th	10	29.973	29.914	83	79	88	N E	1.3	b
		16	29.973	29.914	83	79	88	N E	1.3	b

* Velocity of wind in miles per hour.

CALCUTTA.
The 29th December 1877.JOHN ELIOT, M.A.,
Meteorological Reporter to the Government of Bengal.

**Results of the Meteorological Observations taken at the Alipore Observatory from
23rd to 29th December 1877.**

Month.	Date.	Maximum in sun.	Mean pressure; barometer at 35° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1877.		°	Inches	°	°	°	°	°	Inches	°	%			Inches.	
Dec.	23rd	134.5	30.059	65.3	75.8	23.9	51.9	59.5	0.426	54.5	73	N W	75	Nil	Clear, <i>f</i> and <i>w</i> .
"	24th	131.9	.068	64.4	77.8	24.9	53.9	60.4	.474	57.4	78	N W and N W by N.	83	"	Clear, <i>f</i> and <i>w</i> .
"	25th	132.9	29.999	66.3	78.9	23.4	55.5	61.1	.473	57.4	73	Till 10 A.M. W by S through N W; till midnight W by N.	59	"	Morning clear, par- tially cloudy till 4 P.M., evening & night clear, ⊕ at 6-55 A.M., <i>f</i> and <i>w</i> .
"	26th	137.3	.094	68.4	81.1	24.7	56.4	63.5	.521	60.1	76	S W and W	72	"	Chiefly clear, <i>f</i> & <i>w</i> .
"	27th	138.8	.093	70.7	81.7	21.9	59.8	66.4	.593	63.8	79	S W and W S W	57	"	Morning clear, noon and after- noon partially cloudy, evening and night clear, <i>f</i> and <i>w</i> .
"	28th	139.2	.061	68.6	80.8	22.8	58.0	64.5	.555	61.9	80	Till noon N W by W through W; till midnight W.	57	"	Partially cloudy, <i>f</i> and <i>w</i> .
"	29th	138.0	.083	69.5	80.0	21.0	59.0	65.1	.561	62.3	77	S W and S W by S.	64	"	Partially cloudy till 4 P.M., evening and night clear, <i>f</i> and <i>w</i> .

The mean pressure of the seven days ... Inches.
The average pressure of the corresponding period for 20 years ... 29.999
... 29.989

The mean temperature of the seven days ... °
The average temperature of the corresponding period for 20 years ... 67.3
The extreme variation of temperature during the seven days ... 66.8
The maximum temperature during the seven days ... 29.8
... 81.7

The mean relative humidity during the seven days ... %
The average relative humidity of the corresponding period for 24 years ... 76
... 71

The total fall of rain from 23rd to 29th December ... Inches.
The average fall of the corresponding period for 24 years ... Nil.
The total fall from 1st January to 29th December ... 0.01
The average fall of the corresponding period for 24 years ... 61.13
... 65.60

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, *w* dew, ⊕ solar corona.

HENRY F. BLANFORD,
Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
The 29th December 1877.

		Ms. A. P.	S. S. d.	Mds. S.	Ms. A. P.	S. S. d.	Mds. S.
Total traffic for the week	1,231	985 14 0	99 1 9	6,096 0	934 0 0	93 4 0	191 9 9
Or per mile of railway	151	7 8 1	0 14 8	48 10	7 0 0	0 16 0	1 4 4
for previous 15 weeks of half-year	19,334	12,197 15 9	1,319 16 0	76,760 30	11,466 2 9	1,165 12 3	2,594 4 3
Total for 16 weeks	21,565	12,178 9 9	1,317 17 9	82,857 30	12,400 2 9	1,242 0 3	2,596 19 0
COMPARISONS.							
Total for corresponding week of previous year	1,000	800 0 0	80 0 0	4,000 0	800 0 0	80 0 0	100 0 0
For mile of railway, corresponding week of previous year	100	8 0 0	8 0 0	40 0 0	8 0 0	8 0 0	10 0 0
Total to corresponding date of previous year	15,000	10,000 0 0	1,000 0 0	60,000 0 0	15,000 0 0	1,500 0 0	2,000 0 0

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 15th December 1877 on 79 miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers.	Outgoing receipts.		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.	Mds. n.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	7,522	3,342 8 6	334 12 8	35,825 0	3,302 4 0	336 4 8	670 16 10
Or per mile of railway	95	42 7 0	4 4 10	450 20	42 9 0	4 8 2	8 10 0
For previous 26 weeks of half-year	168,455	76,844 11 3	7,604 9 4	4,78,719 0	47,398 3 6	4,798 4 4	12,316 18 8
Total for 26 weeks	175,977	76,844 11 3	7,604 9 4	4,11,345 0	51,334 8 6	5,122 8 10	12,816 18 8
COMPARISON.							
Total for corresponding week of previous year opened 46½ miles	1,365	608 3 9	60 15 4	17,875 20	1,421 1 3	148 2 2	280 0 6½
Per mile of railway, corresponding week of previous year	46	30 8 0	3 0 9	388 0	30 10 0	3 1 3	5 3 0
Total to corresponding date of previous year	58,647	24,704 8 0	2,470 8 11	4,08,654 0	32,398 5 3	3,238 18 9	8,709 1 8

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 22nd December 1877 on 79 miles open.

		Rs. A. P.		Mds. n.	Rs. A. P.		£ s. d.
		£ s. d.			£ s. d.		
Total traffic for the week	7,546	3,351 9 0	335 2 3	35,739 0	3,302 4 0	336 4 6	673 6 9
Or per mile of railway	95	46 6 0	4 5 0	452 0	42 10 0	4 5 3	8 10 5
For previous 26 weeks of half-year	175,824	76,844 11 3	7,604 9 4	4,11,345 0	51,334 8 6	5,122 8 10	12,816 18 8
Total for 26 weeks	183,370	80,195 12 3	8,019 11 7	4,47,974 0	54,706 10 6	5,470 12 4	13,486 4 11
COMPARISON.							
Total for corresponding week of previous year, opened 60½ miles	2,126	655 15 8	65 7 7	17,900 0	1,122 8 0	112 5 0	188 12 7
Per mile of railway, corresponding week of previous year	47	18 4 0	1 10 8	287 0	84 6 0	8 8 9	4 5 5
Total to corresponding date of previous year	61,045	28,558 4 6	2,855 16 6	4,38,634 0	33,518 12 2	3,351 17 9	8,907 14 3



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

PART IV.

Bills of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 5th January 1878, and was referred to a Select Committee who are to report thereon in two weeks :—

A Bill to define and limit the powers of Settlement Officers with respect to enhancement of rent.

WHEREAS it is expedient to define and limit the powers of settlement officers in the territories subject to the Lieutenant-Governor of Bengal in respect of the enhancement of rent: It is enacted as follows :—

1. This Act shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. No ryot having a right of occupancy shall be liable to have his rent enhanced in the course of any settlement proceedings under Regulation VII of 1822, except on some one of the grounds specified in section 18 of Bengal Act VIII of 1869, or where Act X of 1859 is still in force in section 17 of the latter Act.

3. The following words shall be added to section 15 of Bengal Act VIII of 1869, and to section 14 of Act X of 1859 :—
Provisoes added to section 15, Bengal Act VIII, 1869, and section 14, Act X, 1859.

“ Provided that, where the rent of any under-tenant or ryot has been enhanced in the course of any settlement proceedings under Regulation VII of 1822, and has been confirmed by the Revenue authorities to whom the officer making the enhancement is subject, such rent shall be deemed to have been correctly enhanced until the contrary is proved.

“ Provided also that any suit by such under-tenant or ryot to contest his liability to pay the enhanced rent shall be instituted within three months from the date of the service on him of the notice of enhancement, and provided also that, unless he has instituted such suit within such period, he shall not contest the said liability in answer to any suit preferred against him for recovery of arrears of enhanced rent after the expiration of three months from the date of service on him of such notice, anything in this Act to the contrary notwithstanding.”

4. A notice in writing served on an under-tenant or ryot by, or by the authority of, a settlement officer, calling on him to attend and sign the *jummalundi*, shall be deemed a notice within the meaning of section 14 of Bengal Act VIII of 1869, and section 18 of Act X of 1859.

POWERS OF SETTLEMENT OFFICERS WITH RESPECT TO ENHANCEMENT OF RENT.

STATEMENT OF OBJECTS AND REASONS.

THERE being at present no specific provision of law regulating the principles on which settlement officers are to act in determining rates of rent, it is proposed to lay down authoritatively that they must invariably proceed upon the principles prescribed by the rent-law for the enhancement of rent. The probability of the correctness of a settlement officer's fixation of rent, considering the advantages he has in his inquiry, is such that it is thought advisable to enact that the rates ascertained by him and approved by the superior Revenue authorities shall be presumed to be correct until the ryot shows the contrary to the satisfaction of a civil court. It is hoped that if the settlement rates are held *prima facie* correct much useless litigation will be saved, and that proprietors and intending farmers will not be deterred, as is sometimes the case at present, from readily accepting settlement through fear of inability to realize the rents assessed until long after they themselves have incurred liability to pay the Government revenue.

And as the ryot, if he does mean to contest the settlement, ought to contest it within a reasonable time, the Bill imposes on him a limitation of three months within which he may do so.

The 29th December 1877.

H. REYNOLDS.

W. E. H. FORSYTH,
Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Department.

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 6th January 1878, and was referred to a Select Committee who are to report thereon in one month:—

A Bill for the Licensing of Trades, Dealings and Industries within the territories subject to the Lieutenant-Governor of Bengal.

WHEREAS, in order to provide means for defraying the public expenditure from time to time

incurred and to be incurred for the relief and prevention of famine in British India, it is necessary to effect a permanent increase of the revenue available for provincial purposes; and it is therefore expedient that persons carrying on trades, dealings and industries in the territories administered by the Lieutenant-Governor of Bengal should take out licenses and pay for the same; It is hereby enacted as follows:—

1. This Act shall be called "The License Tax Act, 1878," and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. In this Act, unless there be something repugnant in the subject or context—

"Section." means a section of this Act:

"Collector." means the Chief Officer in charge of the revenue administration of a district:

"The Commissioners," except in section 28, mean the Commissioners defined in Bengal Act V of 1876, and in section 28 the Commissioners defined in Bengal Act IV of 1876.

3. Nothing in this Act shall be deemed to affect the tax on professions, trades, and callings imposed for municipal purposes by Bengal Act IV of 1876.

4. Nothing in this Act shall be deemed to apply to persons earning their livelihood solely by agriculture, or to any cultivator of land as such in respect of the sale of the produce of his land, when he shall not regularly keep a shop or stall for the sale of such produce.

5. Every person who, on or after the 1st day of April 1878, falls under any of the heads of the Schedules hereto annexed, and carries on (whether on behalf of himself or any other person) his trade, dealing or industry shall take out a license under this Act, and shall pay for the same the annual fee specified in the same Schedules as payable by persons of the class to which he belongs.

6. Every license under this Act shall be granted by the Collector of the district in which the person requiring such license carries on his trade, dealing or industry, or by such officer as the Collector may appoint in this behalf. Provided that if the person requiring a license carries on his trade, dealing or industry in more than one district or place, the license shall be granted by the Collector having jurisdiction in the place in which the applicant's principal place of business is situated. The local Government shall have power to declare, in case of doubt, what shall, for the purposes of this Act, be deemed to be such principal place of business.

7. Every such license shall specify—

- (a) the date of the grant thereof;
- (b) the name, father's name, caste, if any, and the trade, dealing or industry of the licensee;
- (c) the fee paid for the license;
- (d) the place or places where the licensee intends to carry on his trade, dealing or industry for the ensuing year;
- (e) the term for which such license shall remain in force;

and shall be received in evidence as *prima facie* proof of all matters contained therein.

8. Every such license shall have effect and continue in force from the day of the date thereof until the first day of April next after the day of the granting thereof.

Commencement and expiration of licenses.

9. Every person to whom any such license has been granted, and who desires to continue to carry on his trade, dealing, or industry after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding section, and shall renew the same so long as he desires to carry on such trade, dealing or industry.

Renewal of license.

List of Licensees.

10. As soon as may be after the commencement of this Act and the first day of January in every subsequent year, the Collector shall prepare a list of the persons in the district or place aforesaid to be licensed under this Act for the year commencing on the 1st April following. Such list shall state—

Collector to prepare annual list of licensees.

- (a) the trade, dealing or industry of each of the persons therein named;
- (b) the class under which he is charged; and
- (c) the fee to be paid for his license.

Such list shall be in such language as the Lieutenant-Governor of Bengal may direct, but a copy thereof in the language of the district shall be filed in the Office of the Collector, and shall be open to public inspection at all reasonable times without any payment. The Collector may, if he think fit, instead of preparing a fresh list each year, amend the existing list, which shall then be taken to be the list for the year commencing on the 1st of April next following such amendment.

11. The Collector shall from time to time determine under which of the classes mentioned in the Schedules hereto annexed every person to whom a license may be granted by him as aforesaid shall be charged, and shall amend the said list accordingly.

Collector to determine class under which license is to be charged.

12. The list, or such part or parts thereof as the Collector thinks fit, shall be published in the principal bazars, and at all police-stations of all towns, and at all sub-divisional offices, police-stations, and outposts in the district, and at some conspicuous place in all villages concerned, together with a notification setting forth the Schedule of this Act applicable to the place, and directing that if any person mentioned in the said list, or coming within the meaning of the said Schedule (whether he be mentioned in the list or not), continues his trade, dealing or industry, payment of the amounts specified in the said list or Schedule must be made by him within thirty days of the 1st April of each year.

13. The Collector may by a notice in writing require the occupier of any house or shop to forward to him a statement in writing signed by the occupier of the names of all persons residing in such house or working in such shop, and of their respective trades, dealings, industries, or occupations. Whoever, being the occupier of any

house or shop, fails to forward such statement when required to do so under this section, shall on conviction before a Magistrate be liable to a fine not exceeding one hundred rupees.

14. Any person mentioned in the list referred to in section 10 and objecting to the class in which he is charged, may within thirty days after its publication, or within such further time as the Collector may in each case think fit, apply by petition to the Collector in order to establish his right to have his name transferred to another class, or altogether removed from the list. The statements contained in every such petition shall be verified by the petitioner or some other competent person in the manner required by law for the verification of complaints. Whoever makes a statement in any such petition which is false, and which he either knows or believes to be false, or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.

15. The Collector shall fix a day for the hearing of the petition, and on the day so fixed, or on such subsequent day, as he may from time to time direct, shall hear the same and pass such order thereon as he thinks fit.

There shall be no appeal from an order under this section.

16. The Collector may, for the purpose of enabling him to determine under which of the said classes the petitioner should be charged, summon and enforce the attendance of witnesses and compel them to give evidence, and compel the production of documents by the same means, and as far as possible in the same manner as is provided in the case of a Civil Court by the Code of Civil Procedure.

Provided that if, in his judgment, the petitioner is able to shew that the fee which has been charged exceeds two per cent. upon his annual earnings, such excess shall, for the purpose of section fourteen, be deemed a valid objection. The Collector may also on this ground reduce the amount of tax payable by any person under Class V of Schedule A, hereto annexed, to the tax payable under Class VI or Class VII, or the tax payable by any person under Class VI to the tax payable under Class VII, or may remit the tax payable by any person altogether.

Provided also that the Collector shall not, in the course of any proceedings under this section, call for any evidence except at the instance of the petitioner, or in order to ascertain the correctness of facts alleged by him.

17. The Collector may, subject to such rules as the local Government may lay down, remit the whole or any part of the fee payable under this Act by any person who has carried on his trade, dealing or industry for a portion of the year only.

18. The Collector may also, if the circumstances seem to warrant him, and subject as aforesaid, raise the tax payable by any person under Class VII of the said Schedule to the amount of tax payable under Class VI or Class V, or the tax payable by any person under Class VI to the amount of tax payable under Class V.

Power to increase fees payable by two lowest classes.

Power to remit fee.

19. A person carrying on several trades, dealings, or industries and coming under more than one of the designations in the said Schedule, shall be chargeable only under one of the said designations at the discretion of the Collector.

20. If after expiry of the period mentioned in the notification published under section 12 for payment of the amount specified therein, any person carries on his trade, dealing or industry without having taken out a license as required by this Act, he shall be liable, by order of the Collector, to pay a fine not exceeding thrice the amount payable by him in respect of such license, exclusive of the amount so payable; and on receipt of such payment the Collector shall grant him a license.

All sums due under this section, and all fees payable under this Act, shall, where the amount exceeds Rs. 50, be recoverable either as if they were arrears of land revenue or by distress and sale of the movables of the person liable at the discretion of the Collector. In all other cases they shall be recoverable by distress and sale of the movables of the person liable.

21. Every person required by this Act to take out a license who without reasonable excuse neglects or refuses to produce and show his license when required so to do by an officer generally or specially empowered in writing by the Collector to make such requisition, shall, on conviction before a Magistrate, be liable to a fine not exceeding one hundred rupees.

Save so far as is provided in section 26, no person shall be proceeded against for any such offence except at the instance of the Collector.

22. Courts of Wards and receivers and managers appointed by any Court in British India shall be chargeable under this Act in respect of any trade, dealing or industry of which the income is officially in their possession or under their control.

23. When any trustee, guardian, curator, committee, or agent is charged under this Act in such capacity, or when any Court of Wards or receiver or manager appointed by any Court is charged under this Act, every Court and person so charged may, from time to time, out of the money coming to its or his possession as such trustee, guardian, curator, committee, or agent, or as such Court of Wards, receiver, or manager, retain so much as is sufficient to pay the fee charged.

Every such person or court is hereby indemnified for every retention and payment made in pursuance of this Act.

Municipalities.

24. The Collector may require the Commissioners, and the punchait of any union constituted under Bengal Act V of 1876, or any village punchait appointed under Bengal Act VI of 1870, to furnish, within a period to be specified under the orders of the local Government, returns showing

the names and numbers of persons chargeable under this Act resident within the limits of their municipality or union, together with the class under which they respectively fall and the fees payable by them respectively.

If the Commissioners or the punchait fail within the period prescribed to make such returns, or if they make such returns and the Collector has reason to doubt their accuracy, he may at any time cause a return showing the names, numbers, and classes aforesaid to be prepared in such manner as may be prescribed by the local Government.

25. When the return mentioned in the last preceding section has been furnished or prepared for any municipality, station, or union, the local Government may call upon the Commissioners, or may direct the Magistrate in the case of a union, to pay to the Collector, within a period to be named by the local Government, a sum calculated on such return in accordance with the provisions of this Act. The Commissioners, and any Magistrate so called upon, shall have the same powers of recovering the fees chargeable under this Act within the limits of their town, station, or union that they have for the realization of municipal taxes under Bengal Act V of 1876.

26. The Commissioners and Magistrate as aforesaid may also take proceedings under sections 20 and 21 for the recovery of any penalties and fines; and all such penalties and fines shall, when so recovered, be credited to their Municipal, Station, or Union Fund, as the case may be.

27. The Commissioners and the Magistrate, in the case of any union, may appropriate any part of the revenues of their municipality, station, or union to defray any sum leviable from it under section 25; and if the sum so leviable is not defrayed at due date, the local Government may order it or any part of it to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury.

Calcutta.

28. From every person who shall within the town of Calcutta exercise any of the trades, dealings, industries or callings included in the classes specified by Schedule B hereto annexed, the Commissioners shall levy the fees shown in the said Schedule, and shall pay to the local Government annually a sum to be fixed by such Government and calculated on the proceeds of such fees. Provided that it shall be in the power of the Chairman of the Commissioners to reduce the rate of tax payable by any person under this section to the tax payable under any lower class than that to which such person belongs, on it being shown to his satisfaction that the said rate amounts to more than two per cent. on the annual earnings of such person.

All the powers of a Collector under this Act, save as aforesaid, shall be exercised by the Chairman of the Commissioners, or some other officer authorized by him in that behalf. Section 26 shall apply to all penalties and fines incurred within the town of Calcutta.

Miscellaneous.

29. All taxes levied and penalties recovered under this Act (other than those assigned to Municipal, Station, and Union Funds under section 26) shall be paid to the credit of the local Government.

From the net amount so credited so much as the Governor-General in Council shall from time to time direct shall be applied in such manner as the Governor-General in Council thinks fit, for the purpose of defraying expenditure incurred or to be incurred for the relief and prevention of famine in the territories administered by such local Government, or, if the Governor-General in Council so directs, in any other part of British India.

30. No person who pays tax under this Act shall, so long as he continues to pay the same, be liable to pay road cess or public works cess on his house under Part IV of Bengal Act X of 1871, or section 7 of Bengal Act II of 1877.*

31. All or any of the powers and duties conferred and imposed by this Act on a Collector may, subject to the orders of the Collector of the district, be exercised and performed by any Assistant or Deputy Collector, or such other officer as the local Government shall from time to time appoint in this behalf.

32. Every person shall be legally bound to furnish information to any officer or person exercising any of the powers of a Collector under this Act when required by him to do so.

33. The local Government may from time to time (a) exempt from the operation of this Act any portion of the territories subject to such Government, or any class of trades, dealings or industries falling under the said schedule; and may (b) make rules consistent with this Act—

- (1) for defining more precisely the classes of persons liable under this Act;
- (2) for regulating the time and manner of collecting the fees charged under this Act;
- (3) for modifying the fees chargeable to members of the same family when living and working together;
- (4) for providing in any case or class of cases for serving notices on persons charged under this Act; and
- (5) generally for the guidance of officers in all matters connected with the enforcement of this Act.

SCHEDULE A.

Tax on Trades, Dealings and Industries applicable throughout the Territories subject to the Lieutenant-Governor of Bengal with the exception of the Town of Calcutta.

Class I.—Every joint-stock company, and every merchant, banker, wholesale dealer and commission agent, large manufacturer, professional money-lender, shipmaster, and mill or screw-owner ... 200

Rs.

Class II.—Every person engaged in trade or commerce, who shall be adjudged by the Collector to be a retail trader of the *first class* ... 100

Class III.—Every person engaged in trade or commerce, who shall be adjudged by the Collector to be a retail trader of the *second class* ... 32

Class IV.—Every person engaged in trade or commerce, who shall be adjudged by the Collector to be a retail trader of the *third class* ... 10

Class V.—Every person carrying on any trade, dealing or industry within any first class municipality, and not taxed under any of the foregoing classes ... 4

Class VI.—Every person carrying on any trade, dealing or industry within any second class municipality, station, or union, and not taxed under any of the foregoing classes ... 2

Class VII.—Every person carrying on any trade, dealing or industry outside the limits of any municipality, station, or union, and not taxed under any of the foregoing classes (including every itinerant petty vendor and petty artisan of any kind) ... 1

SCHEDULE B.

Tax on Trades, Dealings and Callings applicable only in the Town of Calcutta.

Class I.—Every joint-stock company, every merchant, banker, shroff, banian, wholesale trader, commission agent, builder, contractor, carrying company, owner or farmer of houts and bazars, owner of cotton, jute, hide, or other screws, and auctioneer ... 200

Class II.—Every broker or dalal employed in the wholesale transfer or purchase of imports or exports, country produce, silk, or other merchandise; every broker or dealer in precious stones, houses, landed property, Government securities, shares, and bills-of-exchange, and every freight broker ... 100

Class III.—Every person included in Class II of the third Schedule of Bengal Act IV of 1876, not taxed under Class I above ... 50

Class IV.—Every person included in Class III of the third Schedule of Bengal Act IV of 1876 not taxed under Class II above ... 25

Class V.—Every person included in Class IV of the third Schedule of Bengal Act IV of 1876 ... 12

Class VI.—Every person carrying on any trade, dealing or industry not taxed under any of the foregoing classes.

Rs. 4, Rs. 2, or Rs. 1, as may be determined by the Commissioners on consideration of his means and circumstances.

N.B. 1.—The following persons are those referred to in class VI, viz.—

- (A) All persons included under *Class II* of the census tables of 6th April 1876 who are not, strictly speaking, *professional persons*.
- (B) All persons included under *Class III* of the census tables who are not *domestic or private servants*.
- (C) All persons included under *Class IV* of the census tables who are not persons engaged in *agriculture*.
- (D) All persons included in *Class V* of the census tables (*persons engaged in commerce and trade*), and not taxed under any other class of this Schedule,

excepting only persons in service; also

- (E) All persons included in *Class VI* of the census (*persons employed in mechanical arts, manufactures, and engineering operations, and in the sale of goods, manufactured or prepared for consumption*), and not taxed under any other class of this Schedule, excepting only labourers and others dependent entirely upon service or daily wages, not being artisans.

NOTE.—A person who carries on several kinds of business, and may come under more than one of the designations in this schedule, shall be chargeable only under one of such designations, at the discretion of the Commissioners; and in the case of a firm consisting of two or more persons, payment by any one of such persons shall be considered payment by the firm.

STATEMENT OF OBJECTS AND REASONS.

THE Government of Bengal has been called upon to pay annually a sum of thirty lakhs of rupees to the Government of India, to enable that Government to make provision for defraying expenditure incurred or to be incurred on account of famine relief.

The Local Government proposes, with the sanction of the Government of India, to raise this sum by means of a general license tax on trades, dealings and industries throughout the Lower Provinces.

The 29th December 1877.

A. MACKENZIE.

W. E. H. FORSYTH,

Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Department.

The following report of a Select Committee, with the Bill as amended by them, is published for general information:—

We the undersigned Members of the Council of the Lieutenant-Governor of Bengal to whom the Bill "to extend the provisions of Bengal Act VII of 1873 (the Labor Districts Emigration Act) to the district of Chittagong and to the Chittagong Hill Tracts" was referred, have the honor to make the following report:—

The only substantial alteration that we have made in the Bill is in Section 3, now Section 4. As the laborers now serving in the district of Chittagong and the Chittagong Hill Tracts have not been conveyed there under contracts, but have contracted subsequent to their arrival, we have changed the wording of the section accordingly.

We recommend that the Bill as amended be passed.

A. MACKENZIE.
G. C. PAUL.
H. F. BROWN.
F. JENNINGS.

The 4th January 1878.

AMENDED BILL.

A Bill to extend the provisions of Bengal Act VII of 1873 (the Labor Districts Emigration Act) to the district of Chittagong and to the Chittagong Hill Tracts.

WHEREAS it is expedient to extend the provisions of Bengal Act VII of 1873 (the Labor Districts

Emigration Act) to the district of Chittagong and to the Chittagong Hill Tracts: It is hereby enacted as follows:—

1. This Act shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. For the third paragraph of section 3 of Bengal Act VII of 1873 the following shall be substituted:

"The labor districts" mean the districts of Assam, Cachar, Sylhet, Chittagong, and the Chitta-

gong Hill Tracts, and "a labor district" means any one of those districts.

3. For the words "the districts of Assam, Cachar, and Sylhet," in Schedules C and D of the said Act the words "Assam, Cachar, Sylhet, Chittagong, and the Chittagong Hill Tracts" shall be substituted.

4. The provisions of Part III of the said Act shall be deemed to extend to all laborers who at the time of the commencement of this Act shall be serving in the district of Chittagong or the Chittagong Hill Tracts in accordance with any contracts to labor, provided that they have been conveyed to the said districts at the expense of their employers.

W. E. H. FORSYTH,
Offg. Asst. Secy. to the Govt. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 27th December 1877, and is hereby promulgated for general information:—

ACT No. XVIII OF 1877.

An Act to amend the law relating to Salt.

FOR the purpose of amending the law relating to Salt; it is hereby enacted as follows:

Preamble.

Preliminary.

Short title.

1. This Act may be called "The Salt Act, 1877;"

Commencement.

And it shall come into force on the twenty-eighth day of December 1877.

2. The Acts specified in the Schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same Schedule.

Repeal of enactments.

"Maund" defined.

3. In this Act "maund" means a maund of 82½ lbs. avoirdupois weight.

General.

4. The Indian Tariff Act, 1875, Schedule A, No. 49, shall be amended as follows, that is to say—

Duty on salt imported by sea.

(a) in column three, for the figures and word "3,300 tolahs," the figures and words "82½ lbs. avoirdupois" shall be substituted; and

(b) in column 5, for the numbers "1" and "13," the numbers "2" and "8" respectively shall be substituted.

Bombay and Madras.

5. On all salt imported by land into any of the territories administered by the Governor of Bombay in Council, or the Governor of Fort St. George in Council, a customs duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Duty on salt imported by land.

Bombay.

6. On all salt manufactured in any of the territories administered by the Governor of Bombay in Council, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Duty on salt manufactured in Bombay.

Madras.

7. For section 11 of the Madras Salt Excise Act, 1871, the following shall be substituted:—

Madras Act VI of 1871 amended.

"11. On all salt manufactured in any district, or part of a district, to which this Act may be extended, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the said presidency by sea, and shall be paid under such orders as the Board of Revenue from time to time make in this behalf:

"Provided that no such duty shall be leviable until the salt is about to be removed from the place of storage, and that no salt shall be so removed without a permit authorizing its removal from store; and such permit shall specify the quantity to be removed and the excise-duty levied or due thereon."

8. The Government of Fort St. George shall from time to time, by notification in the Local Gazette, fix as part of the price of every maund of salt sold under its orders within any local area, such sum or sums as it may deem sufficient to cover the cost of importation, purchase, manufacture, storage, transport, sale, and wastage.

9. The said Government may from time to time vary such sum or sums for any description of salt, or for any local area, with reference to all or any of the following considerations, (namely):—

- (a) the place in which the salt is sold;
- (b) the quantity of the salt sold in any transaction;
- (c) any other circumstances affecting its sale.

10. The price to be paid to the said Government in any local area mentioned in any notification under section eight or section nine shall, for every maund of salt sold in such area, be equal to the customs duty for the time being leviable on a maund of salt imported by sea into the Presidency of Fort St. George, together with the sum or sums fixed under the said sections.

The sums under section eight shall be taken, until altered for any local area by notification under section eight or section nine, to be the following, namely: in the districts of Malabar and South Canara, for home-made salt, five annas per maund, and for imported salt, eight annas per maund, and in all other districts of the Presidency of Fort St. George, three annas per maund.

Orissa.

11. In modification of Bengal Act No. VII of 1864, section 9, a duty shall be paid on salt manufactured at any place in the Division of Orissa by persons licensed under that Act, at such rate, not exceeding three rupees four annas, as the Governor-General in Council may from time to time fix for such place.

THE SCHEDULE.

No. and year.	Subject.	Extent of repeal.
VI of 1844...	Transit duties: Salt.	Section 43.
XXIV of 1869...	Salt in Madras and Bombay.	So much as has not been repealed.
X of 1874...	Salt in Ganjam and Orissa.	So much as has not been repealed.
XV of 1874...	Laws' Local extent.	So far as it relates to Act XXIV of 1869.
XI of 1875...	Salt in Madras	The whole.

D. FITZPATRICK,
Secy. to the Govt. of India.

(Second Publication.)

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 28th December 1877, and is hereby promulgated for general information:—

Act No. XIX of 1877.

An Act to enable certain District Judges to suspend and remove certain ministerial officers, and for other purposes.

WHEREAS it is expedient to empower the District Judges of the Lower and the North-Western Provinces of the Presidency of Fort William and the District Judges of the Presidency of Fort Saint George to suspend and remove ministerial officers of the Courts of Subordinate Judges, Munsifs, and District Munsifs; and whereas it is also expedient to provide in the Presidency of Fort Saint George for the transfer of ministerial officers from one Court to another; It is hereby enacted as follows:—

Preamble.

1. After the second paragraph of section 36 of Amendment of Act the Bengal Civil Courts Act, No. VI of 1871. 1871, the following paragraph shall be inserted (that is to say):—

"The District Judge, within whose jurisdiction such Court is situate, may, by order, suspend or remove any such ministerial officer."

2. For section 23 of the Madras Civil Courts' Amendment of Act III of 1873, section 23. Act, 1873, the following shall be substituted (that is to say):—

"23. The ministerial officers of the Courts of the Subordinate Judges and District Munsifs shall be appointed by such Subordinate Judges and District Munsifs respectively, subject to the approval or confirmation of the District Judge within whose jurisdiction such Courts are situate, and may be suspended or removed from office either by the said District Judge or (subject to his approval or confirmation) by such Subordinate Judges and District Munsifs respectively."

3. After section 24, of Addition after section 24 of Act III of 1873. the same Act, the following section shall be inserted:—

"24A. The local Government may, at the instance of the District Judge, transfer from any Court, except the High Court, to any other Court, except the High Court, all or any of the ministerial officers of the Court of such Judge, or of any Subordinate Judge or District Munsif under his control."

"The District Judge may transfer all or any of the ministerial officers of any Court under his control to any other such Court."

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Saturday, the 29th December 1877.

Present :

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
 The Hon'ble G. C. PAUL, *Acting Advocate-General*,
 The Hon'ble H. J. REYNOLDS,
 The Hon'ble A. MACKENZIE,
 The Hon'ble S. C. BAYLEY,
 The Hon'ble H. T. PRINSEP,
 The Hon'ble BABOO RAMSHUNKER SEN, RAI BAHADOOR,
 The Hon'ble BABOO ISSEN CHUNDER MITTER, RAI BAHADOOR,
 The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
 The Hon'ble NAWAB MEER MAHOMED ALI,
 and
 The Hon'ble H. F. BROWN.

NEW MEMBERS.

The Hon'ble MR. MACKENZIE and the Hon'ble MR. PRINSEP took their seats in Council.

HIS HONOR THE PRESIDENT said:—"Before we proceed to the business of the Council as specified in the list which has been circulated, it will perhaps be convenient that I should attempt to bring together the threads of legislation in respect to this Council as they were broken off at the last meeting in the summer, and to point out what Bills we now have to consider in Council. First of all there is the Excise Law which we passed last session, but which was vetoed by the Governor-General, on the ground that section 40 of the Act passed by us interfered with the jurisdiction of the High Court and was therefore *ultra vires* of this Council. This is an objection which is unfortunately capable of application to nearly every Act which comes before us, and the interpretation which has been put upon the Indian Council's Act, though no doubt correct, is one which really restricts the authority of the local Councils so much that their powers have become exceedingly limited. The objectionable section in the Excise Bill has now been amended, but there are other parts of the Act which are considered to require examination and amendment, and I propose to refer the Bill back to a Select Committee.

The next Act passed by the Council which has been vetoed is the Court of Wards' Act. This Bill also I propose to refer back to a Select Committee, as there are certain points connected with it which seem to require further consideration.

The Ghatwali Police Bill is still before the Council. It, like the Excise Bill and the Court of Wards' Bill, has been vetoed by the Governor-General, and will require a considerable amount of alteration.

The Ferries Bill which has been before the Council I do not propose to proceed with. I cannot say that the principle upon which the Bill was based is in accordance with my view, and, under existing circumstances, it is not deemed advisable to bring it forward, and I think the subject may be dropped.

Next in order comes the Irrigation Bill. The Council will recollect that we postponed the consideration of this Bill for two reasons: partly because it was deemed necessary that investigations should be made on the spot as to the rights and interests of tenants and cultivators; and secondly, because it was not expected that much could be done until the cadastral surveys had been completed. These surveys have not yet been finished in Orissa; and in the meantime the agricultural classes in Behar have shown so thorough an appreciation of the scheme, and are so sensible of the benefits to be derived from canal irrigation, that I think it will be better, at present at least, to leave things as they are, as we shall perhaps get more under the voluntary system of working than under that contemplated in the Bill; while it is of course fairer in principle that the supply of water should be a matter of bargain between the Government that has the water to let and the people who wish to buy. I have lately been in communication with the leading zemindars of that province, and it appeared to be their wish to enter into contracts with the Government to take the water from the canals and thus to guarantee a certain amount of return to the State; whilst they themselves would distribute the water to their tenants, and recover the money which they advanced from their tenants. Several of the zemindars expressed a wish to do this, and a few days ago there was a meeting of several of the influential residents of Shahabad with Colonel Haig, the Chief Engineer in the Irrigation Department, and he seemed to think that a scheme of this sort might be carried out with advantage. I may mention that the Maharajah of Dumraon, who was greeted by the opponents of the irrigation scheme last year as being fully conscious of the ill-effects of irrigation, has applied for the services of an engineer whom he proposes to pay himself, in order that he may lay out in the whole of his estates village distributaries to carry the water; and things are on the whole so promising, that our difficulty is rather to supply sufficient water than to get rid of the water we have. I forget the exact quantity of water which has been thrown on the fields during the present rubbee season, but it approaches 200,000 acres of land, which was more than we expected to have been able to supply in the present condition of the canals. Similarly there was a large demand also for the khareef crop. With regard to Orissa the state of things is not so promising. Still even there there has been some inclination to enter into leases to take water, and I hope that by degrees something more may be done. But it is possible that with regard to Orissa we

may have eventually to proceed with a scheme for an irrigation cess; but the cadastral survey has not gone far yet, and I do not intend to propose any measure for Orissa this year.

The next Bill is the Labour Districts Emigration Bill for Chittagong and the Chittagong Hill Tracts. We have not yet received the report of the Select Committee on this Bill, but I hope it will be brought forward at an early date, though the matter is not one which presses.

The Chota Nagpore Rent Bill has been drafted, and has been set down in the list of business to be read in Council this day.

The Bill relating to tolls on rivers and in market places is a Bill which I do not approve, and I propose to strike it out from the list of our current business.

I next come to the Rent Bill. As regards this Bill, I must explain to the Council that this subject is also one which, under the recent decision as to the powers of the local legislatures, is beyond the scope of the powers of this Council, and therefore it can be said to be no longer in the list of current business. I alluded to this subject last year, and pledged myself to give increased facilities for the recovery of rent, and accordingly I think it my duty to state how the matter stands. During the past year I have travelled over a good deal of the country; I have made careful inquiries, and have endeavoured to ascertain as far as possible the views of the officials and of the native community on the point. There are one or two principles on which all are agreed, and these we propose to embody in a Bill in such a form and shape as may be alike acceptable to the Council of the Governor-General, before which it will have to go, and to all classes of those concerned. The Bill will have, as heretofore, the duty of deciding rent suits in the hands of the civil courts. But with regard to all that class of cases which has respect to the recovery of rent at existing rates, some more speedy remedy will be proposed. We shall be careful to guard against mixing up demands for rent and matters involving, by implication or otherwise, questions of right or title to land; and what is now being discussed by the gentlemen to whom I have entrusted the duty of considering the subject, is how to do this in such a manner as to get rid of serious difficulties in the summary administration of the present rent law in respect to questions of right to land, which are often screened under applications of recovery of rent. However, as far as I have been able to gather from them, they appear to see their way to provide a speedy and summary process in the decision of cases and the execution of decrees in respect to what are purely demands for rent at existing rates, which shall not interfere with questions of right or title to land.

Then comes the Bill to define and limit the powers of settlement officers with respect to the enhancement of rent. The Bill has been revised, and I think is in a form which will get rid of all the objections which were raised to the late Bill, and it will be shortly laid before the Council.

There are questions which have been raised in various parts of the country in connection with the Road Cess Act. No doubt that Act requires amendment, but the amendments which have been suggested are hardly sufficiently definite to be put into the form of a Bill; but in the course of the winter I may have to ask the Council to consider these questions.

The only other measure which I propose to bring before the Council is a proposal which I am compelled to make, as I explained on Thursday last in the Council of the Governor-General, for a license tax on trades, dealings, and industries, in order that we may be in a position to meet a requisition to increase local taxation to such an extent as shall enable the local Government to pay the sum of thirty lakhs of rupees annually, in common with other provinces, to a fund which is to be raised by taxation throughout the whole of India for famine purposes. It is admitted by all, I think, that some such fund must be raised, and I hope no opposition will be advanced to the Bill. I have considered the subject with reference to local taxation generally; and of all the proposals made and schemes submitted from a number of sources, I see none which is likely to be so applicable to, and to fall so fairly on, the classes which pay the least to the revenue as a license tax on trades, dealings, and industries, the nature of which will be explained, by my hon'ble friend Mr. Mackenzie, who will to-day ask for leave to introduce a Bill for that purpose."

AMENDMENT OF THE RENT LAW (CHOTA NAGPORE).

THE HON'BLE MR. REYNOLDS moved that the Bill to amend the procedure in suits between landlords and tenants in Chota Nagpore be read in Council.

He said that it would be in the recollection of the Council that leave to introduce this Bill had been given so long ago as November 1876. It was found, however, that the measure required to be carefully elaborated in communication with the local officers; and in the end it had proved impossible to get the Bill drafted in time to allow of its introduction during the last session. The Bill had now been drafted and was in the hands of hon'ble members; the details of it had been very carefully considered, and he believed it would be found that the measure in its present form was such as would commend itself to the approval of the Council, and would be likely to work in a satisfactory manner in the districts to which it was intended to apply.

In moving last year for leave to introduce this Bill, he had briefly referred to the special circumstances which made it desirable, and indeed necessary, that a separate rent law should be passed for Chota Nagpore. It would, however, be seen that it was proposed to restrict the operation of the Bill to the three districts of Lohardugga, Hazareebagh, and Singbhoom. It was not desired that the special legislation required for these districts should be extended to any part of the province which could safely be left to the operation of the ordinary law, and it was accordingly provided that the Bill should not extend to Manbhoom. The district of Manbhoom, both in the character of its population and in the nature of its local tenures, assimilated very closely to an ordinary Bengal district, and rent proceedings in it might very well be conducted under the ordinary law.

The condition of things in the other three districts was very different, and the necessity for a special law had been strongly urged upon the Government in 1875 by Colonel Dalton, whose intimate acquaintance with the province of Chota Nagpore was well known. The suggestion was approved by Sir Richard Temple in a Minute recorded by him, and the details of the measure were then discussed with the Board of Revenue and the local officers. He might mention in particular that the Government were specially indebted to the late Judicial Commissioner, Colonel Davies, and the present Judicial Commissioner, Mr. Oliphant, for some very valuable remarks and suggestions on the proposed legislation.

It appeared that in Chota Nagpore generally Act X of 1859 was recognized as the rent law in force. But in practice, several important modifications had been made which rested on no specific legal basis, but upon orders of the executive authorities. He did not at all mean to imply that there was anything illegal in these orders. The districts of Chota Nagpore, ever since the province was constituted as a separate administration under Regulation XIII of 1833, had always formed part of the non-regulation districts, or, as they were now termed, "scheduled districts;" and Act XIV of 1874 described these districts as territories which were not subject to the general Acts and Regulations. But it was one of the objects of that Act gradually to replace this undetermined state of things by the issue of notifications which should declare precisely what laws were and were not in force in each of the districts referred to. If this Bill should pass into law, the result would be that it would be notified as embodying the rent law for the three districts to which it applied, and Act X of 1859 would be similarly notified as containing the rent law in force in Manbhoom, unless, indeed, it should be thought desirable to bring the district of Manbhoom under the operation of Act VIII of 1869 of that Council.

Coming now to the special modifications of the rent law, which were found to exist in the districts to which the Bill applied, the first point to which he would ask the attention of the Council was with respect to the section of Act X of 1859, which referred to the right of occupancy. It did not appear that there was any special order making this section inoperative in Chota Nagpore. But, as a matter of fact, it was found that the right was never claimed, and that the ryots, or at least the great majority of them, were entirely in ignorance of its existence. This being the case, it had been a matter for consideration whether it was desirable legally to recognize this occupancy right. But there appeared to be no good reason for excluding the Chota

Nagpore ryot from this privilege, and accordingly the section of the rent law relating to the right of occupancy had been substantially reproduced in section 6 of the Bill before the Council.

Admitting that occupancy rights were to be recognised, the next question was regarding the conditions under which the rent of an occupancy ryot might be enhanced. On this point there was an unanimous consensus of opinion that the conditions laid down in section 17 of Act X of 1859 were entirely inapplicable to the special circumstances of the Chota Nagpore province. He need not trouble the Council with the details of the several points in which these conditions were inapplicable. The question was fully discussed in a note on the subject by Mr. WHEATLEY, who was well acquainted with the country, and was for some time manager of the Chota Nagpore estate. His opinion was acquiesced in by all the officers who were consulted. They said that the provisions of Act X of 1859 in respect of this matter could not be applied, and that some special procedure must be put in force; and this was provided by sections 21--24 of the present Bill.

The next question related to the power of distraint; and it was to be observed that in Chota Nagpore this power had never been recognized as a means of enforcing the payment of rent, and there was reason to apprehend that serious agrarian difficulties and complications might result if the levy of rent by that process were to be legally authorized. This point had been strongly insisted upon by Colonel Dalton, and it was also noticed in the Minute of Sir Richard Temple, and accordingly the provisions of Act X of 1859 relating to distraint had been omitted from the Bill. It might be thought that the absence of this power would involve some hardship to the zemindars, who were required to pay the Government revenue under the same penalties of sale as were in force in the regulation districts. But it would be found that this argument did not really apply to Chota Nagpore, in which the land revenue of the province was so lightly assessed, and bore so small a proportion to the rental as to render it unnecessary that landholders should be vested with that summary power of distraint which was required in other districts.

The Bill further provided that the right to eject a non-occupancy ryot should not be exercised except under a decree of court. This provision was in accordance with the uniform practice of the province, and was declared by all the local officers to be a necessary provision.

The sections of the Bill which referred to the sale of property in executions of decrees had been wrongly quoted in the Statement of Objects and Reasons; the reference should have been to sections 127, 131, and 132. It was provided by those sections that sales of landed property should be made only with the sanction of the Commissioner of the division, and this was in accordance with the practice at present in force. Indeed, if we looked to the history of the question, it might be doubted whether these sales should be allowed at all. These were really feudal tenures or fiefs, granted by the zemindar to a certain person and his heirs, with a reversion to the zemindar in the event of the failure of heirs of the grantee. They thus conveyed a qualified, and not an absolute, property; and it would have been reasonable to enact that the tenures themselves should not be sold, but only the rights and interests of the holders. It appeared, however, that sales of these tenures, subject to the sanction of the Commissioner, had been generally recognized, and it was thought that there would be some hardship in either declaring such sales invalid in the past, or in prohibiting them for the future. It was accordingly provided that sales of land in execution of decrees should be permitted subject to the approval of the Commissioner of the division; and the local officers agreed in recommending this procedure.

The provisions to which Mr. BARNARD had referred were for the most part in limitation of the powers exercised by zemindars under the ordinary law. As some set-off to these, it was to be observed that section 84 of the Bill contained some special and rather stringent provisions for enforcing the registration of the transfers of under-tenures. These were intended for the protection of the zemindars in their rights as superior landlords, and the necessity for these provisions had been very strongly urged by the late Judicial Commissioner Colonel Davies.

MR. REYNOLDS did not think there were any other points in the Bill which demanded the special attention of the Council. It would doubtless be remembered that, in passing a rent law for Chota Nagpore they were legislating for a territory, the conditions of which differed in many important particulars from those of the Lower Provinces in general. In Chota Nagpore they had the peculiar phenomenon of a society which was not only of a very primitive and conservative type, but in which the landlords in general belonged to one race and the tenants to another. The zemindars were, or at least claimed to be, Rajpoots: the tenants were for the most part men of the aboriginal race. The present Bill was an attempt to hold the balance evenly and fairly between the interests of these two classes, and, as such, he desired to commend it to the favorable consideration of the Council.

With these remarks he begged to move that the Bill be read in Council.

The motion was agreed to, and the Bill referred to a Select Committee consisting of the Hon'ble Baboo Isser Chunder Mitter, the Hon'ble Nawab Meer Mahomed Ali, and the Mover, with instructions to report in four weeks.

SETTLEMENT OFFICERS' POWERS OF ENHANCEMENT AS TO RENT.

THE HON'BLE MR. REYNOLDS moved for leave to introduce a Bill to define and limit the powers of settlement officers in respect to the enhancement of rent. He said that the necessity for legislation on this question was brought to the notice of Government in the course of the extensive settlement operations which had lately been undertaken in the district of Midnapore. These operations embraced the Government estate of Balarampore, and also the two large private estates of Jellamootah and Majnamootah, which were under temporary settlement, and which together comprised no less than twenty-one pergunnahs of the district.

The wording of Regulation VII of 1822 empowered settlement officers to determine the rates of rent to be paid by any cultivating ryot whether he possessed a right of occupancy or not, if he did not hold a permanent and transferable interest in the land. But it had been held by the civil courts that when this determination of the rate of rent by a settlement officer involved, as it generally did involve, an enhancement of the rent previously paid, the Regulation did not dispense with the necessity for serving a notice of enhancement, and that the ryot was just as much entitled to contest his liability to pay the enhanced rent fixed by a settlement officer, as he had to contest enhancements made by landlords under the ordinary law. And further, the Civil Court would not even accept any presumption that the rate fixed by a settlement officer was *prima facie* fair and reasonable. The burden of proof was thrown on the party who claimed the enhanced rent, and the court reserved to itself the right to decide upon the correctness of the rate which the settlement officer had fixed.

If this was a correct interpretation of the law, he need not remind the Council that the condition of things in Bengal was very different from that in the North-Western Provinces. In the North-Western Provinces, under the Revenue Act XIX of 1873, a settlement officer had full power to determine the status of any ryot, and the rate of rent to be paid by him during the term of the settlement; and the decision of the settlement officer on these points was only liable to be reviewed by the superior revenue authorities, the civil courts being debarred from dealing with such questions. It had been suggested by the Board of Revenue that it would be desirable to assimilate the law in Bengal to that in the North-Western Provinces. But on consideration the Government thought that it was unnecessary to ask the Council to invest settlement officers with such extensive powers, involving the determination of questions of right and title which seemed rather to belong to the cognizance of the civil than of the revenue courts.

It would consequently be found that the object of the Bill was rather to define and limit, than in any way to extend, the powers of settlement officers. It seemed doubtful whether, under the wording of Regulation VII of 1822, a settlement officer, in enhancing the rent of an occupancy ryot, was limited by the conditions of section 17 of Act X of 1859. But the Bill proposed to declare that no ryot having a right of occupancy should be liable to enhancement

of his rent, except in accordance with some one of the conditions specified in that section; and when that was done, it seemed fair and reasonable that it should be presumed that the rate of rent so fixed by a settlement officer was a proper rate, until the contrary should be shown to the satisfaction of the court; and that any ryot who desired to contest an enhancement of rent, should be required to do so within a reasonably moderate period, which the Bill proposed to fix at three months from the ryot's receiving notice to attend and sign the settlement jumabundee.

These were the provisions of the Bill. It was a short measure, and had been drafted, but had not yet been circulated, and therefore for the present MR. REYNOLDS would only ask for leave to introduce the Bill.

The motion was put and agreed to.

LICENSE TAX ON TRADES, DEALINGS, AND INDUSTRIES.

THE HON'BLE MR. MACKENZIE asked the President, under Rule VII of the Rules for the conduct of business, to grant him leave to move for permission to bring in a Bill for the licensing of arts, trades, and dealings in the provinces subject to the Lieutenant-Governor of Bengal. On leave being given he said:— "Before describing to the Council the details of the proposed measure, I desire to explain as briefly and clearly as I can its origin and history, and the place which it is intended to occupy in our provincial finance. In doing this, I cannot altogether avoid reiterating statements that have been made elsewhere; but it is essential that the proceedings of this Council should be complete in themselves, and we have to examine things here from the view-point mainly of the local Government.

I must ask the Council, then, to recall to mind the beginning and objects of the policy of which this measure is the final outcome. In December 1870 the Supreme Government announced that imperial resources were no longer adequate to the growing wants of the country; that they had indeed ceased to be adequate even to existing and sanctioned demands. Local Governments, we were told, like leeches' daughters, sent up one constant cry of "give"—supporting their pleas by such admirable argument that the Government of India had fairly beggared itself in a vain endeavour to meet their wishes. That Government had now therefore placed these well-meaning prodigals upon a fixed allowance, and required them to supply their further wants otherwise than by inroads upon the parental purse. In official phraseology, it was determined "to enlarge the powers and responsibilities of local Governments in respect of the public expenditure," and to inaugurate a system of "local taxation for local purposes" throughout the various provinces of India.

The extent of the relief required by the Imperial Exchequer was at one time, it may be remembered, matter of very serious doubt. It was feared that nothing less than the equivalent of the income tax at $3\frac{1}{2}$ per cent. would satisfy imperial needs; that the services to be transferred to provincial management would be made over with grants reduced by that amount; and that new provincial taxation to that extent would have been necessary at the very outset of the scheme. Eventually, however, the control of seven great spending departments was made over to the Government of Bengal with an assignment about 7 per cent. less than the reduced budget allotments of 1870-71. We were at the same time warned—and the warning was then but little noticed—that fiscal misfortune, such as a failure of the opium revenue, or national disaster, such as war or famine, would involve a reopening of the terms of these provincial contracts.

The Government of Bengal under these arrangements began the year 1871-72 with an apparent deficit of 8½ lakhs of rupees, and Sir George Campbell hesitated long whether to pinch the departments or to tax the public. On the one hand were the facts, tempting to taxation, that Bengal was by far the richest province in India, by far the most lightly taxed, and by far the most backward in local improvements. On the other hand frowned the difficulties,—the entire absence of co-ordinated local agency, the vastness of the tracts and populations to be dealt with, the multiplicity of villages, and the paucity of towns. The difficulties were gross and palpable, and the Lieutenant-Governor shrank from facing them. Economy, and not taxation, was the policy adopted: and so stern (I had almost said, so Scotch) was the

economy, so relentless the saving, that the first year of provincial finance wrung from the imperial allotment an unexpected surplus of 14 lakhs of rupees. Doubtless this was in some degree eked out by windfalls and adjustments of account; but it had involved what was felt to be a partial paralysis in many important branches of administration—a paralysis most uncongenial to the temperament of him who ruled us, and never contemplated or desired by the Government of India. The reaction was speedy, complete, and necessary. New schemes and old services were clamant for funds, and it was impossible long to stifle the just demands of great departments. The money was distributed almost as soon as saved.

Nevertheless we were still able to avoid all fresh provincial taxation. The development of *local* taxation, properly so-called, had by this time begun to relieve our Exchequer of many new demands. Indeed it was Sir George Campbell's hope that the road cess in the country, and revised municipal arrangements in towns, would together blend into a system of local rating, which would make general taxation unnecessary for any ordinary ends. And although the Bengal Municipal Bill as passed bears only a remote resemblance to the Municipal Bill as originally framed, we can still say that, but for forces beyond our own control, the Government of Bengal would probably have continued solvent and saving, able to pay its honest way and reap a modest surplus, though perhaps it could never have undertaken many new and important works. This is clear from the fact that but for the scarcity of 1874, our balances at the close of the following year would have aggregated full 20 lakhs of rupees, notwithstanding all our outlay upon Burdwan fever, primary education, and subordinate executive establishments.

Famine, however, both here and elsewhere, has played havoc with higher finance than ours, and Bengal has to bear its share of the heavy burden that has fallen on the State at large. It is not for me to criticise the policy which the Imperial Government has under these circumstances adopted, for it commands, I believe, the approval of all thinking men. Here we have only to deal with facts, and to carry out loyally the policy of the Crown. There can, Sir, be no question as to the duty of a Provincial Government in a juncture of this kind. There should be no question as to the attitude of the provincial public. I am not myself disposed to speak evil of provincialism. I believe in the virtues of strong healthy local feeling. If men take no interest in what is nearest them, any interest they profess in things remote is mostly sham. But there are occasions when sympathies must take a wider range. We in Bengal may well be proud of our province, of its growing enlightenment, of its marvellous trade, and its advancing wealth. We may feel at times, like all elder sons, that the younger brethren get too many of the plums and less than their share of crust. But at a strait like this we must rise to our position as the premier province of the Empire, and consider how much, and not how little, we can do to help the State. Then, duty done, we may for the rest, and on being occasionally overlooked, console ourselves with the thought—

"How the best State to know? It is found out,
Like the best woman, that least talked about."

To meet all unremunerative expenditure out of income, and to establish a permanent surplus for the future—this was, in fewest words, the object kept in view in the Financial Statement of the 15th March. Leaving the question of *famine* for future consideration, the Government of India sought to obtain that surplus by a bold and threefold extension of the decentralisation plan. The income of the empire was, in the first place, to be increased by transferring to provincial control certain great branches of improveable revenue; secondly, expenditure was still further to be checked by multiplying the services under provincial management; and lastly, those extraordinary works which serve a chiefly local end were in future to be maintained by local or provincial funds. Now this last change, to Bengal at least, meant new taxation. Suggestions as to the character of this taxation were authoritatively given us. We were advised to redistribute the charges laid upon us, so as to adapt the burden locally to the benefits received. Compulsory local rating for canals was shown to satisfy this condition. Again, so far as general taxation might be required, expansion of existing cesses was declared preferable to new and unfamiliar

imposts. This Council therefore, at its last session, was asked to consider a Bill for the imposition of a compulsory rate upon irrigable lands, and a Bill for the levy, through the road cess machinery, of a cess for the construction and maintenance of provincial public works. The last of these measures has become law, and imposes, chiefly on the agricultural and landed classes, an annual burden of some 30 lakhs of rupees. If the Irrigation Bill eventually passes, it too will affect only persons interested in lands, within certain limited areas.

So far the Government of India had only provided in a general way for a moderate improvement of departmental revenues, for a further check upon departmental expenditure, and for the charges on account of maintaining remunerative public works. The problem of providing financially against recurrent *famine* was, as I have said, reserved in March last for future consideration. The mode in which the Government of India proposes to meet this question has, within the last few days, been clearly explained to the public. We have here simply to accept the fact that Bengal must raise for the common weal a further subsidy of some 30 lakhs.

We cannot give this of our existing means. The public works cess will, for some years to come, at best do little more than meet the interest and working charges on existing railways and canals. It will certainly not enable us to meet the interest on the capital required for that complete and improved system of railway communications which Bengal still sadly needs. On the other hand, the margin of surplus to be earned by improving our revenues is as yet unknown, and will in any case come nowhere near the sum that I have named. Not only have we from this source to make good to the Supreme Government the assumed normal increment of our stamp and excise receipts, but we have to meet a further reduction of about 4 per cent. upon the already reduced allotments of 1871-72, besides a gross reduction of $1\frac{1}{2}$ lakhs upon the allotments of two of the heads of service last made over to us. Again, it must always be remembered that no *great* reductions of expenditure are possible to the local Government if it does its duty properly. It may practice small economies, re-distribute allotments, and avoid needless increase of expenditure, but it is bound to maintain provincial services on the lines laid down by higher authority. It can neither change the system nor starve the departments. To obtain the funds that we require, then, fresh taxation is our only standby.

We have been allowed considerable latitude of discussion with reference to its shape. So long as we did not attempt an income tax, or trench on imperial resources, we might probably have had any tax that suited us, though of course uniformity with other provinces was most desirable. At any rate we gave this question of the shape of the tax much consideration. All the canons of taxation laid down in the books, and all the canons of taxation deemed special to India, have been duly paraded and duly pondered. "Indirect taxation," say some, "is the only form of taxation suited to this country." This is one of the canons usually now-a-days deemed axiomatic. And indirect taxation is, I admit, in many respects a delightful mode of raising money. You take away a large percentage of a man's earnings, and he is not one whit the wiser, and (what is better still) never cares to ask about how you spend it. If only those who are so fond of enunciating the canon would go on to show us in detail how we, as a local Government, can raise 30 lakhs of rupees by indirect taxation, they would confer on us an inestimable benefit. To bring in the sum that we require such a tax must be laid upon some article or articles of very extensive consumption. We cannot tax grain any more than air or drinking-water. Salt it is beyond our province to touch. Sayer, in the shape of internal duties on commodities in general, we would not if we could revive. A tax on tobacco and pān is the only indirect tax properly so called that deserves serious consideration. But after careful scrutiny we (I speak here only for Bengal) have come to the old conclusion that, save perhaps by organising a great imperial monopoly, no revenue of moment could be raised from tobacco either by a tax on cultivation or a tax on sales save at such a cost of collection, and with such an amount of prevention and interference with the people, as would make the tax a piece of sheer financial madness. From pān by itself only a trivial revenue could be had. (I need not weary the Council by discussing the question of a tobacco monopoly, though some go so far as to think that such a scheme might rehabilitate our Indian finance, and enable

us in time, by improved manufacture and so on, to command the custom of all smoking Europe. The question is imperial, and the idea of a monopoly is not likely to find favor at home. Moreover, we want this money speedily, and arguments on principles take years to settle.) Then again we are told that sumptuary and optional taxes are the best form of taxation. But to each and all of these is the objection that they would not be sufficiently productive in a country of poor men. A marriage tax in Bengal at any reasonable rates would probably yield not more than 4 or 5 lakhs of rupees, could only be worked through the police, and is open to various objections when affecting Mahomedans. The question of a succession duty was disposed of in the *Gazette of India* of the 8th February 1868. Taxes on footmen, powder, crests, and plate, are hardly feasible as yet, and their Indian equivalents would yield but little to the State. But it may be asked why not, by a combination of small sumptuary and indirect taxes, raise what you require? To this we reply that we know of no combination of unobjectionable taxes that would give us the money; and, after careful consideration, we have thought it best to avoid multifarious measures of taxation, and to raise the sum we want without distracting the same classes of the people by taxes of different kinds coming upon them at the same moment, even though some of these might appear to be either optional or indirect.

We require, to cover the famine subsidy, with costs of collection, and to give a small margin for risk and trouble, something like 35 to 37 lakhs of rupees. We propose to raise this sum by a direct license tax upon arts, trades, and dealings. We can at present lay no further burden upon the land. We prefer rather to remove the invidious exemption that, since the repeal of the income tax, trade and commerce have enjoyed. Looking to the amounts raised from land under existing cesses, the demand now to be made upon industry and trade is not, we submit, excessive. The trade of Bengal is year by year receiving fresh developments. It has profited by the misfortunes of our own agriculturists. It benefits by every calamity in neighbouring provinces. It shares in the improving condition of both peasant and landowner, but contributes less than either of them to the Exchequer of the State. The import and export trade of this Presidency, excluding Government transactions, was, in 1876-77, 17·43 per cent. greater than in the year preceding. The gross exports alone were 26 per cent. in excess of those of 1875-76. The trader is everywhere, as Mr. Massey once remarked, though a valuable, still a very expensive, member of the community. To enable him to carry on his business large sums are spent in public works. It is he who benefits most by good police and all the paraphernalia of protective administration. In Europe, traders were the earliest class subjected to special tax. In India, direct taxes upon trade were a normal feature under native rule, are consonant with both Hindu and Mahomedan law and practice, and have been common under our own legislation, both local and imperial. But at present, with the exception of his individual share of the duty on salt, and his individual share of the import duties on articles consumed by him, the trader and the artisan in Bengal pay nothing to the public Exchequer for the benefits they enjoy. We propose to remedy this anomaly.

The Lieutenant-Governor has explained elsewhere why the tax we now propose is not upon the model of those of 1867 and 1868. By no possibility could we raise the sum required by any reasonable rate of tax upon trade incomes of Rs. 200 and upwards, such as Mr. Massey's license tax and certificate tax affected. A country where, though the craving for land is as strong as in Ireland, 80 per cent. of the suits about real property are valued at less than Rs. 100, is not a country with many wealthy men. It is a mere truism to say that any tax in India, to be largely productive, must go down in some way or other to the masses, and be adapted to the general circumstances of those who form these masses. It's "mony a mickle that mak's the muckle" in Indian finance, and we feel the less hesitation in taxing the petty trader and the artisan, because we see every ryot in the country contributing to cesses according to his rental.

There are, according to the census, about 4 millions of adults carrying on arts, trades, and dealings other than agricultural throughout Bengal. We assume that probably one-fourth of these will be able to pay tax, and we

propose to levy on them a light general license tax at rates ranging from Rs. 1 to Rs. 200 annually. We have sought to grade the tax for Bengal so as to make anything like minute perquisition into income or profits unnecessary. Local officers should, for instance, have no difficulty in settling whether a man should pay Rs. 32 or Rs. 100: whether he should pay Rs. 10 or Rs. 32. The most general knowledge of a trader's style and means will enable the Collector to grade him according to those rates. We may by our rules prescribe that the Collector's general aim should be so to classify as not to impose upon incomes, so far as known or proved, more than a certain percentage of tax, but nothing of the nature of an income tax is at all intended. The highest fee of all (Rs. 200) will be paid only by certain specified wholesale traders, bankers, companies, and the like. Substantial retail traders will pay Rs. 100, Rs. 32, or Rs. 10, according to class. In the lower grades the normal rate of tax will be settled by considerations of locality. In first class municipalities Rs. 4, in smaller towns and unions Rs. 2, and in mofussil villages Rs. 1, will be the normal rates. But Collectors will have power to make a well-to-do man pay Rs. 4 or Rs. 2 wherever he may be found, and to reduce or remit the rates in cases where poverty makes the normal tax unduly heavy. We have tried, however, to leave as little as possible in the power of assessors. We propose also, in framing the lists of licensees, to make as much use as we can of existing local agencies, such as municipalities and union punchayets. These already possess lists of individuals residing within their limits, and can, with proper supervision, easily do the work of selection and classification. The Council will consider whether village punchayets under Bengal Act. VI of 1870 can be similarly used. The Bill, as framed, assumes that they can. In the work of collection, we propose again to make use of municipal and union machinery, making it worth while for those agencies to act as our collectors. For the rest of the country Government must provide an agency, and I will only say that it will be our object in all arrangements to reduce to a minimum the harassment of individuals by providing for collection at local centres and for strict supervision of the subordinate agency. The tax is in its nature so simple that it is hoped all liable to it will easily understand their obligations, and thus anything like illegal exaction be next to impossible. I attach much importance in this connection to the fact that the tax will be paid in one annual instalment. If any licensee cannot possibly pay up the tax to which he is assessed in one sum, he will have a claim to be put in a lower grade. If a man cannot possibly pay one rupee he ought not to be taxed at all. There will be no half-yearly, quarterly, or monthly dunnings. The tax is not, it will be seen, a tax upon households, firms, or partnerships, but upon individuals. Any other arrangement would in the interior give rise to endless disputes as to liabilities. But we shall lay down rules for reducing the gross assessment of a family when its members are living and working together. Our object in all our proposals has been to minimise as far as possible the ordinary evils of direct taxation. We are not without hope that we have to some extent succeeded.

In conformity with the principle of avoiding multifarious imposts, those persons who pay license tax will be relieved of the house cess which they now pay under the Road Cess and Public Works Cess Acts. This will be recognised in the mofussil as a very substantial boon. That the house cess is a thoroughly unpopular tax is, I believe, beyond doubt. The disputes as to liability and as to correctness of valuation, the claims to exemption, the constant changes in the lists from death and desertion, the inefficiency of the collecting machinery, and the repeated periodical demands, all combine to make the exaction hateful to both Collectors and Assessors. It would realize, at best, but about 1½ lakhs per annum, and the collections are always persistently in arrear. Its abolition should alone reconcile the mofussil trader to this license tax.

The arrangements proposed for Calcutta are in some degree special, in order to work the tax upon existing lines and avoid conflicting demands. Briefly, we adopt the third schedule of the Calcutta Municipal Act, under which a license tax is already levied on professions, trades, and callings; raising the rates for a few of the wealthier trades to those proposed for the mofussil; and tacking on at the bottom the arts and industries not at present touched by the Calcutta schedule. We have not excluded the few professions that

are in Calcutta affected by the present schedule. They are flourishing and well-to-do, and have shared in the special prosperity of Calcutta as a town. Generally, however, and in the interior, we do not intend to tax professions, or those earning their living by service on fixed salaries. These classes suffer from the undoubted rise of prices without being able to recoup themselves, and the Europeans among them have been specially mulcted by the fall in exchange. But our main reason for excluding them is that we are not proposing an income tax upon all classes, but an ordinary trade license tax for a specific purpose.

We estimate the proceeds of the license tax at from 35 to 37 lakhs of rupees. It may bring less; it may bring more. Experience only can show. The number of taxable persons is at present to a great extent matter of conjecture. The Government will regulate the demand hereafter by the results of the first year's working. If it turns out to be very productive, we may be able to remit other forms of taxation, and we can always utilize any unappropriated balance for provincial improvements.

This, then, is the Bill which we have to submit to the Council. That it will be received by the country at large with acclamation, or that it is beyond all reach of criticism, we do not expect.

"He that expects a faultless tax to see,
Expects what never was, nor is, nor e'er shall be!"

The Government is fully sensible of the difficulty of the task before it, but it believes that the measure is difficult rather from its magnitude than by its intricacy; and we are encouraged to go on by the opinion of the most experienced officers, both now and when a similar measure was proposed in Act XVIII of 1861, that a tax of the kind is feasible even in Bengal. The Government relies upon the energy and devotion of its officers to bring about in the end a successful issue. It relies at the same time upon the loyalty and intelligence—shall I not say, the patriotism—of the people of Bengal. These taxes are not required by us to bolster up unholy war, or carry carnage through a neighbour's land. We do not wring from toil its tribute to satisfy a sovereign's lust, or raise in far off capitals memorials of conquest. We seek to save the lives and not to filch the earnings of the poor, and we demand from the people of Bengal the means of warding from their doors that famine spectre that has slain already so many of their brethren, and may, for aught we know, be knocking at their own homes in the early future. Whether our object will be understood by all we cannot tell. But we do trust that educated natives, by their speech and by their writings, will lead their countrymen to the truth in this important matter, and rise superior to paltry cavil, recognising the urgency and greatness of the need. But whatever be the view taken by the people as a whole, the sympathies and aid of this Council will not be wanting to the head of this Government, into whose hands was put but yesterday what (if I may quote Carlyle) "seemed to be the rudder of Government, but has for the present turned out rather the spigot of taxation, wherewith he must tap, and the more cunningly the nearer the lees."

With these remarks I beg to move for leave to bring in the Bill.

The motion was agreed to.

EMIGRATION TO CHITTAGONG AND THE CHITTAGONG HILL TRACTS.

THE HON'BLE MR. MACKENZIE moved that in the list of Select Committees his name may be substituted for that of the Hon'ble Mr. Bell as member in charge of the Bill to extend the Labor Districts Emigration Act, 1873, to the district of Chittagong and to the Chittagong Hill Tracts, and that the Hon'ble Mr. Brown be added to the Committee.

The motion was agreed to.

The Council adjourned to Saturday, the 5th January 1878.

Saturday, the 5th January 1878.

Present:

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
 The Hon'ble G. C. PAUL, *Acting Advocate-General*,
 The Hon'ble H. J. REYNOLDS,
 The Hon'ble A. MACKENZIE,
 The Hon'ble S. C. BAYLEY,
 The Hon'ble H. T. PRINSEP,
 The Hon'ble BABOO RAMSHUNKER SEN, RAI BAHADOOR,
 The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
 The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
 The Hon'ble NAWAB MEER MAHOMED ALI,
 The Hon'ble H. F. BROWN,
 The Hon'ble RAJAH PRAMATHA NATHA ROY, BAHADOOR,
 and
 The Hon'ble F. JENNINGS.

**POWERS OF SETTLEMENT OFFICERS AS TO ENHANCEMENT
OF RENT.**

THE HON'BLE MR. REYNOLDS moved that the Bill to define and limit the powers of settlement officers in respect to the enhancement of rents be read in Council. He said in moving that the Bill be read, it would not be necessary to add very much to what he said at the last meeting of the Council in moving for leave to introduce the Bill: The Bill was a short and simple measure, and hon'ble members could easily satisfy themselves that it was framed in accordance with the outlines which he had sketched on the previous occasion. The object of limiting the powers of settlement officers was effected by section 2, which provided that no settlement officer should enhance the rent of any ryot who had a right of occupancy except on some one of the grounds prescribed in the Rent Law; in other words, in the cases in which landlords themselves might enhance. But when this had been done, and when the registers had been confirmed by the superior revenue contractors, it seemed only reasonable that the rate of rent fixed by the settlement officers should be presumed correct until the contrary was shown to the satisfaction of the Civil Court, and that if a ryot desired to contest the proceeding of the settlement officer, he should be required to do it within a reasonable period of time. Mr. Reynolds did not think he need detain the Council any further.

THE HON'BLE BABOO KRISTODAS PAL said, in supporting this Bill, he wished to make one or two suggestions. The object of the Bill was to reduce litigation, and he thought the provisions of the Bill would apply equally well to wards' estates and attached estates in the hands of Government, which were practically administered by the Collector during the minority of the ward, or the time during which the estate was under attachment. He would also suggest that where the zemindar should be willing to avail himself of the agency of the revenue authorities in making settlements, he should be allowed to petition the Collector for the employment of such agency, on behalf of the zemindar, provided he found the cost of such agency. In all cases the right of the ryot to contest the decision of the settlement officer in the Civil Court would of course be given. If the principle of the Bill were extended in this general way, Baboo Kristo Dass Pal thought it would help greatly to reduce litigation between landlord and tenant, and relieve the Civil Courts to a considerable extent. He threw out these hints for the consideration of hon'ble members and the Select Committee to whom the Bill would be referred.

The motion was agreed to, and the Bill referred to a Select Committee, consisting of the Hon'ble Mr. Prinsep, the Hon'ble Baboo Ram Shunker Sen, and the mover, with instructions to report in two weeks.

LICENSE TAX ON TRADES, DEALINGS, AND INDUSTRIES.

THE HON'BLE MR. MACKENZIE said that in moving that this Bill be read in Council he had but little to add to the lengthy statement that tired the patience of the Council at its last meeting. On that occasion, although the Bill was not formally introduced, he was able to place in the hands of hon'ble members a proof copy of its provisions. In the Bill as now before Council, some few alterations have been made to which he might be permitted briefly to refer.

In the first place the title and phraseology of the Bill had been slightly modified, so as to show more clearly the intent and incidence of the taxation proposed. Instead of a tax upon "arts, trades, and dealings," the wording would be in future a tax upon "trades, dealings, and industries." He need hardly say that this modification involved no change of plan. Government used the word "arts" originally in the simple sense of *métier*, and not with any reference to the fine arts (if such there were in India), the art of medicine, the art of making the worse appear the better reason, or other arts of the nature of professions. But to avoid any misunderstanding they had amended the phrase to one about which no doubt could arise.

Then, again, some of his native friends, with keen prevision of possible abuses, had expressed a fear lest, under the Bill as it stood, some zealous canongo or heartless sub-deputy should seize and tax those poverty-stricken old ladies who lived by peddling odds and ends at country markets. Government had no desire to tax these dames or any others, male or female, who were similarly afflicted and distressed in worldly estate. Accordingly they had inserted a provision that the tax should not be more than two per cent. upon the earnings of any one brought under it. The lowest rate of tax being one rupee, hon'ble members would see that all incomes of less than fifty rupees would thus be able to claim exemption.

This introduction of the principle of percentage was, it would be observed, not a surreptitious recurrence to the close assessments of the income-tax, but merely the provision of an ultimate standard to which the assessee, *and he only*, might appeal if he disputed the rough classification of the Collector. It might be desirable, however, with reference to this change, to revise the rates of tax proposed in the schedule, so as to assimilate them more closely to some of the rates in the Bills now before the Supreme Council. The local Government did not propose to abandon their own principle of widely distinct grades, but perhaps instead of Rs. 100, Rs. 32, Rs. 10, and Rs. 4, they might take Rs. 100, Rs. 50, Rs. 15, and Rs. 5, rates affecting respectively incomes of and over Rs. 5,000, Rs. 2,500, Rs. 750, and Rs. 250 per annum.

To discourage more positively all inquisitorial procedure, they had adopted also the proviso of the North-Western Provinces Bill that no evidence should ever be called for by the Collector save at the instance of a petitioner, or in order to test facts alleged by an objector to the Collector's assessment.

Lastly, they had both in the preamble and in the section regarding the disposal of the proceeds of the tax made it clear that the object of the measure was to enable provincial resources to meet charges incurred, or to be incurred, here or elsewhere, on account of famine.

With these remarks he begged to move that the Bill be now read in Council.

THE HON'BLE BABOO KRISTODAS PAL said, he believed he spoke the sense of the Council when he said that they felt greatly beholden to the hon'ble mover of the Bill for his able, elaborate, and eloquent exposition of the circumstances which had led to the proposed measure. There could not be a single member of this Council who was not fully alive to the gravity of the present crisis, to the sacredness of the cause which the Government had advanced for raising fresh taxes, and to the obligation resting upon himself, as upon the community at large, to assist the Government in the discharge of this difficult and disagreeable task. The Government of India had performed a noble work; and whatever differences of opinion might exist as to details, there could be but one opinion as to the humane and benevolent motive which actuated it in throwing open the national treasury for the salvation of the lives of the famine-stricken millions, the devotion and self-sacrifice with which His Excellency the Viceroy headed the famine campaign when

it was at its worst, and the indefatigable industry and uncomplaining patience and perseverance with which one and all engaged in this mission of mercy had fulfilled their appointed duties. The people of India felt profoundly grateful to the British Government and to the great British nation, which had manifested its sympathy with the suffering subjects of the Queen in India by a spontaneous outburst of national charity, the like of which was not known in history. Remembering these circumstances, there could hardly be any section of the Indian community which would not cheerfully bear its legitimate burdens to meet the vast expenditure which had been incurred in coping with this national calamity.

There were, as the hon'ble the finance minister said elsewhere, two courses open to Government for meeting the famine expenditure—by reducing expenditure or by raising fresh taxes. BAROO KRISTODAS PAL was one of those who thought that the first was perfectly feasible, but it required time, consideration, and determination. His Honor the President lately indicated in another place the directions in which economy might be justly and safely enforced; and so long as there was the slightest room for retrenchment, the Government would not be true to itself, to the millions whose destinies had been committed by a beneficent Providence to its charge, and to the Crown which it represented, to let slip any opportunity for effecting it. A penny taken from the people, where it could be saved, was, he respectfully submitted, a penny taken wrongfully. But as he had said, economy, though perfectly feasible, could not be effected in a day, and in the meantime money must be had. Additional taxation had thus become inevitable. But it would have been gratifying to the people if the Government, while laying new burdens upon them, had given them an assurance that they would be temporary—that they would be remitted say at the end of three or four years, when the necessary retrenchments had been made. If the rules of this Council would permit him, he would suggest that the Council, while recognizing its duty to respond to the call of the Government of India to provide means for additional revenue, should urge upon it with due emphasis the imperative necessity of enforcing economy wherever practicable in justice to the tax-payers.

He now turned to the proposed scheme of taxation and the mode of its application. He at once admitted that the trading and professional classes did not contribute to the necessities of the State in proportion to their means or to the benefits which they had derived from British rule. He had, he confessed, a repugnance to direct taxation in this country, because, as he humbly conceived, it was not suited to its circumstances; but he could not deny that he could not think of any mode of indirect taxation by which the trading and professional classes could be successfully reached and the revenue would be productive.

As regarded the Bill before the Council, he must, in justice to the hon'ble member in charge of it, say that it had been prepared with great care, and that its leading object had been to produce a maximum of revenue with a minimum of oppression. Although the hon'ble member had informed the Council at the outset that the Government of India was not disposed to sanction an income-tax, the proposed license-tax was to all intents and purposes a rough income-tax. It was true that there would not be that inquisitorial inquiry incidental to assessments under an income-tax, but the schedule had been so devised that a Collector in assessing persons must have regard to the earnings of the assessee. In fact, in the revised Bill which had been circulated, a section had been introduced with a view to prevent abuse of power, providing that no person should be assessed at a higher rate than 2 per cent. upon his earnings. So, however we might frame a license-tax, it could not but have the appearance and the character of a rough income-tax; and if there was to be an income-tax in some form or other, perhaps it would have been better to have it in the right form. He could not deny that the schedule as framed distributed the incidence of taxation very unequally. The maximum figure was Rs. 200, which at the rate of 2 per cent. covered incomes of Rs. 10,000 annually. Now, all persons having profits or earnings from any trades, dealings or industries above Rs. 10,000 would pay Rs. 200 annually; so that the higher classes of merchants, bankers, and mahajans would be assessed at an almost nominal sum. On the other hand, on coming down to the minimum, we found that any person who had an income of Rs. 50 per

annum, or a little over Rs. 4 per mensem, would be assessed with a 2 per cent. tax, although the amount he would have to pay—one rupee—would be very small. Now a person with Rs. 4 per month barely lived from hand to mouth. In fact, his existence was a struggle, and yet he would be called upon to pay one rupee per annum; while all persons who earned from any trade or dealing more than Rs. 10,000 per annum would be liable to pay Rs. 200 per annum, which became less and less in proportion to their incomes as the amount of incomes increased. He for one was of opinion that in order to be just to the poorer classes of persons who would come under the Bill, the maximum should at any rate be raised to Rs. 500, which was the maximum amount of the license-tax of Mr. Massey in 1867.

Then he would suggest a revision of the schedule. The hon'ble member in charge of the Bill had anticipated him in saying that the gaps in the grades or classes were too wide. For instance, from Rs. 32 to 100. Well, an assessment of 2 per cent. upon an earning or income of Rs. 5,000 per annum would give Rs. 100 as the amount of the tax. On the other hand, an income of Rs. 1,600 per annum would carry, under class 3, Rs. 32, all incomes or earnings between Rs. 5,000 and Rs. 1,600 being rated at Rs. 100 as the schedule stood. This gap, he took it, was very wide. It would press very severely upon a very large class of people whose earnings fell within this limit. The same remarks applied to class 4, the fee of which was given at Rs. 10. A fee of Rs. 10 would cover an income of Rs. 500, and a fee of Rs. 32 would cover an income of Rs. 1,600; so that all incomes between Rs. 1,600 and Rs. 500 would be covered by a fee of Rs. 32. The gap here again was very wide. In fact, the practical effect of the schedule as it stood would be that earnings of the humbler classes of traders and dealers would be subject to a much heavier duty than those of first class merchants, bankers, and mahajans. This was an inequality which he was sure the hon'ble member in charge of the Bill did not contemplate, and which, BABOO KRISTODAS PAL hoped, would be remedied in Select Committee. He was aware that this inequality could not be wholly removed under any scheme of a license-tax, for the incidence would not be in proportion to the amount of incomes; but so far as it might be practicable it ought to be redressed.

He next turned to the mode of assessment. In the first place the Collector was required to prepare lists of all persons liable to the tax. The Collector would be assisted by municipalities and chowkidari unions in the preparation of these lists. The Collector would have the power of compelling municipal committees and unions to furnish him with returns. He might adopt these returns or he might not. Where the agency of the municipality or chowkidari union was not available, the Collector might employ his own agency to prepare these lists. He would then publish these lists, or cause so much of the lists to be published in certain villages as might be necessary, and if a person within 30 days did not file an objection, the assessment entered in the list should be considered final. If any assessee objected, the Collector would decide, but it was not stated whether the objection was to be on plain or on stamped paper. No appeal was to be allowed from the decision of the Collector. The system, so far as he could judge, was simple and speedy; but he thought it would give greater satisfaction to the people if provision were made, in some form or another, for an appeal. Under Mr. Massey's license-tax an appeal was allowed from the decision of the Collector to the Commissioner of Revenue. It struck him that the circumstances with which they had to deal would not admit of an appeal to the Commissioner in all cases; for if it was made obligatory on the Commissioner to hear appeals from assessments in all cases, he was afraid that that officer would not find time for other work. But as the Bill provided that municipalities were to prepare returns for the Collector, might not the object be attained by allowing the objector to file his objections, in the first instance, before the Municipal Commissioners or a bench of Commissioners, and if he was dissatisfied with their decision, he might be allowed to appeal to the Collector? One appeal BABOO KRISTODAS PAL thought would be desirable for many reasons. In the first place, if it was the District Collector who was to do all the work with his own hands, it would be a different thing altogether; but as the Bill provided, and as it might be well imagined, the District Collector could not have

the necessary time for the performance of the details of the work; the details would necessarily devolve upon the Deputy Collector, or some other subordinate officer whom the Collector might nominate. Now, the Deputy or the Sub-Deputy Collector might be very naturally desirous of showing as good a financial return as he could, and in his zeal for revenue he might be led to sacrifice justice. But if an appeal was allowed from the decision of the assessing officer to the District Collector, there would be less room for injustice. Even in Calcutta, under a vigilant public press, and with a public which was well able to take care of itself,—even here, he said, an appeal was allowed from the assessment of the Chairman in license cases to a bench of Commissioners; and if there was necessity for an appeal in a place like Calcutta, such necessity certainly existed in a much greater degree in the mofussil. He had incidentally alluded to the question of stamps, and he was not unaware that this Council had no power to interfere with the stamp duty; but he submitted it would be exceedingly hard if an objector, who was assessed under the last class at Re. 1, or under class 6 at Rs. 2, was made to file his application on a stamped paper of eight annas. Perhaps the Government of India would not refuse to consider this matter if a proper representation was made on the subject by the local Government.

He then found that sections 25 and 27, particularly the former, provided for a sort of *hukamnamah* to municipalities to pay in the full amount of the tax whether realized or not. It did not say that the amount of the tax as realized should be paid into the Collectorate, but that within a certain time a certain amount must be paid in, and if it was not paid in, under section 27 Government would have the power of deducting the amount from any fund or funds standing at the credit of the municipality. Now such a provision, he was afraid, would hamper the action of municipalities. They were charged with the duty of preparing lists, then of making assessments, then of collection, and even if the full amount was not collected, they would have to make it good. And what was the consideration they would receive? Not even the expenses incurred in realizing the tax: for if he understood section 27 aright, it provided that the Commissioner and Magistrate might appropriate any sum the municipality might have at its credit to defray any sum leviable from it under section 25. He did not clearly understand this part of the section, whether it meant that the municipal revenues might be applied to the payment of the tax, realized or not, or whether the same might be appropriated to the defrayal of the cost of assessment and collection, if any. He thought that municipalities ought to be allowed the necessary charges for assessment and collection of the tax, and that they should be required to pay in the amount of the tax as realized, and not whether realized or not.

Then he turned to the schedule for Calcutta. He was afraid that the imposition of this tax on persons engaged in trades and professions, particularly on persons coming under the lower grades, would press very severely on them. If it were open to him, he would suggest that the lower classes in this schedule should be knocked off, so that only the richer class should be made to pay. He knew from his own experience, both as a Municipal Commissioner and as an Honorary Magistrate, that the license-tax did press very heavily on the poorer classes of traders in this town, particularly the occupiers of stalls in markets and itinerant dealers, and other persons in that position. But the Calcutta schedule suggested another consideration. In this schedule persons who were usually denominated as professional persons were included within the scope of taxation; for instance, barristers, attorneys, pleaders, physicians, and the like. Now, if it was consistent with the object of the Bill to include these professional persons within the scope of taxation, he did not see any reason why the same principle should not be extended to persons pursuing professional avocations outside Calcutta, in mofussil towns and stations. If any class of the community had thriven more than another under British rule, it was, he must confess, the legal profession, and he could not see any reason why a pleader of the High Court should be taxed, and the pleader of the district or subordinate Court should not be taxed. If it was the duty of the community to bear the charges of meeting the famine expenditure which had been lately incurred, or which might be hereafter incurred, he thought those classes which were able to bear the charge most easily, such as the legal and medical

professions, which had prospered most under British rule, should be called upon to pay.

The last point was the mode of application of the revenue, which would be raised under the Bill. His friend the hon'ble mover of the Bill had last week told the Council that this measure was the final outcome of the policy of decentralization which was inaugurated in 1870. BABOO KRISTODAS PAL understood the policy of decentralization to be that the local Government should have the liberty to apply its own resources to the benefit of its own province. This Council had some discussion on this point last year when the Public Works Cess Bill was before it. He then took the liberty to point out to the Council the great injustice which had been done to Bengal from the early connection of the British Government with it, inasmuch as the revenues of Bengal had been to a great extent applied to the benefit of other provinces, and local works of permanent utility and local improvements had been absolutely starved. His Honor the President was then pleased to point out that whatever might have been the policy in the past, it would be changed in the future; that if Bengal had been the milch-cow before, it would now be allowed to use its own milk; and on that ground the Council was asked to agree to the Provincial Public Works Cess Bill, because the principle of the Bill was that the revenue derived from it would be applied to works which were in existence, or which might be constructed within the territories subject to His Honor's government. BABOO KRISTODAS PAL could understand the object of that Bill so far. But in this Bill it was expressly provided that the revenue derived under it might be applied at the discretion of the Governor-General in Council either to famine purposes connected with these provinces, or with the other provinces of British India. Now, he respectfully and humbly contended that that was not carrying out the policy of decentralization in the spirit in which it had been promulgated and in the way in which it had been hitherto understood, and in which it had been interpreted in this Council last year. It might be said that the famine expenditure of 1877 was fairly chargeable to the whole empire, and that Bengal as a part of the empire ought to bear a portion of that expenditure. He bowed to that opinion. But what was the amount of the famine expenditure? The total expenditure on account of the Bombay and Madras famine came to about 9½ millions sterling, and if that amount were to be raised by means of a loan, the interest-charge upon it would not exceed 40 lakhs of rupees; and if Bengal were called upon to bear a fair proportion of this charge, its share would be considerably less than the revenue to be derived under this Bill. The Government of India had been pleased to remit two annas in the salt duty in Bengal. His Honor had rightly pointed out that this sacrifice of revenue was a concession to sentiment. In Bengal they did not in the slightest degree feel the pressure of the salt duty, but a two-anna remission of the salt duty involved a sacrifice of about ten lakhs of rupees per annum, and the relief per head would scarcely come to one pice per annum. Now, if the Government of India had transferred these two annas to the local Government, perhaps the proceeds would cover Bengal's quota for interest-charge. But let that pass. He found from the statement made by the hon'ble member in charge of the Bill that the produce of the license-tax would be somewhere about 40 lakhs of rupees. Even if they had paid ten lakhs of rupees as their quota for interest, there would be to their credit 30 lakhs of rupees; and if they applied this surplus to purposes which would benefit them, the taxpayers would have some satisfaction. But the Bill provided that the Governor-General in Council might apply the revenue to the benefit of any other province. Where then, he asked, was that local freedom, that local self-reliance, on pretext of which they were asked to impose these local taxes? Within the last seven years Bengal had been burdened with a local taxation of about a million sterling. The road cess, the provincial public works cess, and the present license-tax would yield in the aggregate about a million a year, and all this heavy taxation had been imposed on the assumption that Bengal alone would benefit by this system of taxation. In fact, when His Grace the Duke of Argyll sanctioned the present scheme of local taxation for Bengal in his road cess despatch, he remarked that he sanctioned it because he hoped that the benefits to be derived would be direct, immediate, and palpable. But the tendency of this taxation had

been simply (he spoke under correction) to relieve the Imperial Exchequer. Roads in Bengal were hitherto maintained from imperial funds, and they were now for the most part maintained from the Road Cess Fund; railways and canals were hitherto maintained from imperial funds, now they were to be maintained from the Provincial Public Works Cess Fund; and now that another heavy tax was to be imposed, although no works were specified for the application of the tax, they were told that the revenue might be applied just as the Governor-General in Council might think fit. He admitted that in financial matters this Council had no independence; that it must carry out the orders of the Government of India on that subject. But if the Government wished to be consistent in its policy of provincial finance, he thought they had every right to ask it to allow them to spend the revenue for the benefit of their own province. He did not think that the members of the Council would accept the position that they sat there simply to register the decrees of the Government of India for the imposition of taxes, without satisfying the people that the taxes proposed to be levied from them would be applied to their benefit. He would therefore suggest that due provision be made in this Bill, that after paying whatever sum the Government of India might call upon Bengal to pay as fair and equitable for the interest-charge on account of the famine loan, the surplus might be applied to works or purposes which might be considered needful as an insurance against the famine in Bengal.

HIS HONOR THE PRESIDENT said that the cordial support which had been given to the principle of this Bill by his hon'ble friend who had just spoken was precisely of that character which he should have expected from him as representing the educated opinion of Bengal. But, when dealing with the details of the measure, he seemed rather to have departed from his original approval of that principle. HIS HONOR did not propose to follow the hon'ble member in all his remarks on the Bill, because the bulk of them related to questions of detail which would have to be considered by the Select Committee of which HIS HONOR hoped he would consent to be a member. He felt sure that the Committee would give their fullest consideration to any suggestions in reference to the framing of the schedule, to returns, and to the mode of assessment which the hon'ble member might bring before them. But there was more than one point just raised which really affected the principle of the Bill rather than its details. The hon'ble gentlemen objected to the Bill on the ground that it partook of the nature of an income tax. Having done that, he proceeded to criticise it practically on the ground that it was not an income tax, and complained of the very steps which Government had taken to prevent its having any appearance of being an income tax as being the weak points of the measure. Take for instance the first class in the schedule, the maximum of which was a tax of Rs. 200, his hon'ble friend objected to that as being an inadequate assessment on the incomes of the richer classes of merchants, and proposed to fix a rate of Rs. 500. Originally the Government had intended to fix a rate of Rs. 500, and even at one time thought of fixing the maximum at Rs. 1,000. But they rejected it, because they wished to avoid anything which had the slightest appearance of an assessment upon income, involving any inquiry or analysis of a man's profits, though of course the schedule was a very rough form of assessments upon incomes to the extent to which it went; but it was so graded that men could be assessed by one class or the other of the graduated scale without any sort of inquisition. In addition to this, it was found that this higher scale of assessment of Rs. 500 would produce an infinitesimal amount of revenue compared to the revenue which was expected from the lower grades, and would be open to all the objections to inquisitorial proceedings which the hon'ble member raised to an income tax. HIS HONOR was very much surprised to find how little they should get by raising the highest grade from Rs. 200 to Rs. 500, and how very much less they would derive from a grade above Rs. 500. He had not got the figures before him, but he believed his hon'ble friend Mr. Mackenzie would be able to satisfy the Committee that the amount to be obtained in this way would be quite insufficient to warrant such a heavy increase of the rate which would cause great dissatisfaction, and must also lead to much annoyance in investigating the incomes of merchants and others. Practically, as he had already said, his hon'ble friend's

it was at its worst, and the indefatigable industry and uncomplaining patience and perseverance with which one and all engaged in this mission of mercy had fulfilled their appointed duties. The people of India felt profoundly grateful to the British Government and to the Great British nation, which had manifested its sympathy with the suffering subjects of the Queen in India by a spontaneous outburst of national charity the like of which was not known in history. Remembering these circumstances, there could hardly be any section of the Indian community which would not cheerfully bear its legitimate burdens to meet the vast expenditure which had been incurred in coping with this national calamity.

There were, as the Hon'ble the Finance Minister said elsewhere, two courses open to Government for meeting the famine expenditure—by reducing expenditure or by raising fresh taxes. BABOO KRISTODAS PAL was one of those who thought that the first was perfectly feasible, but it required time, consideration, and determination. His Honor the President lately indicated in another place the directions in which economy might be justly and safely enforced; and so long as there was the slightest room for retrenchment, the Government would not be true to itself, to the millions whose destinies had been committed by Providence to its charge, and to the Crown which it represented, to let slip any opportunity for effecting it. A penny taken from the people, where it could be saved, was, he respectfully submitted, a penny taken wrongfully. But as he had said, economy, though perfectly feasible, could not be effected in a day, and in the meantime money must be had. Additional taxation had thus become inevitable. But it would have been gratifying to the people if the Government, while laying new burdens upon them, had assured them that they would be temporary—that they would be remitted say at the end of three or four years, when the necessary retrenchments had been made. If the rules of this Council would permit him, he would suggest that the Council, while recognizing its duty to respond to the call of the Government of India to provide means for additional revenue, should urge upon it with due emphasis the imperative necessity of enforcing economy wherever practicable in justice to the tax-payers.

He now turned to the proposed scheme of taxation and the mode of its application. He at once admitted that the trading and professional classes did not contribute to the necessities of the State in proportion to their means or to the benefits which they had derived from British rule. He had, he confessed, a repugnance to direct taxation in this country, because, as he humbly conceived, it was not suited to its circumstances; but he could not deny that he could not think of any mode of indirect taxation by which the trading and professional classes could be successfully reached and the revenue would be productive. As regards the Bill before the Council, he must do the hon'ble author of it the justice to say that it had been prepared with great care; that its leading object had been to produce a maximum of revenue with a minimum of oppression.

As regarded the Bill before, then he must, in justice to the hon'ble member in charge of it, say that it had been prepared with great care, and that its leading object had been to produce a maximum of revenue with a minimum of oppression. Although the hon'ble member informed us at the outset, that the object of the Government of India was not to sanction an Income-tax, the Bill was to all intents and purposes to raise an Income-tax. There would not be that inquisitorial inquiry incidental to assessments under an Income-tax, but the Schedule had been so devised that a Collector in assessing persons must have regard to the earnings of the assessee. In fact, in the revised Bill which had been circulated, a section had been introduced with a view to prevent the abuse of power, providing that no person shall be assessed at a higher rate than 2 per cent. upon his earnings. So, however we might frame a License-tax, it could not but have the appearances and the character of a rough Income-tax, and if there was to be an Income-tax, in some form or other, perhaps it would have been better to word it in the right form. He could not deny that the Schedule as framed distributed the incidence of taxation very unequally. The maximum figure was Rs. 200, which at the rate of 2 per cent. covered incomes of Rs. 10,000 annually. Now, all persons having profits or earnings from any trades, dealings or industries above Rs. 10,000 paid Rs. 200 annually, so that the highest classes of merchants, bankers, and mahajans were

assessed at almost a nominal sum. On the other hand, when we came down to the minimum we found that any person who had an income of Rs. 50 per annum, or a little over Rs. 4 per mensem, would be assessed with a 2 per cent. tax, although the amount he would have to pay, one rupee, would be very small. Now a person with Rs. 4 per month barely lived from hand to mouth. In fact, his existence was a struggle, and yet he was called upon to pay one rupee per annum; while all persons who earned from any trade or dealing Rs. 10,000 or upwards per annum were called upon to pay Rs. 200 per annum, which became less and less in proportion to their incomes as the amount of incomes increased. He for one was of opinion that in order to be just to the poorer classes of persons who would come under the Bill, the maximum should be raised to Rs. 500, which was the maximum amount of the License-tax of Mr. Massey, in 1867.

Then he would also suggest a revision of the Schedule. The hon'ble member in charge of the Bill had anticipated him in saying that the gaps in the grade and classes were too wide. For instance, from Rs. 32 to 100. Well an assessment of 2 per cent. upon earning of Rs. 5,000 per annum would give Rs. 100 as the amount of the tax. On the other hand, an income of Rs. 1,600 per annum would give under class 3, Rs. 32, all incomes or earnings between Rs. 5,000 and Rs. 1,600 being rated at Rs. 100 as the Schedule stood. This gap, he took it, was very wide. It would press very severely upon a very large class of people whose earnings fell within this limit. The same remarks applied to class 4, the fee of which was given at Rs. 10. A fee of Rs. 10 would cover incomes of Rs. 500, and a fee of Rs. 32 would cover incomes of Rs. 1,600, so all incomes between Rs. 1,600 and Rs. 500 would be covered by a fee of Rs. 32. The gap here again was very wide. In fact, the practical effect of the Schedule, as it stood, would be that earnings of the humbler classes of traders and dealers would be subject to a much heavier duty than those of the first class of merchants, bankers, and mahajans. This was an inequality which he was sure the hon'ble member in charge of the Bill did not contemplate, and which, BABOO KRISTODAS PAL hoped, would be remedied in Select Committee. He was aware that this inequality could not be wholly removed in any scheme of a License-tax; for the incidence would not be in proportion to the amount of incomes, but so far as it might be practicable, it ought to be redressed.

Then he turned to the mode of assessments. In the first place the Collector was required to prepare lists of all persons liable to the tax. The Collector would be assisted by municipalities and chowkeedaree unions in the preparation of these lists. The Collector would have the power of compelling Municipal Committees and unions to furnish him with returns. He might adopt these returns or he might not. Where the agency of the municipality or chowkeedaree unions was not available, the Collector might employ his own agency to prepare these lists. He would then publish these lists, or cause so much of the lists to be published in certain villages as might be necessary, and if a person within 30 days did not file an objection, the assessment entered in the list should be considered final. If any assessee objected, the Collector would decide, but it was not stated whether the objection was to be on plain or on stamp paper. No appeal was to be allowed from the decision of the Collector. The system, so far as he could judge, was simple and speedy; but he thought it would give greater satisfaction to the people if provision were made, in some form or another, for an appeal. Under Mr. Massey's License-tax an appeal was allowed from the decision of the Collector to the Commissioner of Revenue. It struck him that the circumstances with which they had to deal would not necessitate an admission of appeal to the Commissioner in all cases, and that if it was made obligatory on the Commissioners to hear appeals from assessments in all cases of this kind, he was sure the Commissioner would never find time to work. But as the Bill provided that municipalities were to prepare returns for the Collector, might not the object be attained by allowing the objector to file his objections in the first instance before the Municipal Commissioners or a bench of Commissioners, and if he was dissatisfied with their decision, he might be allowed to appeal to the Collector. One appeal BABOO KRISTODAS PAL thought would be desirable for many reasons. In the first place if it was the District Collector who was to do all the work with his own hands, it would be a different thing altogether, but as the Bill

provided, and as it might be well imagined, the District Collector could not have the necessary time for the performance of the details of the work; that would necessarily devolve upon the Deputy Collector or some other subordinate officer whom the Collector might nominate. Now the Deputy or the Sub-Deputy Collector might be very naturally desirous of showing as good a financial return as he could, and in his zeal for revenue he might be led to sacrifice justice. But if an appeal was allowed from the decision of the assessing officer to the District Collector, there would be less room for injustice. Even in Calcutta, under a vigilant public Press and with a public which was well able to take care of itself, even here, he said, an appeal was allowed from the assessment of the Chairman in license cases to a Bench of Commissioners, and if there was necessity for an appeal in a place like Calcutta, such necessity certainly existed in a much greater degree in the mofussil. He had incidentally alluded to the question of stamps, but he was not aware that this Council had power to interfere with the stamp duty; but he submitted it would be exceedingly hard if an objector, who was assessed under the last class at Re. 1 or under class 6 at Rs. 2, was made to file his application on a stamp paper of eight annas. Perhaps the Government of India would not refuse to consider this matter if a proper representation was made on the subject by the local Government.

He then found that sections 25 and 27, particularly the former, provided for a sort of *Aukamnamah* to municipalities to pay in the full amount of the tax whether realized or not. It did not say that the amount of tax as realized should be paid into the Collectorate, but that within a certain time a certain amount must be paid in, and if it was not paid in, under section 27 Government would have the power of deducting the amount from any fund or funds standing at the credit of the municipality. Now such a provision, he was afraid, would hamper the action of municipalities. They were charged with the duty of preparing lists, then of making assessments, then with the duty of collection, and even if the full amount was not collected they would have to make it good. And what was the consideration they would receive? Not even the expenses and trouble and charges incurred in realising the tax; for if he understood section 27 aright, it provided that the Commissioner and Magistrate might appropriate any sum the municipality might have at its credit to defray any sum leviable from it under section 25. He did not clearly understand this part of the section whether it meant that the Municipal revenues might be applied to the payment of the tax, whether it was realized or not, or whether the municipal revenues might be appropriated to the defrayal of the cost of collection and assessment, if any. He thought that municipalities ought to be allowed the necessary charges for assessment and collection of the tax, and that they should be required to pay in the amount of the tax as realized, and not whether realized or not.

Then he turned to the Schedule for Calcutta. He was afraid that the imposition of this tax on persons engaged in trades and professions, particularly on persons of the lower classes, would press very severely on them. If it were opened to him, he could suggest that the lower classes in this Schedule might be knocked off, so that only the rich in the town be made to pay. He knew from his own experience, both as a Municipal Commissioner and as an Honorary Magistrate that the License-tax did press very heavily on the poorer classes of traders in this town, particularly the occupiers of stalls in markets and itinerant dealers, and other persons in that position. But Calcutta Schedules suggested another consideration. In this Schedule persons who were usually denominated as professional persons were included within the scope of taxation; for instance, barristers, attorneys, pleaders, physicians, and the like. Now, if it was consistent with the object of the Bill to include these professional persons within the scope of taxation for the purpose before us, he did not see any reason why the same principle should not be extended to persons pursuing their professional avocations outside Calcutta, in mofussil towns and stations. If any class of the community had thriven more than another under British rule, it was, he must confess, the legal profession, and he could not see any reason why a pleader of the High Court should be taxed, and the pleader of the district or subordinate Court should not be taxed. If it was the duty of the community to bear the charges of meeting the famine which had

been lately incurred, or which might be hereafter incurred, he thought those classes who were able to bear the charge most easily, such as the legal and medical professions who had preferred most under British rule, should be called upon to pay.

The last point was the mode of application of the revenue which could be raised under the Bill. His friend the hon'ble mover of the Bill last week told the Council that this measure was the final outcome of the policy of decentralization which was inaugurated in 1870. BABOO KRISTODAS PAL understood the policy of decentralization to be that the local Government should have liberty to apply its own resources to the benefit of its own province. This Council had some discussion on this point last year when the Public Works Cess Bill was before it. He then took the liberty to point out to the Council the great injustice which had been done to Bengal from the early connection of the British Government which it enjoyed, inasmuch as the revenues of the British Government had been to a great extent applied to the benefit of other provinces and local works of public utility and improvement in this province had been absolutely starved. His Honor the President was then pleased to point out that whatever might have been the policy of the past, it would be changed in the future; that if Bengal had been the milch-cow before, it ought now to be allowed to use its own milk, and on that ground the Council was asked to agree to the Provincial Public Works Cess Bill, because the principle of the Bill was that the revenue derived from it would be applied to works which were in existence, or which might be constructed within the territories subject to His Honor's Government. BABOO KRISTODAS PAL could understand the object of that Bill so far. But in this Bill it was expressly provided that the revenue derived under it might be applied at the discretion of the Governor-General in Council, either to famine purposes connected with these provinces, or with the other provinces of British India. Now, he respectfully and humbly contended that that was not carrying out the policy of decentralization in the spirit in which it was recently promulgated in the way it had been hitherto understood, and in which it had been interpreted in this Council last year. It might be said that the famine expenditure of 1877 was expenditure incurred for the whole Empire, and that Bengal as a part of the Empire ought to bear a portion of the famine expenditure incurred. He bowed to that opinion. But what would be the amount of that famine expenditure? The total expenditure on account of the Bombay and Madras famine came up to about 90 millions sterling, and if that amount were to be raised by means of a loan, the interest charged upon it would not exceed 40 lakhs of rupees, and if Bengal were called upon to bear a fair proportion of this charge, its share would be considerably less than the revenue to be derived under this Bill. The Government of India had been pleased to remit two annas in the salt duty in Bengal. His Honor rightly pointed out that this sacrifice of revenue was consistent but sentimental. In Bengal they did not in the slightest degree feel the pressure of the salt duty, but a two-anna remission of the salt duty involved a sacrifice of ten lakhs per annum, and the relief per head would scarcely come to one pice per annum. Now, if the Government of India had transferred these two annas to the local Government, perhaps the proceeds of that would have covered the amount. Bengal might be called upon to contribute as her quota for interest upon the famine loan of 1877. But let that go. He found from the statement made by the hon'ble member in charge of the Bill that the produce of the License-tax would be somewhere about 40 lakhs. Even if they had paid ten lakhs as their quota, there would be to their credit 30 lakhs, and if they applied that to purpose which would benefit them, the tax-payers would have some satisfaction. But the Bill provided that the Governor-General in Council might apply the revenue to the benefit of any other province. Where then, he asked, was that local freedom; that local self-reliance on which they were asked to impose these local taxes? Within the last seven years Bengal had been burdened with a total taxation of about a million sterling. The Road Cess, the Provincial Public Works Cess, and the present License-tax would yield in the aggregate about a million a year, and all this heavy taxation had been imposed on the assumption that Bengal alone would benefit by this system of taxation. In fact, when His Grace the Duke of Argyll sanctioned the present scheme of local taxation in Bengal, in his Road Cess despatch he remarked

that he sanctioned it, because he hoped that the benefit to be derived would be direct, immediate, and palpable. But the tendency of this taxation had been simply (he spoke under correction) to relieve the Imperial exchequer. Roads in Bengal were hitherto maintained from imperial funds, and they were now maintained from provincial funds; railways and canals were hitherto maintained from imperial funds, now they were to be maintained from the provincial Public Works Cess funds; and now that fresh taxes were to be imposed, although no works were specified for the application of the tax, they were told that the revenue might be applied just as the Governor-General in Council saw fit. He admitted that in financial matters this Council had no independence, that it must carry out the orders of the Government of India on that subject. But if the Government wished to be consistent in its policy of provincial finance, he thought they had every right to ask it to allow them to spend the revenue for the benefit of its own province. He did not think that the members of the Council would allow that they sat there simply to register the decrees of the Government of India for the purpose of raising taxes without satisfying the people that the taxes proposed to be levied from them would be applied to their benefit. He would therefore suggest that due provision be made in this Bill, that after paying whatever sum the Government of India might call upon Bengal to pay for interest charged on account of the famine loan, the surplus might be applied to works which might be considered needful for famine purposes in Bengal.

HIS HONOR THE PRESIDENT said that the cordial support which had been given to the principle of this Bill by his hon'ble friend who had just spoken was precisely of that character which he should have expected from him as representing the educated opinion of Bengal. But, when dealing with the details of the measure, he seemed rather to have departed from his original approval of that principle. His Honor did not propose to follow the hon'ble member in all his remarks on the Bill, because the bulk of them related to questions of detail which would have to be considered by the Select Committee of which His Honor hoped he would consent to be a member. He felt sure that the Committee would give their fullest consideration to any suggestions in reference to the framing of the schedule, to returns, and to the mode of assessment which the hon'ble member might bring before them. But there was more than one point just raised which really affected the principle of the Bill rather than its details. The hon'ble gentlemen objected to the Bill on the ground that it partook of the nature of an income tax. Having done that, he proceeded to criticise it practically on the ground that it was not an income tax, and complained of the very steps which Government had taken to prevent its having any appearance of being an income tax as being the weak points of the measure. Take for instance the first class in the schedule, the maximum of which was a tax of Rs. 200, his hon'ble friend objected to that as being an inadequate assessment on the incomes of the richer classes of merchants, and proposed to fix a rate of Rs. 500. Originally the Government had intended to fix a rate of Rs. 500, and even at one time thought of fixing the maximum at Rs. 1,000. But they rejected it, because they wish to avoid anything which had the slightest appearance of an assessment upon income, involving any inquiry or analysis of a man's profits, though of course the schedule was a very rough form of assessments upon incomes to the extent to which it went; but it was so graded that men could be assessed by one class or the other of the graduated scale without any sort of inquisition. In addition to this, it was found that this higher scale of assessment of Rs. 500 would produce an infinitesimal amount of revenue compared to the revenue which was expected from the lower grades, and would be open to all the objections to inquisitorial proceedings which the hon'ble member raised to an income tax. His Honor was very much surprised to find how little they should get by raising the highest grade from Rs. 200, to Rs. 500, and how very much less they would derive from a grade above Rs. 500. He had not got the figures before him, but he believed his hon'ble friend Mr. Mackenzie would be able to satisfy the Committee that the amount to be obtained in this way would be quite insufficient to warrant such a heavy increase of the rate which would cause great dissatisfaction, and must also lead to much annoyance in investigating the incomes of merchants and others. Practically, as he had already said, his hon'ble friend's

objection amounted to this, that the schedule was not an income tax rather than that it was.

Then His Honor would allude to another point which had been referred to, namely, the mode of assessing the license tax in Calcutta and in municipalities generally. His hon'ble friend argued that some allowance should be given to municipalities, on the ground of the expense to which they would be put by the cost of collection, and that it was unfair to them to provide that a certain sum of money should be taken from them without giving them time to collect it. His Honor thought his hon'ble friend misunderstood what was proposed to be done. What they proposed to do with municipalities was very much the same as what the Government of India proposed to do with the several Provincial Governments. They proposed to fix a certain amount which a municipality should have to pay, that sum being very much within what it could collect, and to give it the whole benefit of any sum which it might collect in excess of the minimum sum on which the contract would be based. The sum to be fixed would be a matter of detail, and it would be fixed in concurrence with the municipality itself. So far from having any desire to be hard upon municipalities, they would leave them some little margin of profit for performing these duties on behalf of the Government.

Then as to the question of taxing professions in Calcutta, His Honor thought his hon'ble friend had hardly considered how very few professional men there were with really large incomes outside of Calcutta. Naturally in the centre of commerce and the neighbourhood of the High Court of the country there was a collection of the most busy professional men. But he thought the hon'ble member could hardly believe that pleaders living in mofassil stations were in the same position as pleaders of the High Court in Calcutta. Besides that, these pleaders were already about to be taxed rather severely in connection with the proposed new Stamp Act, and he thought this was hardly the time to apply to them a fresh license tax, in addition to the heavy tax proposed to be imposed upon them under the new Stamp Act. He believed that professional men in Calcutta would be perfectly willing to bear their share of the taxation which was thrown upon the country, and that they would recognise the moderation which had actuated the Government in proposing to secure the amount required in the shape of a very moderate license tax, rather than throwing an income tax upon the whole of the population of the country. The tax was simply an extension of a tax they had all along been paying.

Then as to the question of the mode of application of the money, he believed it was the intention of the Government of India, although he was not aware that the plan had been entirely completed, that in ordinary years and in ordinary times the money thus collected from the various provinces should be spent in reproductive works for the benefit of those provinces. But hon'ble members were aware that in such crises as lately occurred in Madras, any one province was incapable of bearing the whole burden of such a famine from its own resources, and therefore this fund, which would be formed from the contributions of the various provinces, would be held available to meet such famines wherever they occurred. Now that was a principle to which he understood his hon'ble friend had agreed in the early part of his speech, when he said it was right of the Government to lay upon Bengal her share of the cost of the famine, and His Honor thought it was a principle which no one would dispute. He must say he thought that, so long as in ordinary years the money raised under the Act was spent in the province, they could not grumble if, in times of great emergency, the money was expended for the benefit of other provinces, Bengal getting similar assistance from other provinces in return. In speaking of the actual amount mentioned by Sir John Strachey on account of famine expenditure as 9½ millions, and calculating the interest upon it as 40 lakhs, the hon'ble member said that the share of Bengal would be but a small proportion of that sum. But his hon'ble friend did not go back far enough. What Sir John Strachey said was that, although the late famine in Bombay and Madras cost 9½ millions, there would be a further item of 7 millions which had been expended for the relief of the famine in Bengal. Now this should also be taken into account, and as it happened the amount which Bengal was now asked to contribute, and which had been limited to 30 lakhs in the manner which was now proposed, was nearly the interest of the

7 millions which had been expended from the Imperial Revenues upon Bengal alone. Although the amount of 30 lakhs was not mentioned in this Bill, he had received a despatch from the Government of India limiting the payment from Bengal to thirty lakhs for the present at least, leaving the local Government to use for provincial purposes and public improvements in the province under their own supervision, anything in excess of that thirty lakhs which might be raised under this Bill. His Honor thought that that really met very much the views of his hon'ble friend in suggesting that the Government demand should be limited, and the balance credited to the Provincial Revenues, and this was not certainly a condition which the Council could with propriety make on the Bill.

The other questions to which the hon'ble member had alluded were, as His Honor had said before; questions of detail, in some of which he concurred, and the remainder would receive the fullest consideration at the hands of the Select Committee.

The HON'BLE BABOO KRISTODAS PAL enquired whether it would be competent to the Select Committee, to whom the Bill might be referred, to introduce a provision to the effect that in ordinary years the proceeds of the tax should, after providing for a proportional share of the interest upon the loans which had been raised on account of famine expenditure, be appropriated to the construction and maintenance of provincial works of a reproductive character, and that in exceptional years and times of emergency the proceeds of the tax might be applied in such manner as to the Governor-General in Council might seem fit. The insertion of such a provision in the Bill would afford the taxpayers more assurance that the money paid by them would as far as possible be expended for their own benefit.

HIS HONOR THE PRESIDENT said it was not in his province to modify the orders of the Government of India; but the despatch on the subject which had been received from that Government would be submitted for the consideration of the Select Committee and published for general information.

The HON'BLE MR. BAYLEY said he had only a few remarks to make in regard to the criticisms to which the Bill had been subjected by the hon'ble member to his left (Baboo Kristodas Pal), these criticisms having already been analysed by His Honor the President. They had all listened with pleasure to the eloquent exordium with which the hon'ble member spoke in the name of the people of India, expressing their earnest appreciation of the labours of the British Government and the generosity of the English people in their endeavour to cope with the famine which occurred during the past year, and for his loyal and healthy criticism of the principle of the Bill of which the President had already expressed his appreciation. There was one point, however, which the hon'ble member first took up on which MR. BAYLEY thought there were still some remarks which might be made. He said that Sir John Strachey had explained that there were two possible ways of dealing with the present difficulty—one of which was retrenchment, and the other was taxation. The hon'ble member said he was in favour of retrenchment. Well MR. BAYLEY had no doubt that the Financial Member of Council would accept the hon'ble member as an able and earnest disciple of his own. Nothing could be stronger than what Sir John Strachey said in Council on this subject. But MR. BAYLEY thought that everybody who was present in Council at that meeting (as his hon'ble friend was) ought to be convinced that all the pains and labour which the Government of India could give to the question of retrenchment had been given. If the principle of the Bill was adopted, the hon'ble member said that as soon as time was given for retrenchment, say in three years, this extraordinary taxation should come to an end. MR. BAYLEY could not concur with the suggestion which had been made by the hon'ble member. If he would allow him, MR. BAYLEY would point out one or two things which the Financial Member said the other day. He said in regard to civil expenditure—

I had the satisfaction of showing, in March last, that, excluding famine relief and loss by exchange—an element practically beyond our control—a reduction of the net civil expenditure had been effected in the seven years from 1869 to 1876, amounting to no less than £1,500,000 a year. This fact justifies me in asking the Council and the public to trust in the determination of the Government of India to spare no pains to keep down the demands upon the public treasury for the Civil Services.

He went on to mention in regard to the Military Service that the control of expenditure was not so much in the hands of the Government of India as they could desire—

The Government of India must certainly endeavour to find the means of meeting the increased military charges, some of which are apparently inevitable, by economies in other departments of the Military Service; this endeavour must be largely dependent for success upon the support of Her Majesty's Government. I do not assert that the whole of the additional expenditure on the Army has not been incurred for excellent objects, or that it could have been avoided; but that the Indian Revenues are liable to have great charges thrown upon them without the Government of India being consulted, and almost without any power of remonstrance, is a fact the gravity of which can hardly be exaggerated.

He then went on to say that in the endeavour to keep down these charges he had the support of the Secretary of State, and finally, regarding the suggestion of a grant to this country out of the British revenues, he said that "in dealing with questions which arise, where the separate pecuniary interests of the two countries come into apparent conflict, as for instance in apportioning the cost of the British Army between England and India, England should be strictly just, may I not even say that she should be generous, to this comparatively poor country." MR. BAYLEY thought that, with these two statements before them, the Council might have sufficient confidence in the earnestness of the Financial Member of Council, not to express an opinion on their part which would simply amount to a vote of want of confidence.

From the question of retrenchment, the hon'ble member went on to criticise the nature of the tax. MR. BAYLEY had very little to add to what His Honor the President said on the question of this tax approximating to an income tax. But his hon'ble friend would allow him to point out that the whole strength of the opposition which had been made to the income tax was on the ground, not of its being unjust or unfair (in his own opinion he thought an income tax was logically and on principle the best), but because the circumstances of the country did not allow it to be carried out without great oppression, and what gave opportunity for this oppression were the inquisition which were necessary to be made in the first instance into the amount of income. This license tax was expressly designed to avoid that. In the detailed criticism he did not propose to follow the hon'ble member. It all amounted to this, that the schedule had been drawn up with too wide gaps—that it should be more detailed and more graduated. MR. BAYLEY thought that if we had a finely graduated schedule, which was no doubt the fairest plan theoretically, it could not but lead to the very inquisition and oppression which all opponents of the income tax deprecated as its fatal element. It was not difficult for an assessor to say whether a man's income fell within the rate of Rs. 100 or Rs. 32; but when you came to minute gradations, it must involve inquisition to place a man's income in the right category. Beyond this he should not go, as the President had already pointed out the apparent inconsistency in the grounds of objection taken by the hon'ble member, first that it was an income tax, and afterwards that it was not an income tax.

Most of the other points which had been raised were points for the consideration of the Select Committee. With regard to the question of appeal, he must say that he thought that the practical inconvenience of giving an appeal would be overwhelming, although on principle he saw no objection. The question relating to stamp fees was clearly beyond the province of this Council. Also in regard to the question of Bengal expending on itself all the money that it raised under this Bill for famine taxation, he would remind the hon'ble member that Sir John Strachey had pointed out that the Orissa famine cost the Imperial Government about 1½ millions sterling, and the Bengal famine of 1874 about 6½ millions—altogether 8 millions. So when the hon'ble member pointed out that if Bengal had to meet a proportion of charge upon the cost of the Madras famine, Bengal would not have to pay 30 lakhs of rupees, he omitted to go far enough; he did not recollect that to the 9½ millions for the Madras and Bombay, the cost of the Bengal famines would have to be added. Anyhow, MR. BAYLEY thought that on general grounds the people of Bengal could scarcely object to pay their quota towards the general Famine Insurance Fund of the Imperial Government of India. He would

quote here what was said in Council on this subject by the Viceroy on the same occasion:—

"I am aware that there are already some parts of India where exclusively local interests are practically secured by the bounty of Nature, or the industry of man, from the direct effects of famine. In the nature of things the population of those particular localities may, and probably do, derive some immediate advantage from the periods of scarcity which so fearfully afflict their fellow-subjects in other provinces. But it would be an insult to suppose that their fortunate exemption from the perils and sufferings common to the rest of the community can furnish any argument, they would stop to urge, in favor of exempting them from their fair participation in the support of any general burden imposed for the protection of the whole community from such sufferings and perils. Whilst therefore I do not doubt that the chief cost of protective works ought to be borne by those who must need them, and will chiefly benefit by them, I must maintain that no province of the Empire, and no class of the community, can be legitimately cleared of the national obligation to contribute to the means required for the construction of such works."

The Hon'ble Mr. MACKENZIE said in reply that after the speeches of the Hon'ble President and the hon'ble member who spoke last, there remained very little for him to say with reference to the remarks of his hon'ble friend on the right. He might, however, be allowed to observe that the words "Income Tax" seemed really now-a-days to be used as a sort of bogey to frighten children with. Every direct tax must have *some* reference to a man's means, and be in that sense an income tax; and *in that sense* he had no objection to this license tax being called a rough income tax, or designated by any other form of words that expressed a patent and inoffensive fact. But if it was sought to affix to it any stigma, such as attached in the minds of the people to the old income taxes of bygone years, by dubbing it a rough income tax, then he could only say that it bore so rough a resemblance to that finished work as to appear a mere crude block, in which hardly a lineament of those abhorred features could be discerned by the most prying eyes.

Again, there was some inconsistency to his mind between the hon'ble member's remarks with reference to the incidence of the tax in the lower grades and what he said subsequently in praise of the salt tax. He (Mr. Mackenzie) knew of no tax which pressed more unequally than the salt tax upon the poor as compared with the rich. Inequality in a tax such as was now proposed was unavoidable; but it was much less, take it how we would, than was the inequality of incidence under the salt tax.

As regarded the hon'ble member's criticism of details, he might draw attention to the fact that the Collector's subordinates would in their proceedings be subject to his orders. The hon'ble member said he would be satisfied if the Collector of the district were ultimate referee. Practically this would be so, and a simple power of revision by the Collector would probably meet the hon'ble member's views, and do away with the difficulties attending a formal appeal. The other points noticed would be taken up in Select Committee.

The Hon'ble President had thoroughly disposed of the hon'ble member's suggestions for the creation of provincial autonomies. Nothing could be worse for Bengal than the introduction of such a principle, so long as Behar remained an integral part of the province. One consideration had not, however, he thought been sufficiently adverted to in the discussion. The cardinal point in the Government of India's policy in dealing with famine in future was to meet such charges not from loans, but from income. The hon'ble member lost sight of this altogether, and yet it was a principle which seemed to have met with cordial acceptance both in India and England. The local Government was not called on to pay interest on loans, but to help to raise the State income to a point of safety, and to secure a sufficient annual surplus to make it independent of famine loans. However the money might be spent, Bengal must gain. If there were famine awaiting it, Bengal was guaranteed by the Empire. If remunerative protective works were undertaken within the province, and paid for from these funds, Bengal still gained. If debt were reduced, Bengal would profit as much as any other province.

One word before he sat down, as to the incidence of the tax. He was not sure if he had made it sufficiently clear that Government was not contemplating a raid upon the poor and indigent. There were not many rich men in Bengal. Government was able, under the Certificate Tax Act, to find only about 61,000 trade incomes over Rs. 500 in all Bengal. It did not know exactly the number

of trade incomes between Rs. 500 and Rs. 200 (the numbers of incomes of all kinds between these limits touched by the licence tax of 1867 was only 150,000); still less did it know the number of trade incomes below Rs. 200. But nearly every mofussil village had its local traders and artizans, well to do in a humble way and according to the standard of comfort prevalent in the country. These people paid nothing to the State at present, though they were as well able to do so as their agricultural neighbours. These were the classes it was intended to touch. Government guarded against taxation of the very poor—as this country counted poverty—by the insertion of the 2 per cent. limit and by requiring the tax to be paid in one instalment. If a man *could not* pay one rupee, he would not be taxed at all. Even in Calcutta the poor would not be taxed, for in the lower grades it was provided that the Commissioners were to consider the circumstances of each, and in weighing these circumstances, the fact that municipal taxes were heavy would not be forgotten.

The motion was then agreed to, and the Bill referred to a Select Committee consisting of the Hon'ble Mr. Reynolds, the Hon'ble Mr. Bayley, the Hon'ble Baboo Ramshunker Sen, the Hon'ble Baboo Kristodas Pal, the Hon'ble Mr. Jennings, and the mover.

The Council was adjourned to Saturday, the 19th January.

STATEMENT SHOWING THE STOCKS OF RICE IN AND AROUND CALCUTTA.

NAMES OF MARKS.	STOCKS IN HAND AS COMPILED ON—				
	28th August 1877.	28th September 1877.	30th October 1877.	1st week of De- cember 1877.	1st week of January 1878.
	Mds.	Mds.	Mds.	Mds.	Mds.
Baliaghatta	6,53,100	5,45,400	5,44,000	3,03,400	6,22,000
Doltadanga	85,900	83,500	68,200	45,400	30,900
Chitpora, Golabara, Oomertooly, Hakkhola, and Oulpy Ghât.	3,62,300	7,45,300	3,03,100	4,32,900	3,62,900
Fathuriahatta, Pusia, and Jorabagan	80,300	33,400	27,000	16,000	24,400
Tollygunge, Chittiah, Kidderpora, and Moonahgunge.	2,36,500	2,61,500	2,16,300	1,16,100	1,40,300
31 Minor Bazars (estimated)	2,40,000	2,40,000	2,40,000	2,40,000	2,40,000
Other retail shops, 5,129 in number (estimated).	2,50,000	2,50,000	2,50,000	2,50,000	2,50,000
Buidyabatty, Nowabgunge, Bhud- dreesur, and Chandernagore.	1,00,000	37,000	1,00,000	75,000	37,100
Total ...	25,39,100	21,64,100	22,46,500	14,78,600	17,37,600
On Railway premises both sides the river.	56,634 (on 27th August)	35,540 (on 27th September.)	18,338 (on 29th October.)	12,186 (on 3rd December.)	8,732 (on 4th January 1878.)
On boats unloaded { Port Commis- as by sioner's returns	2,59,482 (22nd to 26th August.)	1,08,040 (23rd to 26th Sept.)	1,03,386 (24th to 27th Oct.)	50,534 (1st to 3rd December.)	70,108 (2nd to 4th January.)
{ Canal returns ...	1,21,534 (22nd to 26th August.)	94,397 (23rd to 26th Sept.)	43,365 (24th to 27th Oct.)	16,812 (1st to 3rd December.)	1,21,640 (2nd to 4th January.)
Grand Total of Stocks ...	28,67,050	24,04,040	24,11,679	15,58,632	19,33,045
Probable stocks available for exporta- tion by sea.	18 lakhs.	12½ lakhs.	12½ lakhs.	8 lakhs.	8½ lakhs.

The 7th January 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Rainfall, Weather, and State and Prospects of the Crops

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 5th January 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
BURDWAN DIV.	1 Burdwan, Jan. 5 '78	0.17 Cutwa nil. Culina 0.35. Bood- Bood 1.20. Jehanabad 0.38.	The reaping of the <i>amun</i> crop is nearly over. Fever is still prevalent. Cholera is reported in the sub-division of Culna.
	2 Bankoora, .. 5 ..	0.32	Rain, heavy in places, fell on the 31st ultimo and 1st instant, with thunder and lightning. Since then weather very cold; previous to it warm. The rain is reported to have done the growing crops good. Although the winter rice crop is coming into the market, there has been no fall in the price; in fact higher prices are anticipated.
	3 Beerbhoom, .. 5 ..	0.41	The weather is more seasonably cold than it has been hitherto. The cold-weather crops are doing capitally. The harvesting of the late rice crop is now practically over.
	4 Midnapore, .. 5 ..	3.13	Very heavy rain on the 31st ultimo; since then the weather has become cooler. Prospects of the crops are average. Health is improving.
	5 Hooghly, .. 5 ..	1.40	Weather—unseasonably warm and close for the first two days of the week. Rain on the night of the 31st ultimo. Very cold subsequently. The late rice harvest is almost over. The rains have done good to sugarcane, but some injury to rice, mustard, and potato in the ground. There has been a slight change for the better in the state of public health.
	Howrah, .. 7 ..	1.65	Heavy rain on the 31st ultimo; since which the weather has been much colder. The rain did the few cold-weather crops good, and no injury is reported to the rice which is being harvested.
<i>Central Districts</i>			
PRESDIDY DIV.	6 24-Pergunnahs, Jan. 5 '78	2.80	Weather—very cold. State and prospects of the crops are good. <i>Amun</i> is still being harvested. Cholera and fever continue in many parts of the district.
	7 Naddea, .. 5 ..	0.15	Rain has fallen everywhere. The weather which had been excessively warm for this season has now become cold again. Great good has been done to the wheat and other cold-weather crops by the rain. The prospects of the crops on the ground are fair. The district has been remarkably unhealthy of late, but it is hoped that the recent change of weather will prove beneficial.
	8 Jessore, .. 5 ..	0.57	Weather—warm till after the rain which fell on the 31st ultimo and 1st instant. Since the rain it has been very cold. The rain has done much good to the crops, the prospects of which are now favourable. Fever is abating.
	9 Moorshedabad, .. 5 ..	0.34	Weather—cold. The cutting of <i>amun dhan</i> is now nearly finished. The <i>rubber</i> crops are thriving well, having been benefitted by the rain. Fever and cholera are on the decrease.
RAJSHAHY AND COOCH BEHAR DIV.	10 Dinagapore, .. 4 ..	0.10	Weather—very cold and clear. The rice harvest is still in progress. Mustard is in seed.
	11 Rajshahye, .. 5 ..	0.19	The weather has been very cold, and there has been a very slight fall of rain during the week in almost all parts of the district. <i>Amun</i> rice is still being cut. The prospects of the <i>rubber</i> crops are good. Cholera has somewhat abated, but fever is still prevalent.
	12 Rangpore, .. 5 ..	0.07 Kurigram 0.20. Gajbanda nil. Bostogra nil.	On the evening of the 30th ultimo it became cloudy and warm, and some rain fell that night and the following morning. In the evening the clouds cleared up and all on the 31st a dry westerly wind blew. Since then the weather has become very cold. The paddy crop is almost harvested. The rice outturn seems to be little more than an average one, as though the low land crop was very good, the outturn from the high land rice is only moderate. Cholera still prevails in certain parts of the Gajbanda sub-division, and cases have been reported from the Kurigram sub-division.
	13 Bogra, .. 5 ..	0.02	Weather—very cold. <i>Amun</i> with a good average yield is still being cut. The price of food-grains is gradually rising, owing to exportation now going on. <i>Rubber</i> crops are doing well, and will probably turn out well.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.—(Continued.)			
<i>Central Districts.</i>			
RASEHAH AND COOCH BEHAR DIV.	14 Pubna, Jan. 5 '78	0.58	There was a slight rainfall during the first part of the week. State and prospects of the <i>rubber</i> crops are favourable. The reaping of <i>maskalai</i> and <i>moony</i> is not yet complete. Fever and cholera have abated.
	15 Darjeeling, " 4 "	0.25	Weather—very misty, bitterly cold and threatening snow. There are few crops on the ground now. The winter crop of rice has nearly all been harvested. The minor crops of buck-wheat, <i>kalai</i> , and mustard are progressing favourably.
	16 Julpigores, " 5 "	Nil	Weather—seasonably cool. The harvesting of winter rice is almost complete. Good outturn is expected everywhere, excepting in Boda, where it is likely to come up to about two-thirds of the average yield. Tobacco, mustard, wheat, and barley are doing well. Land is being prepared for <i>khadoi</i> paddy.
	Cooch Behar, " 3 "	Nil	Weather—very cold and sometimes cloudy. An unpleasant west wind blew on the afternoon of the 1st instant. The prospects of tobacco and other cold-weather crops continue good; a shower of rain would now prove very beneficial. The harvesting of <i>kaimunti dhan</i> has not yet been finished. People are suffering from fever in many places.
<i>Eastern Districts.</i>			
DACCA DIV.	17 Dacca, Jan. 5 '78	0.81 Moonshhee- gunge 1.10 Manick- gunge 0.81	Rain on the 31st ultimo and 1st instant; since then cold even for the season. Rain has done good to all crops, except the most forward mustard and the <i>kalai</i> which had been gathered and was lying on the field.
	18 Furreedpore, " 5 "	1.10 Madari- pore 0.62 Gonlundo 1.20	Rain in the early part of the week; since then weather clear and cold. The winter rice crop has been harvested in some places, and is now being gathered in the other parts of the district; the outturn is reported to be fair. More rain is required.
	19 Backergunge, " 3 "	0.63	Rain on the night of the 1st and morning of the 2nd instant. The state and prospects of the crops are fair. The <i>amun</i> harvest is nearly over; the estimated outturn is from 12 to 14 annas.
	20 Mymensingh, " 4 "	0.46	General rain on the 31st ultimo; since then weather much colder. State and prospects of the crops are favorable.
	21 Tipperah, " 4 "	0.90 Brahmun- barah sub-divi- sion 1.43	Weather—rather sultry and oppressive till rain fell, after that very cold and fine. The prospects of all the crops are good.
CHITTAGONG DIV.	22 Chittagong, " 3 "	0.26	Weather—close and warm, till heavy showers on the morning of the 1st instant; since cold winds. A good 10 or 12-anna <i>amun</i> crop has just been harvested. Rice is dear for the season. Cold-weather crops look well.
	23 Noakholly, " 3 "	1.19	Heavy rain on the morning of the 1st instant; since then weather very cold. The reaping of the <i>amun</i> crop continues. Prospects are fair. Stray cases of small-pox have been reported from the west of the district.
	24 Chittagong Hill Tracts, " 1 "	0.45	Weather—cloudy during the latter part of the week. A slight fall of rain on the 1st instant. Mustard is in flower. The fall of rain has improved the prospects of this crop. Tobacco plants grown over alluvial deposits are thriving well.
	Hill Tipperah, " 2 "	0.62	It rained on the night of the 31st ultimo and morning of the 1st instant. The <i>amun</i> harvest is nearly completed. The cold-weather crops look well.
BEHAR.			
PATNA DIVISION.	25 Patna, Jan. 5 '78	0.72	Weather—seasonably cold. The harvesting of the rice crop is fast progressing. The prospects of the <i>rubber</i> crops have much brightened after the rainfall. Health is good.
	26 Gya, " 5 "	0.67 Nowada 0.90 Aurunga- bad 1.0	Weather—cold. Rain on the 30th and 31st ultimo was followed by a couple of days of high wind. Maximum thermometer in the shade 86° 2". The prospects of the <i>rubber</i> crops have been greatly improved by the timely rain. No more rain is required at present. From Nowada it is reported that the <i>khurreef</i> outturn in that sub-division is quite up to the average.
	27 Shahabad, " 5 "	0.12	Weather—cold and fine. In Sasaram rain fell throughout the sub-division on the 30th ultimo, which has revived the unirrigated <i>rubber</i> . Slight rain fell in the Buxar sub-division. General rain fell in Bhabooh on the 29th and 30th, and was very beneficial to the crops. Prices are stationary. General health is good.
	28 Durbhunga, " 5 "	0.75	No change in the state and prospects of the crops since last report.
	29 Mozufferpore, " 5 "	0.95	Weather—very cold, with foggy mornings. The <i>rubber</i> crops have been much benefitted by the rain which fell on the 29th and 30th ultimo, and the prospects are now very fair. The prices of rice and wheat have slightly fallen, but maize and gram have become dearer.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
PANA DIVE.	30 Kharu, Jan. 5 '78	0.83 Sawan 0.47	Weather—seasonable and cold. The mornings are generally foggy. There was a good downpour on the night of the 29th ultimo, which lasted about half an hour. West wind prevailing. All the <i>rubbee</i> crops are still doing fairly. In some places wheat, barley, &c., are in ear. Prices have risen. Public health is good.
	31 Champaran, „ 5 „	0.25 Bettia 0.19	Weather—very cold, with dense fogs in the mornings. The rain has been of great benefit to the <i>rubbee</i> crops. More is required.
	32 Monghyr, „ 5 „	0.31 Begoesra 0.29 Jamoal 0.33	Weather—very cold, with west wind. The <i>rubbee</i> crops have benefitted much by the recent rain.
BHAGLPORE DIVE.	33 Bhagulpoore, „ 5 „	0.38	Strong westerly wind prevailing. Weather extremely cold. <i>Rubbee</i> crops have benefitted by the rainfall which was general; the fall at Banka was heavier than at head-quarters. Paddy harvest is nearly complete. Export of grain continues as before and prices range high.
	34 Purneah, „ 5 „	0.2 Arraroah 0.14	Weather—clear and cold, with west wind. The prospects of the crops continue fair.
	35 Maldah, „ 5 „	0.39	Rain on the 30th ultimo, afterwards weather bright and very cold. State and prospects of the crops continue to be quite satisfactory. There has been only one death from cholera during the week, and fever, though still very prevalent, has been rather less fatal.
	36 Nonthal Pergah, „ 6 „	1.64	There was a good shower on the 31st ultimo in Deoghur, Godda, and Sudder sub-divisions which has done good. The cold has since become great, and one or two mornings there was frost. The <i>rubbee</i> seems everywhere to have improved with the rain.
ORISSA.			
ORISSA DIVE.	37 Cuttack, Jan. 5 '78	Nil	Weather—fine and cold. The reaping of the <i>saradh</i> and <i>rubbee</i> crops is going on. Cholera is lingering in Jajpore and Kendrapara sub-divisions.
	38 Pooree „ „	Return not received.
	39 Balasore, „ 4 „	0.5	Weather—cold. The winter crops are doing well everywhere. Public health is on the whole good.
CHOTA NAAGPORE.			
	<i>South-West Frontier Agency.</i>		
	40 Hazareebagh, Jan. 4 '78	0.61	Hoar-frost on the ground in the early morning; wind high and bitterly cold. The prospects of the <i>rubbee</i> crops have been much improved by the rain which fell throughout the district on the 30th and 31st ultimo. The rain has also enabled ploughing for the <i>bhadoi</i> to be commenced.
	41 Lohardugga, „ 5 „	0.81	There was hard rain at Ranchi on the night of the 29th ultimo, and rain has been reported from all parts of the head-quarters division, except the extreme south and west, and 1.08 has fallen in Palamow. This rain was required for the <i>rubbee</i> crops. Public health is good.
	42 Singbhoom, „ 4 „	0.65	Weather—seasonable. Nothing new to report. The late fall of rain will be very beneficial. Fever, as is usual at this time of year, is prevalent everywhere.
	43 Manbhoom, „ 5 „	0.18	Weather—very cold, the thermometer falling to 40° at night. In the Sudder sub-division there is nothing new to report, but the Sub-divisional Officer of Govindpore reports that the late bad season is driving a number of people away as emigrants to Assam. He anticipates scarcity, but his fears need confirmation. The Deputy Commissioner, who has gone on tour to the sub-division, will see to this matter.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 8th January 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

QUANTITIES PER RUPEE BY

DISTRICTS.	WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BETTER MILL— CUMBOO, BAJRA.			GREAT MILL— CHOLU, JOWAR.			LEADER MILLS— HAGI LA MURWA AND CHENNA.		
	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
BENGAL.																					
Western Districts.																					
ardwan	12 0	13 0	14 0	25 0	25 0	20 0	15 8	21 0	15 12	10 0	23 0	16 4	
ankooa	13 8	13 8	15 0	24 0	24 0	21 0	15 0	15 0	20 0	18 12	18 12	21 0	
teerbhoom	13 0	13 8	16 8	20 0	20 0	...	12 0	11 4	15 0	16 0	17 0	18 0	
aidnapore	13 0	13 0	17 0	13 0	13 0	16 0	16 0	18 0	18 0	
Honghly	13 0	13 0	19 0	10 0	10 0	10 0	13 0	13 0	15 0	
Howrah	13 0	13 0	18 0	9 0	9 0	11 0	13 0	13 0	13 0	
Central Districts.																					
Calcutta	12 4	12 4	13 8	20 0	18 0	22 5	7 8	7 8	9 8	11 12	13 0	14 0	18 0	18 0	23 0	
24-Pergunnahs	7 4	7 4	8 0	13 4	10 0	13 4	
Nuddes	13 16	14 8	16 0	32 0	30 8	...	2 5	18 5	18 4	13 5	13 5	14 8	
Jessore	11 0	11 0	18 8	9 12	9 8	13 5	14 0	14 0	20 0	
Moorshedabad	14 0 to 15 0	16 0	10 0 to 35 0	35 0 to 37 8	35 0 to 41 0	35 0	10 0 to 14 0	10 0 to 14 0	17 0	14 0 to 16 0	14 0 to 17 0	19 0 to 21 0	
Dinagore	13 12	12 14	17 8	11 0	11 8	22 8	18 3	20 0	10 4	22 12	22 0	25 12	
Rajshahye	16 12	13 8 to 15 8	15 0	20 12	18 12	22 0	9 4	7 8 to 9 12	12 0 to 16 8	16 0 to 17 4	16 11 to 17 13	18 8 to 18 0	
Rungpore	15 13	15 0	22 11	11 54	13 6	16 0	22 8	22 8	23 6	
Bogra	12 0	12 0	20 4	13 9	10 8	16 12	22 8	21 0	24 0	
Pubna	18 0 to 16 0	16 0	31 0	8 0	8 0	12 0	16 0	16 8	20 0	
Darjeeling	8 0	7 0	8 0	8 0	8 0	8 0	10 0	6 0	5 0	12 0	12 0	14 0	
Jalpigore	9 5	10 6	12 0	13 0	11 7	15 0	19 0	13 8	23 0	
Eastern Districts.																					
Dacca	11 7	12 4	14 8	32 0	32 0	37 8	11 7 to 16 4	14 4	13 8 to 15 0	17 10	17 10	18 0	
Furzedpore	14 0	14 0	24 0	30 0	8 0	8 0	10 0	16 0	16 0	20 0	
Backergange	14 0	14 0	16 0	17 0	17 0	17 0	
Mymensingh	10 0	10 0	14 0	14 0	14 0	20 0	16 12	16 0	25 0	

* New 12½ to 16½ seers.

† New 15 to 17 seers.

‡ Also Rs. 1-10 to 1-14 per maund.

▲ In the interior the prices range as follow:—Wheat 12 to 16 seers, best rice 12½ to 17½ seers, common rice 14½ to 18½ seers, and gram 12 to 22 seers.

■ In the interior the prices range as follow:—Wheat 12 to 16 seers, barley 20 to 36 seers, best rice 14½ to 19 seers, common rice 16 to 21 seers, maize or Indian

20 to 32 seers, and gram 15 to 18½ seers.

○ In the interior the prices range as follow:—Wheat 12 to 16½ seers, best rice 13 to 19 seers, common rice 15 to 20 seers, and gram 14½ to 24 seers

□ In the interior the prices range as follow:—Wheat 10½ to 11 seers, barley 16 to 23 seers, best rice 8½ to 7½ seers, common rice 13 to 16 seers, and gram 16 seers

◇ In the interior the prices range as follow:—Wheat 8 to 13½ seers, best rice 10 to 14 seers, common rice 14 to 16 seers, and gram 11½ to 16½ seers.

◆ In the interior the prices range as follow:—Wheat 14 to 16 seers, barley 30 to 38 seers, best rice 10 to 16½ seers, common rice 16 to 21 seers, and gram

21½ seers.

Undermentioned Districts of Bengal for the Fortnight ending 31st December 1877.

THE SEER OF 80 TOLAHS.												AVERAGE WAGES PER MONTH.									DISTRICT.
MAIZE OR INDIAN-CORN.			GRAM.			FIRWOOD.			SALT.			ABLE-BODIED AGRICULTURAL LABOURER.			STEEL OR HOUSE-KEEPER.			COMMON MASON, CARPENTER, OR BLACKSMITH.			
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	

BENGAL																								District.
Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	
...	16 8	16 0	13 4	140 0	140 0	160 0	9 0	9 3	9 0	6 8	6 8	6 0	6 8	6 8	5 0	10 4	11 4	7 8	10 0	12 0	Bardwan.
8 0	32 0	32 0	...	14 12	14 12	16 0	440 0	440 0	480 0	8 8	8 8	8 12	Bankura.
0 0	30 0	18 0	18 0	18 0	300 0	200 0	200 0	8 8	8 8	8 8	5 0	5 0	5 0	5 0	5 0	4 0	8 0	7 12	7 8	8 0	7 8	Berhampore.
...	16 0	16 0	16 0	300 0	300 0	360 0	8 8	9 0	9 0	5 0	4 0	5 0	5 0	5 0	5 0	7 0	10 0	7 0	7 0	7 0	Midnapore.
...	13 0	18 0	Hooghly.
...	14 0	14 0	Howrah.
...	15 4	16 0	18 0	120 0	120 0	120 0	9 8	9 8	9 8	8 0	7 0	8 0	7 0	7 0	7 0	18 0	12 0	18 0	18 0	18 0	Calcutta.
8 0	18 0	22 15	...	18 0	17 8	16 0	110 0	110 0	100 0	8 0	8 0	8 0	24-Pargana.
...	15 8	20 0	13 4	100 0	100 0	90 0	9 0	9 0	8 12	6 0	6 0	6 0	6 0	6 0	6 0	18 0	16 0	15 0	7 8	7 8	Nuddea.
...	17 4	17 4	20 0	100 0	100 0	110 0	9 24	9 6	9 24	6 0	6 0	6 0	6 0	6 0	6 0	10 0	10 0	10 0	10 0	10 0	Jessore.
...	16 0	16 0	22 0	110 0	110 0	120 0	8 0	8 0	8 0	7 8	7 8	7 8	6 0	6 0	6 0	15 0	15 0	15 0	15 0	15 0	Mooreabad.
...	20 0	20 0	20 0	120 0	120 0	130 0	7 0	7 0	7 0	4 0	4 0	4 0	4 0	4 0	4 0	7 8	7 8	7 8	7 8	7 8	Dinapore.
...	18 0	14 8	20 0	180 0	180 0	180 0	8 0	8 0	8 4	4 0	4 0	4 0	4 0	4 0	4 0	7 0	7 0	7 8	7 8	7 8	Rajahmundry.
...	18 8	16 0	18 0	107 0	107 0	107 0	8 1	8 1	7 8	6 0	6 10	6 0	6 0	6 0	6 0	12 0	12 0	12 0	12 0	12 0	Rangpur.
...	12 0	12 0	94 0	67 8	67 8	67 8	7 14	7 14	7 12	5 0	5 0	5 0	5 0	5 0	5 0	10 0	10 0	10 0	10 0	10 0	Bogra.
...	18 0	18 0	26 4	200 0	200 0	200 0	9 0	9 0	9 0	6 0	6 0	6 0	6 0	6 0	6 0	15 0	15 0	15 0	15 0	15 0	Patna.
0 0	20 0	26 0	...	10 0	9 0	8 0	160 0	160 0	200 0	6 0	6 0	4 8	7 0	6 0	7 0	6 0	7 0	8 0	15 0	15 0	15 0	15 0	15 0	Darjeeling.
...	12 6	12 2	16 0	80 0	80 0	160 0	7 4	7 4	7 2	5 0	5 0	5 0	5 0	5 0	5 0	10 0	10 0	10 0	10 0	10 0	Jalpigora.
...	12 4	12 4	16 0	80 0	80 0	100 0	9 0	9 0	8 14	5 0	5 0	5 0	5 0	5 0	5 0	7 0	8 0	8 0	8 0	8 0	Dacca.
...	12 0	12 0	17 0	9 0	9 0	9 0	Farrukpore.
...	12 0	12 0	20 0	100 0	100 0	100 0	8 8	8 8	8 8	7 8	7 8	7 8	6 0	6 0	6 0	8 0	8 0	8 0	8 0	8 0	Rachergui.
...	12 0	12 0	17 8	9 0	9 0	8 8	7 8	7 8	7 8	6 0	6 0	6 0	10 0	10 0	10 0	10 0	10 0	Mymensingh.

- G At Roypur the prices are—Wheat 12 seers, best rice 18 seers, common rice 21 seers, and gram 16 seers.
H At Nattore the prices are—Wheat 22½ seers, best rice 24 seers, common rice 18 seers, and gram 14½ seers.
I In the interior the prices range as follow:—Wheat 15 to 20 seers, best rice 11½ to 12 seers, common rice 18 to 24½ seers, and gram 8 to 15 seers.
J At Serajpur the prices are—Wheat 10 seers, best rice 8 seers, common rice 17 seers, and gram 12 seers.
K In the interior the prices range as follow:—Wheat 5 to 8 seers, best rice 6 to 12 seers, common rice 10 to 20 seers, lower millets 18 to 40 seers, maize or In 18 seers, and gram 9½ to 10 seers.
L In the interior the prices range as follow:—Best rice 6 to 12 seers, common rice 11 to 20 seers, and gram 8 to 12 seers.
M In the interior the prices range as follow:—Best rice 10 to 14 seers, common rice 14 to 16 seers, and gram 12 to 16 seers.
N In the interior the prices range as follow:—Best rice 11 to 17 seers, common rice 15 to 18 seers, and gram 12 to 18 seers.
O In the interior the prices range as follow:—Wheat 12 to 16 seers, best rice 9 to 20 seers, common rice 14 to 22 seers, and gram 11 to 16 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

DISTRICTS.	QUANTITIES PER RUPEE IN							
	WHEAT.	BARLEY.	RICE, BEST SORT.	RICE, COMMON.	BULBOON MILLER— CUMBOO, RAJEA.	GREAT MILLER— CHOLUM, JOWAR.	LESSER MILLER— RASI OR MUWA AND CHENNA.	
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							
	Present return.							
	Next preceding return.							
	Corresponding return of last year.							

Eastern Districts—(Contd.)

[illegible]

BEHAR.

[illegible]

ORISSA.

[illegible]

CHOTA NAUPONK.

North-Western Frontier Agency.

18th Western Frontier Agency.																																			
	Z																																		
Hazareebagh ...	15	8	16	0	19	0	23	0	...	34	0	10	0	11	0	13	8	17	0	16	0	26	0	22	0	...	29		
	Z1																																		
Lohardugga ...	12	0	14	0	20	0	18	0	17	0	...	14	0	16	0	28	0	17	0	21	0	32	0	80	0	36	0	60	
Bingbhoom ..	18	0	20	0	26	0	36	0	36	0	32	0	21	0	20	0	30	0	26	0	30	0	40	0		
	Z3																																		
Manbhoom ...	13	0	14	0	18	0	32	0	32	0	39	0	16	0	16	0	18	0	21	0	23	0	26	0	66	0	66	0	64

• In the interior the price ranges from 16 to 20 scara.

* In the interior the price ranges from 10-00 to Rs. 1-4-0.

† 3 annas a day for each ticka cooly.

94 to 6 annas a day for tiera one.

In the interior the prices range as follows:—Best rice (at Cox's Bazar) 14 seers, and common rice 16 to 18 seers.

In the interior the prices range as follow:—Best rice 12 to 31 seers, common rice 17 to 23 seers.

In the interior the prices range as follow :--Wheat 17 to 18 seers, barley 20 to 22 seers, common rice 12 to 14 seers, and gram 17 to 20 seers.

In the interior the prices range as follow :—Wheat 11½ to 13 seers, barley 16 to 17 seers, best rice 8 to 14 seers, common rice 10½ to 11½ seers, and gram 16 seers.

In the interior the prices range as follow:—Wheat 17 to 19 seers, best rice 10 to 14 seers, common rice 14 to 16 seers, lesser millets 23 to 27 seers, maize or Amra 10 to 12 seers.

corn 21½ to 27 seers, and gram 19 seers.

In the interior the prices range follow:—Wheat 15 to 22½ seers, best rice 11½ to 17½ seers, common rice 12 to 18½ seers, lesser millets 20 to 25 seers, maize or Indur 12 to 15 seers and such 15 to 22½ seers.

corn 19 to 27½ acers, and grain 16 to 26½ acers.

mentioned Districts of Bengal for the Fortnight ending 31st December 1877.—(Continued.)

IN SHEK OF 80 TOLAHS.												AVERAGE WAGES PER MONTH												DISTRICT
LATER OR INDIAN-CORN.			GRAM.			FIREWOOD.			SALT.			ABLE-BODIED AGRICULTURAL LABOURER.			STEEL OR HORSE-KNIFE.			COMMON MASON CARPENTER, OR, BLACKSMITH.						
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
Ch. S. Ch.	S. Ch. S.	Ch. S. Ch.	S. Ch. S.	Ch. S. Ch.	S. Ch. S.	Ch. S. Ch.	S. Ch. S.	Ch. S. Ch.	S. Ch. S.	Ch. S. Ch.	S. Ch. S.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.	Rs. A. Ch.				
...	Chittagong.			
...	Naokholly.			
...	Tipperah.			
...	Chittagong Tracts.			
...	Hill Tipperah.			
BEHA																								
...	Patna.			
...	Gya.			
...	Shahabad.			
...	Durbhanga.			
...	Muzafferpoor.			
...	Saran.			
...	Chumpran.			
...	Monghyr.			
...	Bhagulpore.			
...	Purneah.			
...	Maldah.			
...	Sonthal Pore.			
ORISSA																								
...	Cuttack.			
...	Pooree.			
...	Balasore.			
CHOTA NAGPUR																								
South-Western Frontier Agency																								
...	Hazaribagh.			
...	Lohardugga.			
...	Singbhum.			
...	Manbhum.			

V In the interior the prices range as follow:—Wheat 12½ to 25 seers, barley 20½ to 30 seers, best rice 8 to 13 seers, common rice 12 to 23 seers, lesser millets 21 seers, maize or Indian-corn 17 to 24 seers, and gram 16½ to 25 seers.

W At Jamal the prices are:—Wheat 16½ seers, barley 22 seers, best rice 12½ seers, common rice 14½ seers, great millet 20 seers, lesser millet 21 seers, maize or Indian-corn 20 seers, and gram 19 seers.

X In the interior the prices range as follow:—Wheat 17 to 28 seers, best rice 19 to 20 seers, common rice 21 to 27 seers, and gram 16 to 19 seers.

Y In the interior the prices range as follow:—Wheat 18 to 20 seers, best rice 18 to 20 seers, common rice 19 to 23 seers, and gram 11 to 14 seers.

Z In the interior the prices range as follow:—Wheat 14 to 18 seers, barley 21 to 23½ seers, best rice (at Chuttra) 12 seers, common rice 15 seers, lesser millets 16 seers, maize or Indian-corn 21½ to 26 seers, and gram 12 to 25 seers.

21 At Dullongrange the prices on the 27th December were:—Wheat 16½ seers, best rice 14 seers, common rice 16½ seers.

22 In the interior the prices range as follow:—Wheat 18 to 19 seers, best rice 16 to 18 seers, common rice 17 to 23 seers, and gram 16 to 17 seers.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLER— CUMBOO BASA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	8 4 0	8 4 0	...	2 0 0	2 3 0	...	5 4 0	5 4 0	...	8 6 0	8 4 6
2	Serajunge ...	8 8 0	4 8 0	4 8 0	4 8 0	...	2 2 0	2 6 0
3	Dacca ...	8 3 0	8 2 0	...	1 3 0	1 3 0	...	3 4 0	2 12 0	...	2 3 0	2 3 0
4	Narsingunge...	2 9 0	2 6 0	...	2 4 0	2 2 0
5	Chittagong	3 0 0	3 12 0	...	2 2 0	2 3 0
6	Patna ..	2 5 0	2 3 0	...	1 13 0	1 10 0	...	3 12 0	3 6 0	...	2 5 0	2 7 0
7	Balasore ...	8 6 0	8 8 0	3 0 0	2 10 0	...	2 3 6	2 7 6
8	Poorce	3 0 0	3 0 0
9	Cuttack ...	2 8 0	2 8 0	4 2 0	4 2 0	...	2 10 0	2 10 0

CALCUTTA,
The 8th January 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 31st December 1877.

OF 40 SEERS.

GRAIN MILLST— CHOLU, JOWAR.			LIGHER MILLST— RASI OR MURWA AND CHENNA.			MAINS OR INDIAN CORN.			GRAM.			FIREWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	
2 3 6	2 3 6	2 3 6	2 4 0	...	2 3 6	2 6 6	...	0 6 0	0 6 0	...	4 0 0	4 0 0	...	Calcutta.
...	3 0 0	3 0 0	4 6 6	4 6 6	...	Saraigunga.
...	3 2 0	3 2 0	...	0 6 0	0 6 0	...	4 6 0	4 6 0	...	Dacca.
...	2 9 0	2 10 0	...	0 6 0	0 6 0	...	4 3 6	4 6 6	...	Naraingunga.
...	Chittagong.
...	2 0 1	1 13 0	...	1 13 0	0 1 13 0	Patna.
...	3 6 0	3 8 0	...	0 8 0	0 6 6	...	5 0 0	4 14 0	...	Balasore.
...	3 0 0	3 0 0	...	0 4 0	0 4 0	...	3 12 0	3 12 0	...	Pooree.
...	2 2 0	2 2 0	2 2 0	2 2 0	...	0 3 0	0 3 0	...	3 3 0	3 3 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 16th to 22nd Dec. 1877.	Rain from 23rd to 29th Dec. 1877.	RAIN FROM 1ST JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
BENGAL.							
BURDWAN.	WESTERN DISTRICTS.		Inches.	Inches.	1877.		
	Burdwan	Burdwan	Nil	Nil	50.40	29th Dec.	
		Cutwa	ditto	ditto	62.79	ditto	
		Culina	ditto	ditto	53.12	ditto	
		Bood-Bood	ditto	ditto	47.41	ditto	
		Raneegunge	ditto	ditto	58.13	ditto	
	Jehanabad	Jehanabad	ditto	ditto	79.34	ditto	
	Bankoora	Bankoora	ditto	ditto	54.03	ditto	
	Beerbhoom	Soorea	ditto	ditto	57.15	ditto	
		Hetampore	ditto	ditto	57.74	ditto	
		Roypore	ditto	ditto	53.48	ditto	
	Midnapore	Midnapore	ditto	ditto	45.05	ditto	
		Tumlook	ditto	ditto	43.90	ditto	
		Ghattal	ditto	ditto	63.61	ditto	
		Contai... { Dy. Collr.'s Office...	ditto	ditto	75.52	ditto	
		Exe. Engr.'s Office	ditto	ditto	64.99	ditto	Not recd. 2nd to 8th December.
	Hooghly	Hooghly	ditto	ditto	54.07	ditto	
Serampore		ditto	ditto	55.85	ditto		
Howrah	Howrah	ditto	ditto	61.80	ditto		
	Maheshreka	ditto	ditto	61.65	ditto		
PRESDHOT.	CENTRAL DISTRICTS.						
	24-Pergunnahs	Saugor Island	ditto	ditto	74.64	ditto	
		Calcutta	Not recd.	Not recd.	61.24	15th Dec.	
		Alipore ... { Dispensary	Nil	Nil	64.80	29th Dec.	
		Jail	ditto	ditto	63.53	ditto	
		Busseerhat	ditto	ditto	60.10	ditto	
		Banasat	ditto	ditto	56.23	ditto	
		Diamond Harbour	ditto	ditto	60.71	ditto	
		Burripore	ditto	ditto	72.07	ditto	
		Satkhira	ditto	ditto	75.16	ditto	
		Barrackpore	ditto	ditto	57.43	ditto	
		Dum-Dum	ditto	ditto	54.83	ditto	
		Kishinaghur	ditto	ditto	60.76	ditto	
	Nudda	Bongong	ditto	ditto	75.77	ditto	
		Meherpore	ditto	ditto	73.81	ditto	
		Chondanga	ditto	ditto	74.15	ditto	
		Kooshtea	ditto	ditto	98.80	ditto	
		Rangabhat	ditto	ditto	61.24	ditto	
		Jessore	ditto	ditto	68.11	ditto	
		Narail	ditto	ditto	71.88	ditto	
		Khoolna	ditto	ditto	73.02	ditto	
		Jhenida	ditto	ditto	74.25	ditto	
		Bagirhat	ditto	ditto	77.44	ditto	
	Moorshedabad	Magoorah	ditto	ditto	81.31	ditto	
		Herampur	ditto	ditto	63.15	ditto	
		Rampore Haut	ditto	Not recd.	6.00	22nd Dec.	
		Lallbagh	ditto	ditto	64.07	ditto	
		Jungypore	ditto	Nil	62.41	29th Dec.	
		Azingunge	ditto	Not recd.	63.46	22nd Dec.	
		Lallgolla	ditto	Nil	54.71	29th Dec.	
		Kandee	ditto	Not recd.	62.11	22nd Dec.	
		Dinagopore	ditto	Nil	60.71	29th Dec.	
		Raigunge	ditto	ditto	58.05	ditto	
	Maldah	Maldah	ditto	ditto	73.49	ditto	
		Chanchal	ditto	ditto	54.11	ditto	
		Banleah	ditto	ditto	77.83	ditto	
	Rajshahye	Nattore	ditto	ditto	80.71	ditto	
		Rungpore	ditto	ditto	90.98	ditto	
		Bhabanigunge	ditto	ditto	64.86	ditto	
	Rungpore	Kurigram	ditto	ditto	80.49	ditto	
		Bagdogra	ditto	ditto	24.21	ditto	Not recorded 3rd June to 3rd November.
	Bogra	Bogra	ditto	ditto	75.28	ditto	
		Sherpore	ditto	ditto	78.51	ditto	
		Nowkhilla	ditto	ditto	75.75	ditto	
		Panchabibi	ditto	ditto	64.88	ditto	
		Halulya	Not recd.	ditto	64.01	ditto	Not recorded 9th to 15th September, and not recd. 10th to 22nd December.
	Pubna	Pubna	Nil	ditto	98.41	ditto	
		Serdjung	ditto	ditto	78.37	ditto	
	Darjeeling	Darjeeling... { Telegraph Office	ditto	ditto	96.50	ditto	
		Hospital	ditto	ditto	105.04	ditto	
	Julpigoree	Julpigoree	ditto	ditto	94.33	ditto	
		Bodah	ditto	ditto	97.28	ditto	
		Huxa—Civil Surgeon's Office	ditto	ditto	185.38	ditto	
Titalya		ditto	ditto	86.03	ditto	Not recd. 9th to 15th December.	
Cooch Behar Tributary States.	Cooch Behar	ditto	ditto	107.48	ditto		

DIVISION.	DISTRICTS.	STATIONS.	Rain from 1st Dec. to 22nd Dec. 1877.	Rain from 23rd Dec. to 29th Dec. 1877.	RAIN FROM 1st JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
BENGAL—continued.							
Dacca.	Dacca	Dacca... { Telegraph Office... Nil	Nil	85.98	29th Dec.	From 4th February.	
		Hospital ditto ditto 87.99 ditto					
	Furzedpore	Moonsheegunge ditto ditto 125.78 ditto					
		Manickgunge ditto ditto 80.37 ditto					
		Furzedpore ditto ditto 90.43 ditto					
	Rackergunge	Gosalundo ditto ditto 88.51 ditto					
		Madaripore ditto ditto 90.11 ditto					
		Burrisal Not recd. Not recd. 88.01 15th Dec.					
	Mymensingh	Persepore ditto ditto 94.38 ditto					
		Patoakhally ditto ditto 104.31 ditto					
		Bhola ditto ditto 95.82 ditto					
	Chittagong	Mymensingh Nil Nil 114.86 29th Dec.					
		Jamulpore ditto ditto 80.34 ditto					
		Atia ditto ditto 88.65 ditto					
		Kishoregunge ditto ditto 95.13 ditto					
	Noakhally	Chittagong { Telegraph Office ditto ditto 111.90 ditto					
		Jail ditto ditto 124.98 ditto					
		Cok's Bazar ditto ditto 148.52 ditto					
		Noakhally ditto ditto 122.47 ditto					
	Tipperah	Fenny ditto ditto 128.07 ditto					
		Comillah ditto ditto 103.70 ditto					
	Chittagong Tracts.	Brahmunbariah ditto ditto 91.29 ditto					
		Hill Rungamates Hill ditto ditto 133.06 ditto					
	Hill Tipperah	Hill Tipperah ditto ditto 83.87 ditto					
DHAKA.							
PATNA.	Patna	Patna ditto ditto 31.12 ditto					
		Behar ditto ditto 43.24 ditto					
		Barh ditto ditto 40.19 ditto					
		Dinapore { Jail ditto ditto 21.42 ditto					
	Gya	Cantonment ditto ditto 23.18 ditto					
		Gya ditto ditto 43.61 ditto					
		Newadah ditto ditto 45.79 ditto					
		Aurangabad ditto ditto 27.87 ditto					
	Shahabad	Jehanabad ditto ditto 26.73 ditto					
		Arrah ditto ditto 28.57 ditto					
		Sansaram ditto ditto 26.80 ditto					
		Buxar ditto ditto 22.30 ditto					
	Muzafferpore	Bhuboah ditto ditto 27.04 ditto					
		Muzafferpore ditto ditto 27.38 ditto					
		Hajepore Not recd. Not recd. 40.35 27th Oct.					
		Sestamurhee ditto ditto 34.49 15th Dec.					
	Durbhanga	Durbhanga Nil 0.57 51.21 29th Dec.					
		Mudhoobunnee ditto Nil 48.59 ditto					
		Tajpore ditto ditto 32.14 ditto					
	Serua	Chupra ditto Not recd. 26.69 22nd Dec.					
		Sewan ditto ditto 31.45 ditto					
	Champaran	Motiharee ditto Nil 27.48 29th Dec.					
		Bettiah ditto ditto 35.60 ditto					
		Segowlie ditto ditto 37.73 ditto					
	Monghyr	Monghyr ditto ditto 39.48 ditto					
		Bagoosera ditto ditto 33.14 ditto					
		Jamooee ditto ditto 33.50 ditto					
	Bhagulpore	Bhagulpore ditto ditto 51.18 ditto					
		Soopool ditto ditto 44.81 ditto					
		Muddehpooora ditto ditto 50.59 ditto					
		Banka ditto ditto 45.45 ditto					
		Sonbursa ditto ditto 40.40 ditto					
	Purneah	Purneah ditto ditto 55.51 ditto					
		Kisengunge ditto ditto 65.94 ditto					
		Arrareah ditto ditto 61.10 ditto					
	South Patnana	Nya Doonka ditto ditto 63.34 ditto					
		Rajmehal ditto ditto 55.30 ditto					
		Deoghar ditto ditto 55.24 ditto					
		Godda ditto ditto 44.09 ditto					

Divisions.	Districts.	Stations.	Rain from 10th to 22nd Dec. 1877.	Rain from 23rd to 29th Dec. 1877.	Rain from 1st JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	38.40	29th Dec.	
		... { Hospital	ditto	Not recd.	41.13	22nd Dec.	
		Jajpore ...	ditto	ditto	53.55	ditto	
		Kendraparah ...	ditto	ditto	50.48	ditto	
		Jagatsingapore ...	ditto	ditto	37.45	ditto	
	Poores	False Point ...	ditto	ditto	80.20	ditto	
		Poores ...	ditto	Nil	35.15	29th Dec.	
	Balasore	Khurda ...	ditto	ditto	42.67	ditto	
		Balasore—Collector's Office ...	ditto	ditto	66.73	ditto	
		Bhadrack ...	ditto	ditto	55.08	ditto	
		Jellasore ...	ditto	ditto	66.11	ditto	
		Sorah ...	ditto	ditto	54.83	ditto	
	Cuttack Tributary Mahals.	Chandbally ...	ditto	ditto	54.34	ditto	
		Sumbalpora ...	ditto	Not recd.	67.61	22nd Dec.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh... { Jail	ditto	Nil	44.74	29th Dec.	
		... { Dispensary	ditto	ditto	46.39	ditto	
	Lohardugga	Pachamba ...	ditto	ditto	45.37	ditto	
		Ranchoe ...	ditto	ditto	58.47	ditto	
	Singbhoom	Palamow ...	ditto	ditto	49.63	ditto	
		Chyabasa ...	ditto	ditto	67.76	ditto	
	Manbhoom	Purnia ...	ditto	ditto	61.53	ditto	
		Govindpore ...	ditto	ditto	47.38	ditto	
	ASSAM & ADJACENT HILLS.						
	Sylhet	Sylhet	ditto	ditto	156.57	ditto	
	Sibsagar	Sibsagar	ditto	Not recd.	93.33	22nd Dec.	
		Golaghat	ditto	ditto	72.61	ditto	
		Jorhat	ditto	ditto	72.26	ditto	
		Deopanie	ditto	ditto	82.41	ditto	
		Hattie Pootie	ditto	ditto	78.19	ditto	
		Mazengah	ditto	ditto	63.51	ditto	
		Nazira	ditto	ditto	67.52	ditto	
		Buntook	ditto	ditto	83.38	ditto	
	Rajpootana	Cherideo	ditto	ditto	77.71	ditto	
		Akyab	ditto	Nil	141.41	29th Dec.	
		Alwar	0.50	Not recd.	5.70	22nd Dec.	
	Rajpootana	Jaipur	0.65	ditto	10.86	ditto	
		Bambhar	0.75	ditto	10.05	ditto	

CALCUTTA,
The 5th January 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Beng

Meteorological Telegraphic Report for the period 30th Dec. 1877 to 5th Jan. 1878.

STATIONS.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	HYGROMETER.		Humidity at 100.	WIND.		Rain.	Clouds.	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
ALIPORE.	Dec. 30th	10	29.996	30.018	69.7	68.0	91	S	1.5	b
	16	16	29.953	29.975	78.9	68.0	64	S W by S	2.3	...	K, C	b, c, s
	31st	10	29.933	29.954	78.9	69.1	81	S	3.8	...	PK	b, c, s
	16	16	29.736	29.758	79.1	70.5	63	S	7.3	...	K, C	b, c, s
	Jan. 1st	10	29.846	29.868	71.0	63.6	64	N W	4.5	2.34	...	b, c, s
	16	16	29.745	29.767	75.1	61.7	43	W by N	10.8	b, c, s
	2nd	10	29.985	30.008	61.9	61.0	41	N W	4.8	b, c, s
	16	16	29.895	29.917	66.1	62.0	39	N W	10.3	b, c, s
	3rd	10	30.104	30.127	60.0	61.0	49	N	1.3	b, c, s
	16	16	29.975	29.997	67.0	62.0	39	N N W	10.0	b, c, s
	4th	10	30.092	30.115	60.5	62.3	53	N W by N	1.5	b, c, s
	16	16	29.955	29.977	67.6	63.0	31	N W by N	7.3	b, c, s
	5th	10	30.096	30.119	63.4	62.0	44	N E by E	1.0	b, c, s
	16	16	29.976	29.998	70.2	65.9	36	S	6.7	b, c, s
	Dec. 30th	10	29.993	29.999	75	71	81	S	3.1	...	K	b, m
	16	16	29.877	29.893	78	71	70	S	8.4	...	C, CK	b, m
	31st	10	29.931	29.937	71	73	83	S S W	6.8	...	PK	b, m
	16	16	29.770	29.776	79	74	78	S	6.3	...	PK	b, m
SAVONR ISLAND.	Jan. 1st	10	29.847	29.853	78	68	76	N N W	9.7	0.50	PK	b, m
	16	16	29.760	29.766	76	68	64	N	8.4	...	PK	b, m
	2nd	10	29.969	29.975	66	68	59	N	10.0	b, m
	16	16	29.889	29.895	68	68	70	N	13.6	b, m
	3rd	10	30.093	30.099	65	66	53	N	5.2	b, m
	16	16	29.989	29.995	67	66	46	N	9.4	b, m
	4th	10	30.076	30.082	64	64	48	N N E	5.4	b, m
	16	16	29.960	29.966	68	66	43	N	7.9	b, m
	5th	10	30.102	30.108	67	67	50	N W	5.5	...	C	b, m
	16	16	29.977	29.983	73	60	46	N N W	4.3	...	C	b, m
	Dec. 30th	10	29.920	30.017	63	63	100	N N E	2.6	f, f
	16	16	29.886	29.981	72	68	81	N	1.7	...	K	f, f
	31st	10	29.774	29.869	71	69	90	E	3.1	...	P	b, m
	16	16	29.987	29.983	66	64	49	N	4.0	b, m
	2nd	10	29.983	30.080	61	63	55	N N W	2.5	b, m
	16	16	29.983	30.080	61	65	66	N N W	2.9	b, m
	4th	10	29.983	30.080	61	65	66	N N W	2.9	b, m
	5th	10	30.000	30.086	63	66	63	N	5.2	b, m
CHITTAGONG.	Dec. 30th	10	29.996	30.018	78	67	60	N E	1.9	...	C	b, m
	16	16	29.968	29.990	73	68	76	N E	1.1	...	C	b, m
	31st	10	29.900	29.923	76	70	73	N E	2.0	...	C	b, m
	16	16	29.918	29.940	76	66	56	N N W	4.4	b, m
	2nd	10	29.909	29.931	79	68	54	N W	2.8	b, m
	16	16	30.004	30.026	66	68	59	N N E	2.5	...	C	b, m
	3rd	10	30.004	30.026	66	68	59	N N E	2.5	...	C	b, m
	16	16	30.060	30.083	64	68	68	N W	2.3	...	C	b, m
	Dec. 30th	10	29.919	29.993	79	70	61	S	0.8	b, m
	16	16	29.816	29.929	80	71	69	W	1.5	...	CK	b, m
	31st	10	29.779	29.859	80	79	66	N N W	3.6	...	CK, C	b, m
	16	16	29.997	29.981	71	59	46	N E	1.3	b, m
	2nd	10	30.010	30.094	69	66	60	N E	1.4	b, m
	16	16	29.987	30.071	70	68	51	N E	0.9	b, m
	3rd	10	30.010	30.094	70	59	48	E N E	0.9	b, m
	4th	10	30.010	30.094	70	59	48	E N E	0.9	b, m
	5th	10	30.010	30.094	70	59	48	E N E	0.9	b, m
FALIS POINT.	Dec. 30th	10	29.981	29.996	79	72	70	E	2.2	...	C	b, m
	16	16	29.928	29.943	80	73	66	W S W	3.9	...	C	b, m
	31st	10	29.936	29.951	79	74	78	N W	6.1	...	C	b, m
	16	16	29.964	29.970	73	63	55	E N E	6.1	b, m
	2nd	10	30.074	30.090	71	63	43	N E	6.4	b, m
	16	16	30.073	30.088	67	56	46	N	5.6	b, m
	3rd	10	30.093	30.108	69	58	47	N N E	5.0	...	C, C8	b, m
	16	16	30.093	30.108	69	58	47	N N E	5.0	b, m
	Dec. 30th	10	29.963	29.995	78	70	65	E	1.3	b, m
	16	16	29.937	29.969	81	71	59	S by W	1.4	b, m
	31st	10	29.949	29.981	63	73	47	W	2.6	b, m
	16	16	29.903	29.935	78	63	59	N E	2.6	b, m
	2nd	10	29.966	30.080	76	63	45	W by N	2.4	b, m
	16	16	29.991	30.088	76	65	53	E	2.6	b, m
	3rd	10	29.991	30.088	76	65	53	E	2.6	b, m
	16	16	30.038	30.070	77	69	65	E by S	2.3	b, m
	4th	10	30.038	30.070	77	69	65	E by S	2.3	b, m
VILGAPATANG.	Dec. 30th	10	29.974	29.997	83	73	67	N N E	8	b, c
	16	16	29.854	29.878	84	78	68	N E by E	10	b, c
	31st	10	29.967	29.990	82	76	71	N E by E	4	b, c
	16	16	29.849	29.872	83	76	71	E by S	8	b, c
	2nd	10	29.949	29.973	83	76	75	E by S	3	b, c
	16	16	29.815	29.838	82	76	71	E by S	7	b, c
	3rd	10	29.896	29.919	84	76	68	S S E	6	b, c
	16	16	29.787	29.790	84	77	73	S S E	9	b, c
	4th	10	29.910	29.933	87	78	65	S S E	3	b, c
	16	16	29.801	29.824	83	71	63	N by E	11	b, c
	5th	10	29.907	29.930	83	73	60	N by W	9	b, c
	16	16	29.867	29.890	83	75	67	N N E	11	b, c
	3rd	10	29.864	29.877	83	76	71	N E by E	13	b, c
	16	16	29.877	29.900	83	75	67	E by N	9	0.04	...	b, c
	4th	10	29.877	29.900	83	75	67	E by N	9	0.04	...	b, c
	5th	10	29.877	29.900	83	75	67	E by N	9	0.04	...	b, c
COCHIN.	Dec. 30th	10	29.908	29.909	79	76	67	N E	1.7	0.80	C	b, c
	16	16	29.903	29.944	83	78	79	N E	1.4	0.10	C	b, c
	31st	10	29.878	29.919	80	77	87	N E	1.3	2.60	C	b, c
	16	16	29.876	29.917	81	78	87	S E	6.5	2.90	C	b, c
	2nd	10	29.873	29.914	82	78	83	N by W	1.3	2.00	C	b, c
	16	16	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	3rd	10	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	16	16	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	4th	10	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	5th	10	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	Dec. 30th	10	29.908	29.909	79	76	67	N E	1.7	0.80	C	b, c
	16	16	29.903	29.944	83	78	79	N E	1.4	0.10	C	b, c
	31st	10	29.878	29.919	80	77	87	N E	1.3	2.60	C	b, c
	16	16	29.876	29.917	81	78	87	S E	6.5	2.90	C	b, c
	2nd	10	29.873	29.914	82	78	83	N by W	1.3	2.00	C	b, c
	16	16	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	3rd	10	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c
	4th	10	29.888	29.929	80	77	87	E S E	2.6	2.60	C	b, c

* Velocity of wind in miles per hour.

CALCUTTA,
The 5th January 1878.JOHN ELIOT, M.A.,
Meteorological Reporter to the Government of Bengal.

**Results of the Meteorological Observations taken at the Alipore Observatory from
30th December 1877 to 5th January 1878.**

Month.	Date.	Maximum in sun.	Mean pressure; barometer at 32° F.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1877.		⊖	Inches.	⊖	⊖	⊖	⊖	⊖	Inches.	⊖	%			Inches.	
Dec.	30th	142.0	29.913	68.7	79.7	18.5	61.2	65.4	0.684	63.4	83	S W by S, S and S S E.	54	Nil	Chiefly clear, <i>f</i> & <i>w</i> .
"	31st	139.0	.811	70.7	81.5	19.8	62.2	67.8	.641	66.0	85	Till 7 A.M. S S E, till 7 P.M. S, till 10 P.M. S E by E through W, N and E, till midnight S back again.	121	2.34	Morning clear, day and night cloudy, rain at 6-45 P.M., <i>w</i> , <i>o</i> , <i>t</i> , <i>l</i> , <i>d</i> , and <i>p</i> .
1878.															
Jan.	1st	132.5	.700	68.0	78.0	14.1	64.8	61.8	.460	56.0	65	Till noon N W through S W and W, till 4 P.M. W, till midnight N W back again.	133	Nil	Cloudy in the morning, day and night clear, <i>o</i> , <i>g</i> , and <i>w</i> .
"	2nd	128.2	.925	58.4	74.8	21.5	53.3	51.0	.270	42.8	56	N W by N and N W.	141	"	Clear, <i>f</i> and <i>w</i> .
"	3rd	128.0	30.012	58.7	71.9	25.4	46.5	40.9	.208	42.0	58	N by E and N W	102	"	Clear and <i>w</i> .
"	4th	130.8	.003	50.1	73.1	27.0	45.5	50.5	.206	44.0	60	N W by N and N W.	58	"	Clear, <i>f</i> and <i>w</i> .
"	5th	130.9	.025	57.2	73.9	28.3	45.0	51.0	.206	44.0	63	Till 4 A.M. S W by W through W, till noon S N E through W N and N E till 2 P.M. S through E and S E till midnight S W by W.	51	"	Clear, <i>f</i> and <i>w</i> .

The mean pressure of the seven days Inches.
 The average pressure of the corresponding period for 20 years 29.925
 30.033

The mean temperature of the seven days ⊖
 The average temperature of the corresponding period for 20 years 62.4
 The extreme variation of temperature during the seven days 67.0
 The maximum temperature during the seven days 36.0
 81.5

The mean relative humidity during the seven days %
 The average relative humidity of the corresponding period for 24 years 68
 71

The total fall of rain from 30th December 1877 to 5th January 1878 Inches.
 The average fall of the corresponding period for 24 years 2.34
 The total fall from 1st January 1877 to 5th January 1878 0.04
 The average fall of the corresponding period for 24 years 63.47
 65.64

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, *w* dew, *o* overcast, *g* gloomy, *t* thunder, *l* lightning, *p* passing temporary showers.

Total rainfall in the year 1877 Inches.
 Average rainfall of 24 years 63.47
 65.60

HENRY F. BLANFORD,
 Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
 The 7th January 1878.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for last 9 days of December 1877 on 1,270½ miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RECEIPTS.	TRAIN MILES RUN.		
	No. of passengers.	Coaching receipts.		Weight carried.	Receipts.				Coaching.	Merchandise.	Total.
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.				
Total traffic for the period ...	160,220	2,57,201 15 3	23,576 16 11	19,00,093 0	6,81,333 3 3	62,453 8 11	9,38,534 1 6	56,427	127,430½	166,907½	
Or per mile of railway ...	200 15 8	200 15 8	18 8 5	...	533 6 4	48 16 1	733 6 0	
For previous 25 weeks of half-year ...	3,330,613½	44,02,169 15 6	403,533 4 11	3,28,57,333 10	1,25,06,394 4 1	1,174,103 16 3	1,72,10,564 3 6	1,123,680½	2,578,806½	3,707,476½	
Total for 26½ weeks ...	3,390,833½	44,59,371 14 8	427,109 1 10	3,47,93,328 10	1,34,80,728 6 4	1,230,558 5 1	1,81,40,098 5 0	1,188,037½	2,706,346	3,894,383½	
COMPARISON.											
Total for corresponding last 8 days of previous year ...	193,983	2,65,442 13 3	24,333 5 2	17,45,581 0	6,59,090 8 3	59,583 7 7	9,04,523 5 6	56,444½	137,480½	193,923	
Per mile of railway, corresponding week of previous year	207 6 8	19 0 3	...	499 6 1	45 15 7	706 12 9	
Total to corresponding date of previous year ...	3,904,769½	43,97,815 11 6	403,133 2 2	3,54,25,531 10	1,16,78,734 1 0	1,015,550 12 6	1,54,76,549 13 3	1,183,571½	2,638,077½	3,821,649	

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for last 9 days of December 1877 on 223½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.				
Total traffic for the period ...	11,680	37,037 14 3	3,393 2 9	2,34,820 30	61,598 14 0	5,646 11 4	69,636 12 3	7,378½	14,221	21,597½	
Or per mile of railway	166 8 6	15 3 6	...	275 4 10	25 4 8	440 13 4	
For previous 25 weeks of half-year ...	164,189½	4,53,856 14 4	41,511 17 8	52,90,364 10	12,01,318 11 0	1,18,370 8 6	17,44,170 10 1	120,854	323,617½	444,471½	
Total for 26½ weeks ...	175,839½	4,89,894 12 7	44,907 0 5	53,24,684 0	12,53,912 9 0	124,016 19 10	18,42,807 6 4	124,290½	337,838½	466,069	
COMPARISON.											
Total for corresponding last 8 days of previous year ...	9,135	48,407 3 0	4,437 6 8	2,50,166 30	66,523 5 3	6,007 10 5	1,14,030 8 3	5,402½	11,121	16,523½	
Per mile of railway, corresponding week of previous year	216 5 6	19 10 7	...	297 5 0	27 5 1	513 10 6	
Total to corresponding date of previous year ...	148,721	5,33,769 12 0	48,928 17 11	80,90,107 0	7,67,303 3 9	70,336 6 3	13,01,974 15 9	129,268½	101,627	320,896½	

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 22nd December 1877 on 158½ miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.				Total Receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.			
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.	
Total traffic for the week ...	33,991½	24,907 14 6	2,274 1 2	1,75,000 8	42,632 6 7	3,900 16 1	6,183 17 3	
Or per mile of railway ...	215	156 12 8	14 7 5	1,105 34	269 8 5	24 14 1	39 1 6	
For previous 24 weeks of half-year ...	579,147	5,70,628 1 6	52,307 11 3	63,02,402 21	18,24,131 10 4	167,218 1 3	219,519 12 5	
Total for 25 weeks ...	913,138½	5,95,436 0 0	54,581 12 5	63,77,463 29	18,06,744 0 11	171,121 17 3	226,703 9 4	
COMPARISON.								
Total for corresponding week of previous year ...	39,400½	23,625 1 2	2,165 12 6	2,00,006 37	38,661 3 10	3,545 18 10	6,709 11 6	
Per mile of railway, corresponding week of previous year ...	249	149 4 8	13 13 8	1,244 10	244 4 10	22 7 11	39 1 7	
Total to corresponding date of previous year ...	840,590	5,23,823 8 4	48,017 1 3	52,10,873 9	12,82,167 9 2	117,041 3 11	166,554 0 2	

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 22nd December 1877 on 134½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ...	2,108	1,267 12 0	120 15 4	4,737 0	816 6 3	81 13 10	204 8 6
Or per mile of railway ...	16	9 5 7	0 14 11	35 11	6 1 2	0 12 2	1 11 1
For previous 16 weeks of half-year ...	21,653½	13,178 13 9	1,517 17 9	82,867 20	12,420 2 9	1,242 0 3	2,559 18 0
Total for 17 weeks ...	23,551½	14,446 10 9	1,644 13 5	87,604 20	13,236 9 0	1,323 13 1	2,768 6 6
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 53A.

GENERAL.—*The 2nd January 1878.*—Raboo Sreenath Bhadder, Deputy Magistrate and Deputy Collector, Chittagong, is allowed leave for one month, under Section 2, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 31st July 1877.

The 3rd January 1878.—Lieutenant J. F. Rivett-Carnac, Officiating Assistant Commissioner, in charge of the Palamow Division of the Lohardugga district, is vested with special appellate powers under Section 87 of the Land Registration Act VII (B.C.) of 1876.

Lieutenant Rivett-Carnac is also vested with the powers of a Collector under Act X (B.C.) of 1871.

The 7th January 1878.—In modification of the orders of the 4th ultimo, published in the *Calcutta Gazette* of the 5th idem, Mr. C. H. Vowell, Joint-Magistrate and Deputy Collector, Moussohpore, who reported his return from furlough on the 8th November 1877, is allowed subsidiary leave for sixteen days from that date, to enable him to join his appointment.

Mr. E. Stewart, Deputy Magistrate and Deputy Collector, in charge of the Sasseram Division of the Shahabad district, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for the conservation of forests in village Rehal, pergunnah Rohtas.

Mr. A. Smith, Officiating Commissioner of the Burdwan Division, is appointed to officiate as Commissioner of the Dacca Division during the absence, on leave, of Mr. F. B. Peacock, or until further orders.

Mr. W. S. Wells, Magistrate and Collector of Shahabad, is appointed to officiate until further orders as Commissioner of the Burdwan Division.

Mr. C. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector, Shahabad, is appointed to officiate temporarily as Magistrate and Collector of that district until relieved by Mr. Edgar.

Mr. R. T. Sevestre, Deputy Magistrate and Deputy Collector, Burdwan, is appointed to have temporary charge of the Raneeunge division of that district.

The 8th January 1878.—Baboo Raj Gopal Roy, Deputy Magistrate and Deputy Collector, Lohardugga, is transferred to Hazareebagh, with effect from the 19th December 1877.

Baboo Gour Das Bysack, Deputy Magistrate and Deputy Collector, Hooghly, is posted temporarily to Serampore in that district, with effect from the date on which he joined his appointment at that station.

Mr. J. E. B. Jeffery, c.s., is allowed furlough in India from the 31st October to the 3rd December 1877, both days inclusive, under Section 12 of the Civil Leave Code, in extension of the furlough granted to him under orders dated the 17th January 1876.

Mr. John Ware Edgar, c.s.i., Deputy Commissioner of Darjeeling, is appointed to be a Magistrate and Collector of the Second Grade, *vice* Mr. H. L. Harrison.

Mr. Edgar will act as Magistrate and Collector of Shahabad during the absence, on deputation, of Mr. W. S. Wells, or until further orders.

Mr. W. F. Meres, c.s., who reported his return from furlough on the 13th December 1877, is allowed subsidiary leave for twelve days with effect from that date, to enable him to join his appointment as Officiating Judge of Dinagapore.

Mr. J. A. Hopkins, Joint-Magistrate and Deputy Collector of the First Grade, on furlough, is appointed to be a Magistrate and Collector of the Third Grade, *vice* Mr. T. F. Bignold.

Mr. T. E. Coxhead is promoted from the Second to the First Grade of Joint-Magistrates and Deputy Collectors, *vice* Mr. J. A. Hopkins.

Mr. Coxhead will continue to officiate until further orders as a Magistrate and Collector of the Second Grade.

Mr. F. J. G. Campbell is appointed to be a Joint-Magistrate and Deputy Collector of the Second Grade, *vice* Mr. T. E. Coxhead.

Mr. Campbell will continue to officiate until further orders as Additional District and Sessions Judge of Chittagong.

The following officers are appointed to act until further orders in the First Grade of Judges, with effect from the 1st instant :—

Mr. C. D. Field, District and Sessions Judge, Burdwan.

„ W. Macpherson, Officiating District and Sessions Judge, Cuttack, on leave.

Mr. J. B. Worgan, District and Sessions Judge, Sarun and Chumparun, is appointed to act in the First Grade of Judges during the absence, on leave, of Mr. W. Macpherson, or until further orders.

POLICE.—*The 2nd January 1878.*—Mr. W. R. Green, Officiating District Superintendent of Police, Tipperah, is allowed leave for fourteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it.

The 7th January 1878.—The Right Hon'ble the Secretary of State for India has been pleased to grant one month's extension of furlough to Mr. H. Lloyd Jones, District Superintendent of Police, Bengal.

The 8th January 1878.—In supersession of the orders of the 25th August 1877, Mr. A. H. Giles, District Superintendent of Police, Gya, is allowed special leave from the afternoon of the 19th September to the forenoon of the 6th November last, under Sections 21 and 35 of the Civil Leave Code.

ECCLESIASTICAL.—*The 8th January 1878.*—The services of the Revd. G. T. Dennis, Chaplain of Dinapore, are placed at the disposal of the Government of the Punjab, with effect from the 27th December 1877.

The Revd. W. W. Nicholls, Chaplain of Bankipore, is appointed to be Chaplain of Dinapore, with effect from the 27th December 1877, but to continue to act temporarily as Chaplain of Bankipore.

EDUCATION.—*The 2nd January 1878.*—Baboo Shital Nath Bose, Deputy Magistrate and Deputy Collector, Rungpore, is appointed to be a Member of, and Secretary to, the Rungpore District School Committee, *vice* Mr. G. A. Grierson, transferred.

The 3rd January 1878.—The following gentlemen are appointed to be members of the Lohardugga District School Committee:—

The Judicial Commissioner of Chota Nagpore, *ex-officio*.

„ Revd. O. Onasch, of the Berlin Mission.

„ „ Roger Dutt, of the Anglican Mission.

Baboo Rash Behari Bose, Deputy Magistrate and Deputy Collector.

„ Abhoy Churn Mitra, M.A., Head Master, Normal School, Ranchi.

„ Beraj Krishna Ghosh, M.A., B.L., Moonsif of Ranchi.

„ Hari Charan Dass, Deputy Inspector of Schools.

Moonshi Bhugwant Sahai, Vakil.

Baboo Tarini Das Banerjee, M.A., Head Master, Zillah School, Member and Secretary.

The following gentlemen are appointed to be members of the Palamow Branch School Committee:—

Baboo Rakhal Das Banerjee.

„ Adya Nath Mukhopadhyaya, M.A., Head Master, Daltongunge Government School, Member and Secretary.

The 8th January 1878.—Baboo Kali Kumar Mitra, B.A., is appointed to be Head Master of the Arrah Zillah School.

OPIUM.—*The 3rd January 1878.*—Mr. C. W. Fenton, Officiating Assistant Sub-Deputy Opium Agent attached to the Benares Agency, is allowed leave for one month, under Section 9, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 23rd November last, published in the *Calcutta Gazette* of the 28th idem.

The 8th January 1878.—Mr. C. E. S. Innes, Assistant Sub-Deputy Opium Agent, is allowed leave for one year under Section 8, Supplement F of the Civil Leave Code.

MEDICAL.—*The 3rd January 1878.*—The services of Mr. J. Sleight, Apothecary to the Presidency General Hospital, are replaced at the disposal of the Government of India in the Military Department.

The 8th January 1878.—The following gentlemen are appointed to be members of the Committee for the management of the charitable dispensary recently established at Dantoon, in the district of Midnapore:—

Rajah Ram Chunder Roy.

Baboo Ram Kumar Laskar.

Baboo Soshee Bhusan Chowdry.

„ Ram Narain Mitter.

Baboo Ram Lal Chatterjee, Member and Secretary.

JAILS.—*The 8th January 1878.*—Surgeon F. C. Nicholson, Officiating Superintendent of the Presidency Jail and Second Resident Surgeon of the General Hospital, is confirmed in those appointments, *vice* Surgeon S. C. Mackenzie.

Surgeon Nicholson is also confirmed in the appointment of Governor of the Workhouse of the Presidency Jail.

MUNICIPAL.—*The 31st December 1877.*—The Lieutenant-Governor is pleased, under Section 15 of Act V (B.C.) of 1876, to appoint the following gentlemen to be Commissioners of the Burrisaul Municipality:—

Mr. M. B. Rochfort, District Superintendent of Police.

Baboo Okhoy Coomar Sein, Deputy Magistrate and Deputy Collector.

ROAD CESS.—*The 2nd January 1878.*—The following gentlemen are appointed to be members of the Durbhunga District Road Cess Committee:—

Mr. T. Lloyd,

„ H. L. Gale, } Indigo Planters.

„ H. Mackenzie, }

Baboo Bhagwat Persad Narain Singh, }

„ Jogdip Narain Singh, }

„ Sheo Prosad Singh, }

„ Srenarran Singh, }

Zemindars.

The 7th January 1878.—Baboo Harendra Chundra Guha, a member of the Kishoregunge Branch Road Cess Committee, is also appointed to be Vice-Chairman of that Committee.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 7th January 1878.—Mr. F. Graves, Officiating District Superintendent of Police, Cuttack, having passed an examination in the Khoud language of Orissa in December 1877, has been granted the authorized donation of Rs. 1,000, as prescribed in the Government Notification dated the 16th August 1876.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 8th January 1878.—On the report of the Central Examination Committee, the following result of the half-yearly examination, held on the 12th November 1877, is published for general information :—

I.—SECOND OR HIGHER STANDARD.

(1)—The following officer has passed completely :—

Civil Officer.

1. Mr. D. Cameron.

(2)—The following officers, who had passed partially at previous examinations, have now passed in the remaining subjects as mentioned against their names :—

Civil Officers.

1. Mr. B. G. Geidt	Law.
2. Baboo Ashootosh Gupta	Hindustani.
3. Mr. R. H. Anderson	Law and Hindustani.
4. Baboo Mohendra Nath Gupta	Hindustani.
5. „ Komul Nath Ghose	Bengali and Hindustani.
6. „ Shama Churn Doss	Hindustani.

(3)—The following officers have passed partially, and are still liable to examination in the remaining subjects, as mentioned against their names :—

No.	NAMES.	Now passed in	Still liable to examination in
-----	--------	---------------	--------------------------------

(a) *Civil Officers.*

1	Mr. C. Owen	...	Bengali	...	Law, and Hindustani at option.
2	Baboo Soorendro Nath Pal Chowdry.	...	Law	...	Hindustani at option.
3	Mr. H. P. Peterson	...	Law	...	Hindustani.
4	„ F. A. Slack	...	Law and Bengali	...	Ditto.
5	Baboo Shama Churn Mittra	...	Bengali and Hindustani.	...	Law.
6	Mr. C. J. S. Faulder	...	Law and Bengali	...	Hindustani.
7	Baboo Gossain Dass Dutt	...	Hindustani	...	Law.
8	„ Nilmonce Cowar	...	Bengali	...	Law, and Hindustani at option.
9	„ Pran Krishna Roy	...	Law and Bengali	...	Hindustani at option.
10	Mr. D. B. Allen	...	Hindustani	...	Bengali.
11	Moulvie Zakir Hossain	...	Law and Hindustani	...	Bengali.
12	Baboo Tarini Lall Chowdry	...	Bengali	...	Law, and Hindustani at option.
13	„ Nobin Chunder Mittra	...	Bengali and Hindustani.	...	Law.
14	„ Sant Prosad	...	Law and Hindustani	...	Bengali at option.
15	„ Okhoy Coomar Bose	...	Law	...	Hindustani at option.
16	Mr. C. G. M. Shiroore	...	Bengali and Hindustani.	...	Law.
17	Baboo Chunder Narain Gupta	...	Law	...	Hindustani at option.
18	„ Poorno Chunder Roy	...	Bengali	...	Law and Hindustani.

(b) *Police Officers.*

1	Mr. G. A. Patten	...	Law	...	Bengali and Hindustani by the higher, and Bengali by the lower standard.
2	„ J. H. Warendor Clark	...	Law	...	Bengali and Hindustani.
3	„ T. C. Orr	...	Bengali	...	Law and Hindustani.
4	„ G. W. S. Cox	...	Law	...	Bengali and Hindustani by the higher, and Hindustani by the lower standard.
5	„ H. B. M. Eyre	...	Law	...	Ditto ditto.
6	Baboo Tarini Chunder Sirkar	...	Law	...	Hindustani.

II.—FIRST OR LOWER STANDARD.

(1)—The following officers have passed completely:—

Civil Officers.

1. Baboo Omesah Chunder Batabyal.
2. „ Obinash Churn Mullick.
3. „ Narendro Nath Chowdry.
4. „ Khetter Mohun Mookerjee.
5. „ Kedar Nath Dutt.

(2)—The following officers have passed partially, and are still liable to examination in the remaining subjects, as mentioned against their names:—

No.	Names.	Now passed in	Still liable to examination in
<i>Civil Officers.</i>			
1	Baboo Shyamadhub Roy ...	Bengali ...	Law.
2	Mr. Thomas Mohendro Lal Bose.	Bengali ...	Law.
3	Baboo Bhoirub Nath Palit ...	Bengali ...	Law.
4	„ Radha Madhub Bose ...	Bengali ...	Law.

III.—OPIUM OFFICERS.

(1)—The following officers have passed in the subjects as mentioned against their names:—

1. Mr. R. W. Blair, Hindustani (has now passed completely).
2. „ St Leger Fagau, Opium laws, and the preliminary examination in English.
3. „ W. J. Currie, Opium laws and Hindustani, and the preliminary examination in English and Arithmetic.
4. „ J. O. D. Murray, Opium laws, and the preliminary examination in English and Arithmetic.
5. „ J. E. Piffard, Opium laws, and the preliminary examination in Arithmetic.
6. „ E. Drew, Hindustani, and the preliminary examination in English and Arithmetic.

Mr. E. G. Chester has passed in Bengali by the lower standard prescribed in the Forest Code.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th January 1878.—With the sanction of the Government of India, the following rules are declared to be in force in the Ports of the Lower Provinces of Bengal for the measurement of the tonnage of native craft under section 3 of Act XI of 1850.

Hull. Measure the length along the deck from the after part of the stem to the fore part of the stern post.

Secondly.—The breadth from the broadest part from skin to skin.

Thirdly.—The depth from under the tonnage deck down the pump well to skin.

Multiply these three dimensions together, and divide the product by 130, and the quotient will be the tonnage of hull of such vessel.

If the vessel have a poop or other closed-in space, measure the inside length, breadth, and height of such part thereof as may be included within the bulk-heads, whether enclosed within foremost bulkhead or not.

Multiply these three measurements together, and dividing the product by 92.4, the quotient will be the number of tons to be added to the tonnage of hull of such vessel.

Notes.—In measuring breadth, the skin is the inner side of the inner planking, and if a boat or vessel has no inner planking a thin board laid on or against the inner side of the timbers would represent the inner skin, and in measuring depth, the floor timber, or, in its absence, the upper part of the keelson shall represent the skin.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 29th December 1877.—List of candidates for enrolment as Revenue Agents, who passed at the Examination held in August 1877:—

Division.	District.	Names of the Candidates.	Division.	District.	Names of the Candidates.
Burdwan...	Burdwan ...	1. Adhar Chandra Basu.	Dacca— (contd.)	Noakholly ...	1. Abdul Samad.
		2. Bidhu Bhushan Banerjia.			2. Ananda Chandra Dutt.
		3. Pipin Bihari Basu.			3. Banga Chandra 1st.
		4. Bipin Bihari Chaudhuri.			4. Chandra Kant Sur.
		5. Durga Das Banerjia.			5. Rara Kumar Chuckerbutty.
		6. Jitram Chandra.			6. Krishna Chandra Basu.
		7. Krishna Gopal Ghosh.			7. Madhu Sudan Chuckerbutty.
		8. Mohes Chandra Chatterjia.			8. Naba Kumar Basu.
		9. Naba Gopal Majumdar.			
		10. Panchanan Bhattacharjia.			
Burdwan...	Bankoora ...	11. Radhika Prasad Bhattacharjia.			1. Abdul Hamed.
		12. Raghu Nath Ghosh.			2. Abdul Kader.
		13. Srinath Pan.			3. Ajodhya Prasad 1st.
					4. Ajodhya Prasad 2nd.
					5. Amir Haidar.
					6. Bahadur Lal.
					7. Bansidhar.
					8. Bulaki Lal.
					9. Chatu Lal.
					10. Darsan Lal.
Burdwan...	Midnapore ...	1. Pipin Bihari Neogi.			11. Debi Prasad.
		2. Ishan Chandra Chaudhuri.			12. Deoki Nandan.
		3. Nafar Chandra Mookerjia.			13. Fati Bahadur.
		4. Paresah Nath Palit.			14. Ghasitan Lal.
		5. Sarada Prasad Banerjia.			15. Kuldip Narayan Singh.
					16. Leakat Hussain.
					17. Madhub Hussain.
					18. Mahomed Abdul Kader.
					19. " Ibrahim.
					20. " Kusein.
Burdwan...	Hooghly with Howrah.	1. Haran Chandra Majumdar.			21. Malik Ali Karim.
		2. Kali Pada Ray.			22. " Aminuddin.
		3. Madhu Sudan Mookerjia.			23. " Mohomed Zahurul Haq.
		4. Ram Taran Ganguli.			24. " Reazuddin Ahmed.
					25. Mirza Makbul Hussain.
					26. Najabat Hussain.
					27. Nand Kumar.
					28. Narayan Prasad.
					29. Nil Madho.
					30. Punat Lal.
Presidency.	24-Pergunnahs	1. Raashbihari Mookerjia.	Patna ...		31. Shaik Kabiruddin.
					32. " Mahhub Reza.
					33. " Mehdu Hussain.
					34. " Mahomed Abdul Gani.
					35. " Mahomed Abdul Rahman.
					36. " Mahomed Hussain.
					37. " Mahomed Sadiq.
					38. " Mahomed Umirderas.
					39. " Mahomed Zahur.
					40. " Mamajid Hussain.
Presidency.	Nuddea ...	1. Abilash Chandra Chatterjia.			41. " Nada Hussain.
		2. Harish Chandra Halder.			42. " Nader Ali.
		3. Jagadishwar Sarkar.			43. " Reazuddin.
		4. Mahan Lal Banerjia.			44. " Saffit Hussain.
		5. Radha Nath Ray.			45. Sayed Abdul Aziz.
		6. Sasi Bhushan Banerjia.			46. " Abdul Kader.
					47. " Anwar Ali.
					48. " Faizul Kabir.
					49. " Mahomed Isahq.
					50. " Mahomed Yusuf Hussain.
Presidency.	Jessore ...	1. Priya Nath Mitter.	Patna ...		51. " Mahomed Wali Hussain.
					52. " Talib Karim.
					53. " Wali Ahmed.
					54. Sheu Charan Lal.
					55. Zahal Narayan.
					56. Zahir Hussain.
Rajshahye and Cooh Behar.	Moorshedabad.	1. Aghor Nath Mookerjia.	Gya ...		1. Amir Hussain.
		2. Ananta Lal Banerjia.			2. Amrit Lal.
					3. Darsan Lal.
					4. Fazal Hussain.
					5. Hulas Narayan.
					6. Mahomed Abdul Ghani.
					7. Wasiruddin Haidar.
Rajshahye and Cooh Behar.	Dinagepore...	1. Abhay Charan Das.	Shahabad ...		1. Bhagwan Datt.
		2. Balkant Nath Bhadra.			2. Jagdip Narayan.
		3. Chandra Mahan Biswas.			3. Mahadeo Prasad.
		4. Diva Nath Das.			4. Nanda Kisor.
		5. Kartik Prasad Kar.			5. Ram Prasad Lal.
					6. Santer Sahai.
Rajshahye and Cooh Behar.	Rungpore ...	1. Gagan Chandra Chuckerbutty.	Muzaffarpore and Darbhanga...		1. Ajodhya Prasad.
		2. Prasanna Kumar Mookerjia.			2. Bhagwat Narayan.
		3. Sasti Charan Chuckerbutty.			3. Govind Sahai.
					4. Mahomed Ibrahim (of Mnet-fapur.)
					5. Nural Haq.
					6. Subhan Ali Khan.
					7. Surajuddin Hussain.
Rajshahye and Cooh Behar.	Bogra ...	1. Hari Mohun Gupta.	Saran ...		1. Ganga Bihari Singh.
					2. Lala Rajnag Sahai.
					3. " Balabhadra Sahai.
					4. " Indrajit Prasad.
					5. " Jatadhari Lal.
					6. " Kailaspati Sahai.
					7. " Mahadeo Sahai.
Rajshahye and Cooh Behar.	Pubna ...	1. Hara Nath Das.			
		2. Hira Lal Banerjia.			
		3. Kailas Chandra Guba.			
Rajshahye and Cooh Behar.	Dacca ...	1. Balahari Pal.			
		2. Durga Charan Chuckerbutty.			
		3. Dwarka Nath Chuckerbutty.			
		4. Ganga Charan Basak.			
		5. Hari Mahan Chaudhuri.			
		6. Ishan Chandra Dutt.			
		7. Nara Narayan Ray.			
		8. Purna Chandra Banerjia.			
		9. Raj Bihari Chuckerbutty.			
		10. Raj Kumar Banerjia.			
Rajshahye and Cooh Behar.	Furrcepore..	1. Barada Kant Das.			
		2. Kailas Chandra Dutt.			
		3. Kedar Nath Sen.			
		4. Rajani Kant Chuckerbutty.			
		5. Sasi Bhushan Mookerjia.			
		6. Sri Nath Ganguli.			
		7. Uma Charan Bhattacharjia.			
Rajshahye and Cooh Behar.	Backergunge	1. Behari Lal Chaudhuri.			
		2. Dina Nath Sen.			
		3. Gouri Charan 1st.			
		4. Kailas Chandra Sen.			
		5. Kali Kumar Chuckerbutty.			
Rajshahye and Cooh Behar.	Mymensingh	1. Chandra Kant Chuckerbutty.			
		2. Gangahari Ghosh.			
Rajshahye and Cooh Behar.	Tipperah ...	1. Banga Chandra Sen.			
		2. Basanta Kumar Talapatra.			
		3. Dina Nath Chuckerbutty.			
		4. Hriday Kumar Majumdar.			
		5. Kali Kumar Chuckerbutty.			
		6. Nabin Chandra Chuckerbutty.			
		7. Prasanna Kumar Das.			
		8. Pyari Mahan Mahanta.			
		9. Ram Kumar Banikya.			

Division.	District.	Names of the Candidates.	Division.	District.	Names of the Candidates.
Patna— (contd.)	Saran— (contd.)	8. Lala Mathura Prasad. 9. " Raghu Nandan Sahai. 10. " Ram Ballav Sahai. 11. " Shishowari Prasad. 12. Sayed Abdul Ali.	Bhagalpore } (contd.)	Purneah ...	1. Abdul Wahed. 2. Amjad Ali. 3. Chet Narayan. 4. Ganshi Lal. 5. Karan Ali. 6. Khoda Bakshah. 7. Lachmi Prasad. 8. Madur Bakshah. 9. Mahabir Prasad. 10. Majlis Ram. 11. Mosahib Hussain. 12. Mahomed Wazir. 13. Murlidhar. 14. Mutinlah. 15. Parshan Lal. 16. Qutub Ali. 17. Raghuuath Sahai. 18. Ram Prakas Lal. 19. Sasi Nath Das. 20. Wilayet Hussain. 21. Zahur Ali.
		1. Bajrang Sahai. 2. Deo Sahai. 3. Durga Prasad. 4. Lachmi Prasad. 5. Mahomed Abdur Rahman. 6. Mahomed Muniam. 7. Narangi Lal. 8. Radhe Kishan (son of Bansidhar).			
Bhagalpore	Monghyr ...		Orissa	Cuttack ...	1. Damodar Mahanti.
	Bhagalpore...	1. Elahi Bakshah. 2. Kader Ali. 3. Madan Gopal. 4. Santaki Jha.			

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 31st December 1877.—The following statement of receipts and charges on account of the Chittagong Port Fund for the year 1876-77 is published under Section 47, Act XII of 1875, for general information, in supersession of that which was published in the *Gazette* of the 20th June 1877.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

Final Statement of Receipts and Charges on account of Chittagong Port Fund for 1876-77.

RECEIPTS.		Amount.		CHARGES.		Amount.	
		Rs.	A. P.			Rs.	A. P.
Balance on the 31st March 1876	...	24,979	13 3	Establishment	...	1,087	1 0
Port dues on vessels	...	10,786	13 10	Stores	...	2,189	0 0
Pilotage fees	...	6,987	8 0	Contingencies	...	685	8 4
Interest on Government securities	...	1,109	3 6				
Canal tolls	...	390	4 0	<i>Light-Houses.</i>			
Fees for registering cargo boats	...	117	0 0	Establishment	...	2,408	14 4
Fees, fines, and forfeitures	...	4	0 0	Stores	...	4,017	14 0
Miscellaneous	...	536	7 0	Contingencies	...	844	5 0
Cash recoveries of previous years	...	6	5 4				
Total	...	64,977	5 11	<i>Other Expenditure.</i>			
				Miscellaneous and contingencies	...	13	6 0
				Pensions	...	99	9 2
				<i>Pilot Establishment.</i>			
				Establishment	...	8,788	14 8
				Temporary establishment	...	847	0 0
				Contingencies	...	354	5 0
				Percentage on earnings	...	644	15 10
				<i>Minor Establishment, General Management.</i>			
				Port-master and establishment	...	2,713	11 5
				Cost of stationery for 1875-76 and 1876-77	...	51	7 8
				Contingencies	...	723	6 1
				Service postage stamps	...	7	0 0
				<i>Canal Tolls.</i>			
				Establishment and contingencies	...	383	4 0
				<i>Licensing and surveying of cargo boats.</i>			
				Establishment	...	380	0 0
				<i>Public Works.</i>			
				Public Works Department	...	14,815	10 3*
				Petty construction and repairs	...	1,648	10 0
				Percentage in the establishment of Accountant-General's Office	...	145	1 0
				Balance on the 31st March 1877	...	7,623	9 2
						64,977	5 11

Notes.—The balance of Rs. 24,979-13-3 on the 31st March 1876 is exclusive of Rs. 37,500 invested in Government securities.

* Rs. 14,815-10-3 is the amount entered in a statement showing the expenditure by the Public Works Department in 1876-77, forwarded by the Conservator of the Port of Chittagong with his letter dated the 12th June 1877, No. 64. The difference of Rs. 1 between that amount and Rs. 14,815-10-3 exhibited in this statement is due to a like sum on account of Public Works charges having been written back with reference to the supplementary account-current of the Public Works Department for March 1877.

[Third Publication.]

NOTIFICATION.

The 22nd December 1877.—It is hereby notified for general information that the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Agurparah and Nowabgunge Municipalities at a meeting, to direct that the Nowabgunge Municipality be known in future as the "North Barrackpore Municipality" and the Agurparah Municipality as the "South Barrackpore Municipality."

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

NOTIFICATION.

The 2nd January 1878.—In supersession of portions of the notifications published in the *Calcutta Gazette* of the 16th September 1874 and 19th July 1876, the Lieutenant-Governor of Bengal has been pleased to sanction the undermentioned changes in the thana jurisdictions of district Furreedpore, and to declare that the following shall be the revised boundaries of thanas Shibchur, Palung, and Bhanga, in that district:—

The outpost of Shibchur, which is at present under thana Palung, shall be converted into a police-station, with head-quarters at Shibchur.

The police-station of Sudderpore shall be converted into an outpost subordinate to thana Daorah.

The head-quarters of the Daorah police-station shall be removed to Bhanga, and the thana called by the latter name.

Thanas.

Boundaries.

- | | | |
|----------|-----|--|
| Shibchur | ... | <p>On the north, the boundary accords with the zillah boundary.</p> <p>On the east, an imaginary line drawn from near Lohjung, on the Dacca side of the river Padma, to the mouth of the Kirteenassa river in Furreedpore district; thence along the present western bank of the Kirteenassa river southwards to the village of Rajnuggur, called also Beel Daoneea; thence along the north-east boundary of village Rajnuggur or Beel Daoneea to the Rajnuggur khal; thence along the western bank of this khal southwards till it meets the village boundary of Gayghur; thence it follows the eastern boundary of this village till it again meets the Rajnuggur khal; thence the Rajnuggur khal to its junction with the Binudpore nuddee; thence the Binudpore nuddee to its junction with the Chunder khal; thence the Chunder khal (which passes along the eastern limits of villages Chunderpore and Ohhilar Chur) down to the north-east angle of village Rugghoorampore; thence along the eastern and southern limits of village Rugghoorampore to the Urealkhan river.</p> <p>On the south, the boundary accords with that of thana Madareepore.</p> <p>On the west, thana Madareepore and part of the western boundary of sub-division Madareepore along the Urealkhan river (as notified in the <i>Calcutta Gazette</i> of the 11th August 1875).</p> |
| Palung | ... | <p>On the north, east, and south, the boundaries of the zillah remain as defined in the <i>Calcutta Gazette</i> of the 16th September 1874.</p> <p>On the west, the boundary accords with the eastern boundaries of thanas Madareepore and Shibchur.</p> |
| Bhanga | ... | <p>On the north, the boundary accords with part of the southern boundary of thana Furreedpore, as notified in the <i>Calcutta Gazette</i> of the 19th July 1876, and the zillah boundary.</p> <p>On the east and south, the boundary accords with the eastern boundary of sub-division Furreedpore, as published in the <i>Calcutta Gazette</i> of the 11th August 1875.</p> <p>On the west, the boundary accords with the eastern boundaries of thanas Muxoodpore and Awanpore, as defined respectively in the <i>Calcutta Gazette</i> of the 19th July 1876 and 16th September 1874.</p> |

NOTE.—In the above description the villages named are included in the limits of thanas to which reference is being made.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

The 22nd December 1877.—The Lieutenant-Governor is pleased to order the publication of the following notification for general information.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

GOVERNMENT OF INDIA,

DEPARTMENT OF REVENUE, AGRICULTURE, AND COMMERCE.

NOTICE TO MARINERS.

(No. 23.)

Bay of Bengal—Chittagong Coast.

ALTERATION IN POSITION OF THE BEACON LIGHTS AT THE ENTRANCE TO CHITTAGONG OR KORNAFULI RIVER.

THE following information (with slight alteration) is extracted from a Notice to Mariners published in the *Calcutta Gazette*.

The two beacon lights situated on the southern shore at the entrance to Kornafuli river have been removed 2,417 yards due south of their former position. The lights, 40 yards apart on a S.E. by E. bearing, were exhibited from the new site on the 20th October

1877, the inner or eastern light from a tripod, the outer or western one from a mast, both beacons being painted white.

The inner light is elevated about 5 feet higher than the outer one, and both are visible in clear weather from a distance of 7 miles through an arc of 160° , or, when bearing from S.E. by S., through east and north, to N. by W.

During southerly winds sailing vessels from the southward and westward (especially those at some distance in the offing) should avoid getting to the northward of the lights; but at night, with the outer or western light bearing E. $\frac{1}{2}$ N., should run in and anchor in 5 fathoms at low-water springs, about $2\frac{1}{2}$ miles from the light, to await daylight.

The beacons in line, and the Hill flagstaff bearing N.E., will place a vessel about half a mile southward of the bar buoys; from this position the bar and river buoys will be distinctly seen, and the services of a local pilot are always obtainable. Vessels should not attempt to cross the bar without a pilot, as the channel to Chittagong is long, narrow, and somewhat intricate.

Position of beacons, latitude $22^{\circ} 10' 50''$ N., longitude $91^{\circ} 48' 29''$ E.

[Bearings are magnetic and from seaward; variation 3° easterly in 1877.]

By direction of the Government of India,

MARINE SURVEY DEPARTMENT;
Calcutta, 6th December 1877.

A. DUNDAS TAYLOR, Comdr. (late I. N.),
Supdt., Marine Survey of India.

This notice affects the following Admiralty Charts:—Chittagong or Kornafuli river, No. 84; Sea-face of Sunderbuns, No. 138c; Sheet 5: Palmyra Point to Chittagong, No. 1681; Bay of Bengal, No. 70b; Indian Ocean, Sheet 2: Northern portion, No. 748b; also Admiralty List of Lights, South Africa, East Indies, &c., 1877; Marine Survey of India Light List, No. 81; and Taylor's Sailing Directory, Vol. I., page 434.

If this notice is received on board ship, the substance of it should be inserted on the charts affected by it, and introduced into the Sailing Directions to which it relates.

[Second Publication.]

DECLARATION.

The 28th December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for station purpose of the East Indian Railway Company, in the village of Vanrah, pergunnah Sherghar, zillah Burdwan, it is hereby declared that for the above purpose two pieces of class A land and two pieces of class D land, together measuring more or less 18 beeghas 15 cottahs 12 chittacks of standard measurement, and bounded in the manner following, viz., the first piece of A land bounded on the north, south, east, and west by the East Indian Railway Company's land; the second piece of A land bounded on the north, south, and west by the East Indian Railway Company's land, and on the east by the first piece of D land to be acquired: first piece of D land bounded on the south by East Indian Railway Company's land, on the west partly by the second piece of A land to be acquired and partly by the land of Messrs. Apcar and Co., on the east by the land of Messrs. Apcar and Co., and on the north by the land of Messrs. Apcar and Co.; second piece of D land bounded on the north partly by the East Indian Railway Company's land and partly by the land of Messrs. Apcar and Co., on the east and west by the Railway Company's land, on the south partly by the East Indian Railway Company's land and partly by the land of Messrs. Apcar and Co., are required within the aforesaid village of Vanrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 29th December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that a piece of land and a tank are required to be taken by Government at the public expense for a public purpose, viz. for establishing a watering station under the jurisdiction of the Municipality of Howrah, in the town of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a tank measuring, more or less, 17 cottahs of standard measurement, and bounded on the north by the Kawrapara ghât road, on the east by the land of Hurry Churn Halder, on the south by the land of Tincowree Chowdaree and Nilmoney Mitter, and on the west by the Grand Trunk Road; and a piece of land measuring, more or less, $7\frac{1}{2}$ cottahs of standard measurement, and bounded on the north by the Kawrapara ghât road, on the south and east by the tank of Nilmoney Mitter, and on the west by the Grand Trunk Road, are required within the aforesaid town of Howrah.

The plan of the plots may be inspected in the office of the Howrah Collectorate.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 31st December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Barripore Municipality for a public purpose, viz. for the construction of a road within the limits of the Barripore Municipality, it is hereby declared that for the above purpose a strip of land is required measuring 116 feet in length and 7 feet in breadth, or 1 cottah & chittacks, situated in the town of Barripore, pergunnah Medan Mulla, lot No. 250, *taraf* Barripore. This land is bounded on the north by Banerjee para, on the south by the Mutlah road, and on the east and west by the garden land belonging to late Goluck Nath Bose, is required.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 99A.

The 4th January 1878.—Mr. G. E. Manisty, Officiating Joint-Magistrate and Deputy Collector, Midnapore, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

Baboo Behari Lall Banerjee, M.A., B.L., is appointed to act temporarily as Second Moonsif of Kooshtea, in the district of Nuddea.

LEAVE OF ABSENCE TO MOONSIFS.—*The 3rd January 1878.*—Baboo Sham Chand Dhur, B.L., Moonsif of Manbazar, in Chota Nagpore, having resumed charge of his duties on the 21st June 1877 the unexpired portion of the three months' leave granted to him under orders of the 6th April 1877 is cancelled.

The 4th January 1878.—Baboo Sheo Sunkur Sahoy, L.L., Moonsif of Kishengunge, in the district of Purneah, is allowed leave of absence for two months, under Section 3, Supplement F of the Civil Leave Code, in extension of that granted him under orders of the 22nd September 1877.

Baboo Ambika Churn Ghose, Second Moonsif of Diamond Harbour, in the district of 24-Pergunnahs, is allowed leave of absence for one month, under Section 3, Supplement F of the Civil Leave Code, in extension of that already granted to him on the 28th November 1877.

The 5th January 1878.—Moulvie Syed Abul Hossein, Moonsif of Kudba, in the district of Purneah, is allowed leave of absence for three months, under Section 3, Supplement F of the Civil Leave Code, in extension of that already granted to him on the 13th July 1877.

The 7th January 1878.—Baboo Kali Churn Ghosal, L.L., Moonsif of Shazadpore, in the district of Rajshahye, is allowed privilege leave of absence for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from 1st February 1878, or from any date on which he may be relieved.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 3rd January 1878.—The Lieutenant-Governor is pleased to direct the substitution of the following for Rule 78 of the Rules regulating labour transport under Act VII (B.C.) of 1873, published in the *Calcutta Gazette* of 18th November 1874. The new rule will come into operation on the 1st January 1878:—

Rule 78.—Emigrants and their dependents proceeding to a labour district shall not be embarked on a vessel carrying more than twenty persons without a pass from the Embarcation Agent. This pass shall not be granted until the Medical Inspector has satisfied himself of their freedom from any serious communicable disease.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 7th January 1878.—It is hereby notified that under Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare the Kendrapara and Goolnugger ferries on the river Gobri, in the district of Cuttack, to be public ferries.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 7th January 1878.—Under Section 5 of the Indian Registration Act III of 1877 the Lieutenant-Governor is pleased to transfer the village of Jaleh, with the other villages transferred to the district of Durbhunga by Government Notification dated 1st March 1877 (published in the *Calcutta Gazette* dated 21st idem), to the sudder sub-district of Durbhunga. His Honor is also pleased to sanction the abolition of the old sub-district of Jaleh and the formation of a new sub-district, comprising the Pooopri thana with outpost Sarsaond, with head-quarters at Pooopri. Sheik Salimullah, the present Sub-Registrar of Jaleh, will be Sub-Registrar of Pooopri. These changes will take effect from 15th proximo.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 29th December 1877.—Under the authority vested in him by Section 8, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the districts of Beerbhoom and Moorshedabad, with effect from the 1st January 1878.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 28th December 1877.—Under Section 50, Act X of 1872, the Lieutenant-Governor has been pleased to direct the Magistrate of Purneah, the Joint Magistrate of Purneah, Mr. G. S. Hayes, Dr. D. Picachy, Baboo Parbutty Churn Dass, and Baboo Gobind Chunder Banerjee, or any one or more of them, to sit together with Baboo Bishen Chand, Baboo Mohesh Lall, Hakim Zainuddin, Mr. H. Cave, Mr. R. C. Walker, Koer Pudmanund Sing, Baboo Srikunt Jha, Baboo Hurmoundun Sahai, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Purneah for the trial of cases arising within the local limits of the Purneah Municipality and of the Sudder Sub-division of the district of Purneah.

The Lieutenant-Governor has also been pleased to direct that when, under Section 51, Act X of 1872, the Bench exercises the powers of a Magistrate of the First Class, it shall also have the power to try summarily all or any of the offences mentioned in Section 222 of the said Act, and that, when similarly it exercises the powers of a Magistrate of the Second or Third Class, it shall also have power to try summarily all or any of the offences mentioned in Section 225 of the said Act.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th December 1877.—Under Section 4 of Act VII of 1871 (the Indian Emigration Act), the Lieutenant-Governor is pleased to approve the appointment of Mr. Robert W. S. Mitchell, Emigration Agent for Trinidad and Grenada at Calcutta, to be Emigration Agent for the Colony of St. Lucia in addition to his other duties.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENTS.

The 29th December 1877.

No. 320.—Transfers.—Mr. E. J. Neuville, Accountant, Second Grade, from the Central Office of Accounts, Bengal, to the Darjeeling Division, in the interests of the public service.

No. 321.—Mr. C. A. Gantzer, Accountant, Third Grade, from the Fourth Calcutta to the Dacca Division, in the interests of the public service.

No. 322.—Baboo Nilmadhub Day, Accountant, Third Grade, from the Buxar to the Dinagore Division, in the interests of the public service.

No. 323.—Baboo Gopal Chunder Bannerjee, Accountant, Third Grade, from the Central Office of Accounts, Bengal, to the Buxar Division, in the interests of the public service.

CIVIL BUILDINGS.

The 4th January 1878.

No. 1.—Declaration under Section 6, Act X of 1870 of the Govt. of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a 4th class Post Office in the town of Motiharee, pergunnah Meyhowa, in the district of Chumpara, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 beegha 18 cottahs and 6 dhurs of standard measurement, and bounded on the north by the Motiharee Main Road; south by the land belonging to the Motiharee Indigo Factory; east by land belonging to the Motiharee Indigo Factory, and west by the Planters' Club compound, is required within the aforesaid town of Motiharee.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

The 4th January 1878.

No. 2.—Transfer.—Sergeant J. Gray, Overseer, First Grade, from the Hazareebagh to the Nuddea Rivers Division, in the interests of the public service.

The 7th January 1878.

No. 3.—The following orders issued by the Government of India, in the Public Works Department, are re-published for information.

No. 1142 of the 21st December 1877.—The following promotions are made in the Warrant grades of the Public Works and Barrack Departments, with effect from the dates specified:—

To Conductor.

Sub-Conductor, William Cummings, Supervisor, First Grade, Bengal, from 3rd April 1877, vice Conductor W. Herdman, deceased.

No. 537 of the 21st December 1877.—Mr. B. Clark, Assistant Engineer, First Grade, is re-transferred from Madras to Bengal Provincial Establishment.

COMMUNICATIONS.

The 7th January 1878.

No. 4.—Declaration under Section 6, Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for increasing the accommodation for goods at the Cynthia Railway Station in the village of Cynthia, pergunnah Sabek Molessur, zillah Beerbhoom, it is hereby declared that for the above purpose a piece of land measuring, more or less, 10 beeghas 9 cottahs 4 chittacks of standard measurement, equal to 3 acres 1 rood 34 poles, lying on the west of line of Railway, bounded on the north by the River Mori; on the south by the Cynthia-Audee Road; on the east by the land of the East Indian Railway Company, and on the west by the land of Baboo Nobin Chunder Ghose, is required within the aforesaid village of Cynthia.

2. This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 5.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for an Inspector's Bungalow in the village of Cynthia, pergunnah Sabek Molessur, zillah Beerbhoom, it is hereby declared that for the above purpose a piece of land measuring, more or less, 12 beeghas and 4 chittacks of standard measurement, equal to 4 acres, lying on the east of line of Railway, bounded on the north by the land of Baboo Nobin Chunder Ghose and by land in the possession of the East Indian Railway Company; on the south by the Cynthia-Audee Road; on the east by the land of the East Indian Railway Company, and on the west by the land of Baboo Nobin Chunder Ghose, is required within the aforesaid village of Cynthia.

2. This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

J. E. T. NICOLLS, Major-Genl., R.E.,
Secy. to the Govt. of Bengal, in the P. W. D.

IRRIGATION.

NOTIFICATIONS—ESTABLISHMENT.

The 7th January 1878.

No. 1.—Postings.—Mr. F. G. Brooks, Executive Engineer, Second Grade (temporary rank), to the Northern Drainage and Embankment Division, which he joined on the forenoon of the 27th ultimo.

No. 2.—Mr. A. M. Salmon, Assistant Engineer, Second Grade, to the Gunduk Division.

No. 8.—*Leave*.—Mr. J. G. Faw, Sub-Engineer, First Grade, Northern Drainage and Embankment Division, is granted sick leave for three months, under Section 3, Supplement F of the Civil Leave Code, which he availed himself of on the afternoon of the 22nd December 1877.

P. T. HARE, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

Sheriff's Office, the 26th December 1877.

NOTICE is hereby given that the First Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the twenty-first day of January next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

W. J. CURTOYS, Sheriff.

সদরিক আফিস, সম ১৮৭৭ সাল ২৬শে ডিসেম্বর।

সকলকে সমাচার দেওয়া বাইতেছে যে নব্বো বাঙ্গালার কোর্ট উইলিয়ম হাউসের অধীন নব্বো কলিকাতার ও অন্ডালা হাউসের কোর্টদারী বিচার লিপ্সিত্য অন্য আগামি সম ১৮৭৮ সালের ২১শে জানুয়ারি সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ালের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আগাম আদালত যবে সম ১৮৭৮ সালের প্রথমক্রিমিনেল সেশিয়াম বসিবেক এবং এতদ্বারা এটার করা বাইতেছে যে, যে সকল ব্যক্তি কোম করের বিকল্পে কোর্টদারী দিহিল করিবেক তাহারা উক্ত হাউসে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

W. J. CURTOYS, Sheriff.

TREASURY NOTICES.

COOMAR BURENDRA KRISHNA, Deputy Collector, has been placed in charge of the Midnapore Treasury, and is authorized to draw bills on other treasuries.

The 2nd January 1878.

A. SMITH, Offg. Commissioner.

UNCOVENANTED DEPUTY COLLECTOR MR. FREDERICK JOHN R. WALKER has been placed in charge of the Rajshahye Treasury and authorized to draw bills on other treasuries.

JULPIGORE, the 29th December 1877.

H. W. GORDON, for Commissioner.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 1611B.

NOTICE is hereby given that the Second Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Monday, the 4th February 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

				Chests.
Behar Opium	3,500
Benares "	2,000
			Total	4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the Government and Bengal Gazette, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th February 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or

other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 p.m. of Saturday, the 9th February 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 p.m. of Tuesday, the 19th February 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 4th March 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd April 1878 ...	2,500	2,000	4,500
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ...	25,000	20,000	45,000

By order of the Board of Revenue, L. P.

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th December 1877.

Statement showing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the undermentioned districts on the 16th November 1877.

Districts.	Ports.	Quantity.	REMARKS.
		Indian Mds.	
Ganjam ...	Bayanapadu, at the Nowp-		
	dah salt pans	
Godavery ...	Nursapur	
Kistna ...	Nisampatam	
Chingleput ...	Madras	
	Eunore	
	Covelong	
	Negapatam	
Tanjore ...	Vedarniem ...	58,400	
	Katmavady ...	20,000	
	Vypaur ...	60,000	
Tinnevelly ...	Arasady ...	31,000	
	Tuticorin ...	1,12,960	
	Total ...	2,82,860	

REVENUE BOARD OFFICE,
Madras, the 8th December 1877.

C. A. GALTON,
Sub-Secretary.

Published for general information.

By order of the Board of Revenue, L. P.,

BOARD OF REVENUE, L. P., FORT WILLIAM,
The 2nd January 1878.

W. H. GRIMLEY, *Secretary.*

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on 31st December 1877.

	Government Golahs.	Private Golahs.	Afloat.	Total
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	18,54,942	3,77,077	6,51,533.	23,83,552
French Kurkutch	13,770	13,770
Italian Punga	34,390	34,390
Ditto Kurkutch	48,509	1,400	49,909
Bombay ditto	43,874	30,680	74,554
Madras ditto	47,328	47,328
Coconada ditto	4,983	4,983
Arabian and Persian Gulfs Kur- kutch and Muscat Rock	2,59,291	10,900	68,182	3,38,323
Cadiz Kurkutch	23,876	23,876
Aden ditto	2,406	2,406
Ceylon ditto	31,688	31,688
Egyptian ditto	71,339	4,12,019	1,83,358
Total	19,36,396	4,99,996	7,51,745	31,88,137

By order of the Board of Revenue, L. P.,

J. D. MACLEAN, *Collector of Customs.*

CALCUTTA CUSTOM HOUSE, the 7th January 1878.



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 3rd January 1878.

No. 2.—The Hon'ble C. Pontifex, a Judge of the High Court of Judicature at Fort William in Bengal, has obtained furlough for four days in extension of the furlough granted to him in Home Department Notification No. 189, dated the 20th February 1877.

Mr. Pontifex is further allowed the necessary subsidiary leave to enable him to resume his seat on the Bench of the High Court on his return from furlough.

MEDICAL.

The 4th January 1878.

No. 3.—The services of Assistant Surgeon Ram Chundro Sen, Officiating Civil Medical Officer, Sibesar, in Assam, are placed at the disposal of the Government of Bengal.

ECCLESIASTICAL.

The 31st December 1877.

No. 481.—ERRATUM.—In Home Department Notification No. 399 (Ecclesiastical), dated the 3th instant, for "17th ultimo" read "16th ultimo."

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 4th January 1878.

No. 11.—In the Notice to Mariners, No. 23 of 1877, published in the Gazette of India of the 16th instant, for "Calcutta, the 6th December 1877," read "Calcutta, the 23rd December 1877."

The following orders, issued by the Government of India in the Foreign Department, are republished for general information:—

FOREIGN DEPARTMENT.

NOTIFICATIONS.

POLITICAL.

No. 1 P.

Fort William, the 1st January 1878.

IN pursuance of HER MAJESTY'S Gracious Command to notify publicly HER high appreciation of the feelings of personal devotion to HERSELF and loyalty to the British Crown which have been expressed in connection with the Proclamation, at the Imperial Assemblage at Delhi and throughout the Provinces and States of India, of HER MAJESTY'S assumption of the title of EMPRESS OF INDIA, the following correspondence which has passed between the Government of India and the Right Honourable the Secretary of State for India, is published for general information:—

From the Viceroy and Governor General of India in Council, to Her Majesty's Secretary of State for India,—No. 24, dated the 2nd February 1877.

In forwarding to us a copy of the Proclamation notifying the assumption by Her Most Gracious Majesty the Queen of the Title of Empress of India, Your Lordship requested that this addition to the Royal Style and Titles might be proclaimed throughout the Queen's Indian dominions in a manner suitable to Her Majesty's Gracious intentions.

2. Acting in accord with these instructions, and fully recognizing the political importance of the event to be proclaimed, we resolved, as we informed you in our letter of the 5th of October last, that no effort should be wanting on our part to carry out the wishes of Her Majesty's Government, in a manner befitting the occasion, and consonant with the expectations of the Chiefs and peoples of India.

3. Our letters noted in the margin will have placed Your Lordship in possession of the general views which we formed last autumn as to the nature of the ceremonial, and the acts of grace and favour which might appropriately accompany it. We have now the honor to report that, as proposed in our above-mentioned letters, an Assemblage of the principal Chiefs and Nobles of India was held by the Viceroy at Delhi on the 1st January 1877, and Her Majesty's new Title proclaimed amid great rejoicings, and most gratifying demonstrations of loyalty. On the same date Durbars for the reading of the Proclamation were held in each District or Division throughout British India; the troops in each cantonment were paraded, and salutes of 101 guns fired from all forts and batteries in the three Presidencies. Displays similar in character took place at the capitals of those Chiefs who were prevented from attending the Delhi ceremonial.

4. Since the submission in October last of our proposals on the subject of the Assemblage, the unexpected visitation of famine in Southern India and other unforeseen difficulties induced us to consider very seriously whether it might not be our duty to withdraw them; but, after full consideration of the political importance of

No. 47, dated	5th October	1876.
No 52, "	25th "	"
No 54A, "	8th November	"
No. 56A, "	22nd "	"

the event, and in view of the advanced state of our preparations, as well as the disappointment which the abandonment of the Assemblage would occasion to Native Chiefs and others who had completed arrangements for attending it, we felt satisfied that such a course would be inexpedient. We carefully reconsidered, however, certain details of our general plan, relinquishing, on account of the expenditure they involved, some proposals which we should otherwise have been glad to carry out, and reducing the scale and cost of others within narrower limits than would under other circumstances have been desirable. We, moreover, limited the number of invitations to the Assemblage, and directed that no Native Chiefs, Noblemen, or others should be encouraged to attend it, in any case likely to involve them in expenses which they were not fully able to afford.

5. Notwithstanding these measures, the number of Chiefs, Nobles, and European visitors attending the Assemblage, largely exceeded our anticipations. Of the Ruling Chiefs, no less than sixty-three were present, including the Nizam of Hyderabad; the Maharaja of Mysore; the Gaekwar of Baroda; the Maharajas of Gwalior and Indore, and the principal Chiefs of Central India; the Maharaja of Udaipur, the Maharajas of Jaipur and Jodhpur, and the principal Chiefs of Rajputana; the Maharaja of Jammu and Cashmere and the principal Chiefs of the Punjab; together with Chiefs from Bombay, the North-Western and Central Provinces, Bengal and Sindh. A complete list of the Ruling Chiefs attending, with returns of the area, revenue and population of their States, will be found among the enclosures of this despatch; it will suffice here to mention that the aggregate populations under the direct rule of the Chiefs present at Delhi approach 40 millions, while their united territories exceed the combined areas of England, Italy, and France. The titular Chiefs and Native Gentlemen attending (exclusive of members of the Suites of Ruling Chiefs) were nearly three hundred in number, comprising the flower of the Indian Nobility, and persons of distinction from almost every province of the Empire. Among them were the Prince of Arcot and the Princess of Tanjore from the Madras Presidency; the Maharaja Sir Jai Mangal Singh, and some of the principal landowners and citizens of Bengal; the Maharaja of Balrampur and the principal Talukdars of Oudh; forty representatives of the most distinguished families of the North-Western Provinces; scions of the ex-Royal family of Delhi; descendants of the Saddozai of Cabul, and the Alora Chiefs of Sindh; Sikh Sardars from Amritsar and Lahore; Rajputs from the Kangra Hills; the semi-independent Chief of Amb, on the Hazara border; Envoys from Chitral and Yassin, who attended in the train of the Maharaja of Jammu and Cashmere; Arbabs from Peshawur; Patan Chiefs from Kohat and the Derajat; Biluch Tomandars from Dera Ghazi Khan; leading citizens from Bombay; Gond and Marhatta Nobles from the Central Provinces; Rajputs from Ajmere; and Natives of Burma, Central India, Mysore, and Baroda. In addition to the Feudatories and Nobles of the Empire, His Excellency the Governor General of the Portuguese Settlements in India; the Khan of Khelat; a deputation from the Sultan of Muscat; Ambassadors from His Majesty the King of Siam, and the Maharaj Adhiraj of Nepal; the Envoy from the Amir of Kashgar; the Foreign Consular Body; and a large concourse of English and Native officials and visitors,—were present as spectators.

6. The Chiefs and Nobles, with their followers and most of the visitors present, were accommodated in large encampments, arranged, for the most part, in provincial groups on either side of roads converging to a central group of camps on the north side of the ridge, comprising those of the Viceroy, the Governors of Madras and Bombay, the Commander-in-Chief in India, and the Lieutenant-Governors and Chief

Commissioners of Provinces. We enclose a map of Delhi and its environs, showing the location of the several encampments, and a directory, published for the convenience of visitors, giving further details on this subject. For the multitude thus brought together, which cannot, with the troops, have fallen far short of one hundred thousand souls, besides horses, elephants and camels—thanks to the complete arrangements of the local authorities—ample supplies were available; and the sanitary and police arrangements were excellent.

7. With these preliminary observations, we proceed briefly to record the events connected with the Proclamation from the date of the Viceroy's arrival at Delhi until the day of his departure.

8. Having completed a tour of two months' duration from Simla to Bombay, visiting in the course of his journey Peshawur, Lahore, Multan, Bhawalpore, Jacobabad, and Kurrachee, the Viceroy arrived at Delhi by special train on the afternoon of Saturday, the 23rd December. On alighting from the train he was received by the President in Council and other high Civil and Military Officials. In accordance, likewise, with an invitation addressed to them, the Ruling Chiefs present in camp assembled at the Railway station to take part in the reception. The Viceroy, after short conversations with the Officers of Government present on the platform, turned to the Native Chiefs, and addressing them collectively, expressed his pleasure at meeting them, and his thanks for their attendance at Delhi. This reception formed one of the most interesting events of the Assemblage. Many of the sixty-three Chiefs present had never previously met each other; some had not even before left their own principalities; they, one and all, evinced the greatest eagerness to welcome the Viceroy; they moved about without ceremony or question of precedence, and were most cordial and friendly in their manner towards each other.

9. After conversing with the Nizam, the Maharajas Sindia and Holkar, the Maharaja of Cashmere, the Maharajas of Mysore, Udaipur, Jaipur, and others, the Viceroy mounted his State elephant, and followed by the whole of the British Officials present, proceeded in State through the principal roads and thoroughfares of Delhi to the Viceregal Camp. Along the line of route, from the Railway station to the Camp, a distance of nearly six miles, were disposed in a continuous line the whole of the available British and Native Troops and Volunteers assembled at Delhi, in number nearly 15,000 men, interspersed at varied distances with the troops, followers, and State elephants of the Native Chiefs. Crowds of Europeans and Natives filled the available spaces along the route, and received the Viceroy with every demonstration of cordiality and respect. For the Princes, Governors, Deputations, Ambassadors, and Envoys from Foreign States, the Foreign Consular Body present at Delhi, the titular Chiefs, Nobles, and high Government officials, not taking part in the procession, suitable accommodation was provided in favorable localities from which to witness the procession.

10. From the 26th until the 29th of December the Viceroy received and returned official visits, which collectively occupied nine hours daily, including visits to and from the Governor General of the Portuguese Settlements in India; the Khan of Khelat; the Foreign Ambassadors and Envoys; and seventy-seven of the principal Native Chiefs, ruling and titular, present at Delhi. His Excellency took advantage of these receptions to present to the Ruling Chiefs the Banners and Gold Medals commemorative of the Assemblage sanctioned by Her Majesty's Government.

When presenting the Banners and Medals, the Viceroy addressed each Chief as follows:—

"I present Your Highness with this Banner, on which are blazoned the armorial bearings of your family, as a personal gift from Her Majesty the Queen in commemoration of Her assumption of the Title of Empress of India.

"Her Majesty trusts that it may never be unfurled without reminding you, not only of the close union between the Throne of England and your loyal and princely House, but also of the earnest desire of the Paramount Power to see your dynasty strong, prosperous, and permanent.

"I further decorate you, by command of the Queen and Empress, with this Medal. May it be long worn by yourself, and long kept as an heirloom by your family, in remembrance of the auspicious date it bears."

11. His Excellency likewise announced to the several Native Chiefs and Princes the special concessions and acts of grace which Her Majesty the Queen or His Excellency the Viceroy had been pleased to bestow upon them. Marked indications of pleasure were evinced by them at these announcements, and expressions of gratification at the assumption of the new title, as also of desire to give some tangible proof of loyalty and devotion to the Throne, were reiterated to the Viceroy.

12. The 29th and 30th of December were also occupied by the Viceroy in conferring Banners and Gold Commemorative Medals on the Governors of Madras and Bombay, the Lieutenant-Governors of Bengal, the North-Western Provinces, and the Punjab, and the Commander-in-Chief in India. Gold Commemorative Medals were also conferred upon the Members of the Executive Council, the Chief Commissioners, the Resident at Hyderabad, and the Agents to the Governor General. His Excellency likewise received the Consular Body, as well as the Native Noblemen and Gentlemen, nearly 300 in number, who had been specially invited to Delhi, and presented Silver Commemorative Medals to them. We append a list showing in further detail the manner in which these Commemorative Medals were distributed.

18. During this interval the Viceroy held large evening receptions for the European and Native visitors in Camp, and a Levée which was numerously attended. He also entertained each evening at separate banquets the Governors of Madras and Bombay, the Commander-in-Chief of India, the Lieutenant-Governors of Bengal, North-Western Provinces and the Punjab, and the Members of the Executive Council. His Excellency was thus enabled before the actual day of the Proclamation to receive and make the personal acquaintance of a large number of the European official and non-official visitors in Camp, as well as of the principal Native Chiefs and Noblemen present at Delhi.

14. The Imperial Assemblage itself was held in pavilions, specially erected for the purpose, on a slightly rising ground overlooking an extensive plain to the north of the City of Delhi. The ceremonial was conducted in general accordance with the anticipatory description of it contained in our letter of the 5th October last. The Governors of Madras and Bombay, the Ruling Chiefs present at Delhi, with their principal attendants, and the various High Officers of Government, were seated in a large semicircle 800 feet in extent facing the Viceregal Throne. The arrangement by which the Chiefs were seated in a semicircle and intermingled with high officials of the British Government,—their seats being unnumbered and grouped according to the political Jurisdictions to which they appertained—gave great satisfaction; and we are glad to be able to inform Your Lordship in Council that by the excellence of these arrangements not a single complaint was received in regard to those questions of pre-

cedence which had previously prevented many of the Chiefs from meeting each other, and given rise to constant anxiety and embarrassment on all former occasions of the kind. A large concourse of spectators, including His Excellency the Governor General of the Portuguese Settlements in India, His Highness the Khan of Khelat, the Foreign Envoys and Consular Body, and European and Native noblemen and gentlemen from all parts of India, witnessed the proceedings from pavilions erected to the right and left of the Viceroy's dais. The British troops, European and Native, and the troops, followers, and elephants of the Chiefs and Nobles, were disposed in a vast circle on the plain around.

15. The Viceroy arrived at the place of assemblage a little after noon, and, advancing in a State procession to the central dais, took his seat upon the Throne, amidst the usual formalities. His Excellency wore the collar, badge, and robes of the Grand Master of the Order of the Star of India; and his train was borne by two pages—the one an officer of the British Navy, the other a younger son of the Maharaja of Cashmere. The Queen's Proclamation, transmitted in Your Lordship's letter of the 18th July last, was then read in English by the Chief Herald, and afterwards in Urdu by our Foreign Secretary. At its conclusion, a salute of 101 salvos of artillery was fired, interspersed at intervals with *feux-de-joie* from the combined lines of British and Native Infantry; massed hands played the National Anthem; and the Royal Standard was unfurled and hoisted in honour of Her Majesty the Queen and Empress. We do not attempt any further description of the ceremonial, than to say that it was exceedingly impressive, and passed off with complete success.

16. After a suitable pause the Viceroy rose and delivered an Address, of which copies are enclosed. It will be seen that the main object of His Excellency's speech was to clearly explain the gracious intentions of Her Majesty in assuming the new Title, to describe to the people of India the foundation, growth, and character of British Supremacy and assert its permanency. But His Excellency also took occasion to convey to the Civil and Military Officers of the Crown Her Majesty's grateful and emphatic recognition of their energy, public virtue, and self-devotion in the service of the Empire; he expressed to the non-official classes the Queen's appreciation of their loyalty, industry, and enterprise; and cordially thanked the Army of India for the heroic achievements by which they had upheld on every occasion, side by side, the honour of the country. The Viceroy then proceeded to express the acknowledgments of the British Government to the Native Chiefs and Princes for their continued loyalty and attachment to the Crown of England, and to assure them that the ceremony in which they were taking a part that day was the result of Her Majesty's anxious wish to confirm and perpetuate the intimacy of the relations now indissolubly uniting the British Crown with India.

17. Addressing the Native subjects of the Empire generally, the Viceroy explained to them that it was on their gradual and enlightened participation in the exercise of the mild and just authority of the government of the Queen and Empress, and not upon conquest or annexation, that Her Majesty relied for the development of Her Indian Empire. Finally, His Excellency thanked the Foreign Representatives for their attendance, and before concluding his address announced to the assembled gathering the gracious message of royal greeting which the Queen and Empress had sent that day by telegraph for communication to those present at the Assemblage.

18. No sooner had the Viceroy finished his address, than the Assemblage spontaneously rose and joined the troops in giving repeated cheers; many of the Native

Chiefs engaged at the same time to speak. Amongst others, the following replies are worthy of record:

The Maharaja Sindia was the first to speak. He said:—

"Shah-in-Shah; Padshah,—May God bless you! The Princes of India bless you, and pray that your sovereignty (hukumat*) and power may remain steadfast for ever."

The Begum of Bhopal spoke in a similar sense. Sir Salar Jung likewise rose, on behalf of the Nizam, and spoke as follows:—

"I am desired by the Nizam to request Your Excellency to convey to Her Majesty, on the part of himself and the Chiefs of India, the expression of their hearty congratulations upon Her assumption of the title of Empress of India, and to assure Her that they pray for Her long life and for the enduring prosperity of Her Empire both in India and England."

The Maharajas of Udaipur and Jaipur desired, in the name of the United Chiefs of Rajpootana, that a telegram might be sent to the Queen, offering their dutiful and loyal congratulations to Her Majesty on Her assumption of the Imperial Title. The Maharaja of Cashmere expressed to the Lieutenant-Governor of the Punjab, who was sitting near him, his great satisfaction at the tenor of the Viceroy's speech, adding that the day would never be forgotten by him or his children; that it would ever be regarded as an auspicious one; and that the shadow of Her Majesty's gracious Empire would for ever be his chief protection.

19. When the Native Chiefs had ceased speaking, the Viceroy dissolved the Assemblage, and left the days with the same ceremonies as were observed on his arrival.

20. We have thus the satisfaction of being able to state, for the information of Her Majesty's Government, that the proclamation of the Imperial Title at Delhi was, partly from the care with which all the arrangements had been carried out by those entrusted with them, and partly from the enthusiasm with which all classes joined in the celebration of the event, a great and gratifying success. As it was found impracticable to announce at the place of assemblage the various acts of grace which formed part of the day's proceedings, these were published immediately afterwards in a Gazette Extraordinary, copy of which we annex. We have reason to believe that these concessions have given much satisfaction, particularly to the Native Ruling Chiefs. In addition to the above, other minor concessions were granted at or in connection with the Imperial Assemblage to individuals or local bodies; a descriptive list of such concessions will be furnished with a subsequent despatch, but two of them may be here referred to as having been received with particular satisfaction by the Mahomedan community of Delhi,—the re-opening to public worship of the *Zinat-ul-Musajid*, a mosque near the Palace, long closed on military grounds; and the restoration to that community of the precincts of the *Fatehpuri* mosque, in the principal street of Delhi, which was confiscated in 1857, and had since been used as a Serai.

21. On the evening of the Proclamation day a State Banquet was given by the Viceroy. The occasion was one of considerable interest, as being the first on which the Governor-General of India, the Governors, the Lieutenant-Governors, the Members of the Executive Council, the various Heads of Administrations, and other High Officers of Government, as well as the Governor-General of the Portuguese Settlements, and various Native Noblemen, had ever been present at table at one time.

* This word implies the power of giving to all persons absolute orders which must be obeyed.

The Viceroy, when proposing the health of the Queen and Empress, addressed those present in a speech of which we annex a copy.

22. The three days succeeding to the day of the Proclamation were occupied by the Viceroy in receiving and replying to addresses from Municipal Committees and other public bodies; in receiving farewell visits of ceremony from the Native Chiefs, Ambassadors, and Noblemen present in Camp; and in the transaction of important official business. At the farewell visits each Chief received parting gifts from His Excellency; and some of their Suite, as well as the Political Officers accompanying them, were presented with silver commemorative medals.

23. With regard to the official business transacted by us, we may remind Your Lordship that in our despatch of the 5th October last we stated our intention of endeavouring to take advantage of the presence at the Assemblage of the Governors and Heads of Administrations and Native Chiefs to confer with them personally on a large number of important administrative and financial questions. Thus we were able to effect with great advantage to the general interests of the Empire. The most pressing questions which engaged our attention were those of the famine in Southern India; the various important financial measures connected with the budget for 1877-78; the amalgamation of Oudh with the North-Western Provinces; the arrangements by which, in amicable communication with the Rajputana States, we hope to be able to abolish the Inland Customs line, and ultimately reduce the price of salt through the greater part of India; and the forthcoming negotiations with the Portuguese Government in regard to fiscal and other matters affecting the Settlement of Goa. Other matters of importance were discussed; and in personal conferences with the Governors of Madras and Bombay, we were enabled to settle questions connected with the scarcity which might otherwise have entailed much correspondence and controversy, and to arrange for the deputation of Sir Richard Temple on the special inquiries regarding famine operations separately reported to Your Lordship.

24. A review of Troops on Friday, the 5th of January, concluded the events of the Imperial Assemblage. At noon of that day fourteen thousand of the troops of the three Presidencies, under the Commander-in-Chief in India, passed in review order before the Viceroy in presence of the British and Native visitors at the Camp, the Foreign representatives, and a large concourse of spectators. Nothing could exceed the martial appearance and steady movement of the troops, which elicited universal admiration from those present. We annex a statement of the various corps and regiments present, as well as copy of an address made to them by the Viceroy at the conclusion of the review. Advantage was taken of this opportunity to pass in review the troops and retinues of the Native Ruling Chiefs, and the display was a most interesting and striking one. The proceedings of the Assemblage were formally closed at sunset on the same day, by a salute of 101 guns from the flag-staff tower in the vicinity of the Viceregal Camp; and at 11 P. M. His Excellency left Delhi for Patiala for the purpose of installing the young Maharaja.

25. We have not attempted in this letter to do more than submit for the information of Her Majesty's Government a brief record of facts connected with an Assemblage of which the various scenes will, we feel assured, long live in the memories of those present at it. We earnestly trust that the political importance of the Proclamation of the new title may be increasingly felt as time rolls on, and that the anticipations in connection with it, which we ventured to form in our Despatch of the 5th of October last, will be more than realized, in results fraught with benefit to the interests of the Indian Empire.

26. We desire, in conclusion, to bring to Your Lordship's notice the services of the Officers mentioned in the annexed list, who were charged with the general arrangements of the Assemblage, and to express our warm appreciation of the ability with which they accomplished the important duties entrusted to them. Nothing could exceed the care and solicitude with which these officers, one and all, laboured to bring the proceedings at Delhi to a successful issue. The sanitary, police, commissariat, and other arrangements of the Camp were in every way admirable. We, moreover, received from the Government of the Punjab, which had great responsibilities placed upon it in connection with so large a gathering within the limits of its jurisdiction, the most loyal and able assistance.

27. We propose shortly to submit, for the information of Her Majesty's Government, copies of the various addresses to Her Majesty presented at Delhi, and the congratulatory letters received from Native Chiefs, descriptions of the local durbars held throughout the various provinces of India, and detailed accounts of the expenditure which has been incurred in connection with the Assemblage. We have at present every reason to believe that this expenditure is well within our original estimate of ten lakhs of rupees.

From the Secretary of State for India, to the Viceroy and Governor General of India in Council,—
No. 42, Political, dated London, 29th March 1877.

I have to acknowledge the receipt of Political letter of Your Excellency's Government, No. 24, dated the 2nd February last, reporting the principal events in connection with the Imperial Assemblage held at Delhi on the 1st January 1877, for the purpose of proclaiming the assumption by Her Majesty the Queen of the title of "Empress of India."

2. Her Majesty's Government had previously been informed by telegraph of the general course of the proceedings, but they have perused with interest and satisfaction the detailed report with which they have now been furnished. They desire to convey to Your Excellency personally and to your Colleagues in the Government of India their cordial congratulations on the success of the Assemblage, and they do not doubt that, as anticipated by your Government, the political results, both of the assumption by the Queen of the new title, and of the concessions and acts of grace which have accompanied the notification of that Act of Her Majesty to the Princes and people of India, will be increasingly felt as time goes on, and be beneficial in various ways to the interests of the Empire at large.

3. Her Majesty's Government have much pleasure in recording their entire concurrence in the sentiments expressed by Your Excellency in Council in regard to the value of the services rendered in connection with the Assemblage by the Government of the Punjab and the officers and gentlemen specified in the list accompanying your letter under reply. Upon the Government of the Punjab much responsibility necessarily rested, while any failure in the arrangements at Delhi, however well considered they may have been, would have seriously marred the political success anticipated from the proceedings. That no failure of any kind should have occurred in the arrangements, whether those of a ceremonial character, or those incidental to the gathering together in a limited space of a great and miscellaneous multitude, is a cause for much satisfaction, and is a result highly creditable to the local Government and to the officers immediately concerned.

THE
Governor-General of India in Council, to the Secretary of State for India,—
No. 142, Political, dated 6th August 1877.

In our letter of the 2nd of February last, we had the honour to report the ceremonies with which the assumption by Her Majesty the Queen of the title of Empress of India had been proclaimed at Delhi. We then promised to submit, for the information of Her Majesty's Government, a further communication descriptive of the local Durhars held throughout India in celebration of the event, as well as copies of the various addresses and congratulatory letters received, then and since, from Native Chiefs and others throughout India. In accordance with this engagement we now enclose the papers connected with these subjects.

2. The list of concessions enclosed in the present despatch refers chiefly to minor acts of grace, the arrangements for which were not completed in time to allow of their publication in the *Gazette of India* of January 1st, 1877. Many of them consist of rewards granted for important services inadequately recognized in the past; as well as of increases to pensions and jaghirs enjoyed by ancient Native families, whose unquestioned loyalty rendered them deserving of assistance on this special occasion in the maintenance of their former position and dignity. These marks of favour, which Your Lordship will find fully described in the abstract of contents attached to this letter, were deeply appreciated by all concerned.

3. Our Resolution regarding the release of prisoners in the various provinces of India was, as Your Lordship is aware, published in the Gazette issued at Delhi on the day of the Proclamation; but we now beg to enclose a Minute since drawn up by Sir Edward Bayley, containing some interesting details on the subject. Under the careful supervision of our Colleague, this particular act of grace, to which the natives of India attach much importance, was brought to a successful issue. After the most careful enquiry into each case, nearly 16,000 prisoners were released, carrying the feeling of rejoicing, with which we desired the day to be marked, to a vast number of individuals in remote districts, who would probably have never heard of the occasion in any other way. Sir Edward Bayley points out that apprehensions were expressed in some quarters lest any indiscriminate order for the release of persons of bad character should lead to a disturbance of the public peace, or to a large increase of crime. We ourselves never shared these apprehensions, and it is satisfactory to learn from our Colleague's Minute that no such result took place. "So far as can be ascertained," he says, "but a very infinitesimal fraction of the large number set free has again relapsed into crime, and only one or two cases have been brought to notice in which persons so released have been again arrested on criminal charges. This fact is very creditable to the judgment with which the sections for release were made, and the present feeling of the native community may safely be said to be one of almost entire satisfaction and approbation. As regards the release of prisoners confined for petty debts, by payment of their liabilities, the feeling has," he adds, "been everywhere one of great and unanimous satisfaction. In the Central Provinces, at Seonee, a rich money-lender, at whose suit a good many debtors were in jail, as soon as he heard that all of them who owed him under Rs. 100 had their debts paid by Government at once sent releases for all the rest, in order to mark his appreciation of the liberality of Government and his own loyal feeling." We desire to take the opportunity of expressing our high sense of the value of our Colleague's labours in a matter which was one of great delicacy, and yet specially calculated to cause the assumption of the new title to be remembered with satisfaction throughout the Empire.

4. The loyal tone which pervades the enclosed addresses and letters, received from Native Chiefs, public bodies, and private individuals, in all parts of India, will,

we feel sure, be appreciated by Her Majesty's Government. The addresses and congratulatory poems, herewith enclosed, are written in divers languages and dialects, and many of them are rich in Oriental imagery; but we venture to think that they contain unique and gratifying evidence of the hearty satisfaction with which all races and creeds in this country have regarded Her Majesty's formal assumption of the imperial title. We have not sent separate answers to the several communications herewith transmitted, being of opinion that a general letter from Your Lordship, which we could publish in the various Gazettes throughout India, will afford the most appropriate means of acknowledgment.

5. From the papers enclosed in this letter, Your Lordship will see that the manner in which the assumption of the new title was celebrated throughout this Empire and its dependencies was very gratifying. In the districts and towns under direct British administration, as well as in the durbars of those Native Chiefs who were unable to attend the Imperial Assemblage, the manifestations of loyalty were marked, and the occasion evidently looked upon by the people at large as one of peculiar importance.

6. At the Presidency Towns of Calcutta, Madras, and Bombay, the Proclamation was read by the chief civil officer of the district and the Presidents in Council respectively, in the presence of thousands of spectators and the troops of the garrisons, and was received by all with marked attention and respect. The local rejoicings in the various districts and towns throughout India were not less gratifying, and were remarkable, both for their spontaneous and cordial character and for the care with which the proceedings were conducted by the local officials. We refrain from entering into the details of those proceedings only from a desire not to unduly lengthen this letter. Throughout the whole of the British districts, notably in Madras, Bengal, and the North-Western Provinces, food and clothing were gratuitously distributed to the poor; whilst many of the wealthy zemindars and municipalities gave liberal grants towards works of public utility, in order to commemorate the assumption of the new title in some permanent form. In British Burmah and other outlying provinces, the same loyalty was evinced; whilst at Aden the ships in harbour, including a steamer of His Highness the Khedive, were dressed in honour of the occasion, and much enthusiasm evinced by the mixed population of that Settlement.

7. The durbars held at the capitals of the Native Chiefs and Princes absent from Delhi were equally characterized by demonstrations of cordial loyalty. In Bengal and Northern India, for instance, the Raja of Hill Tipperah personally superintended the arrangements of the durbar held at his capital, and evinced much pleasure at having such an opportunity of testifying his fidelity to the British Government; the Maharaja of Sikkim, unable to hold a durbar in his own capital, sent all his chief officers to attend the reading of the Proclamation at Darjeeling; at Moorshedabad there were great rejoicings on behalf of the Nawab Nazim of Bengal; at Cuttack the residents subscribed a large sum to be spent in building a Town Hall for public use; the Nawab of Rampore proclaimed a general holiday for three days throughout his territories, and brilliantly illuminated his capital; whilst at Tehri, Bustar, and elsewhere, demonstrations of loyalty characterized the proceedings of the day. In the Punjab every anxiety was shown by the States of Puttiala and Kuporthulla to do honor to the occasion; and it is reported that throughout this important province generally, the bearing of the people was exceptionally loyal and cordial. In the numerous and important Hill States of the Himalayas, the Rajas observed the appointed day with the ceremonies usual on the installation of a reigning Chief. In Hyderabad and Berar

demonstrations of good feeling towards the British Government were evinced in a marked manner. In Central India and Rajpootana the evidences of loyal feeling shown at the various courts of those Princes who were unable to attend at Delhi, were likewise very gratifying. The Maharaja Holkar gave a special donation of money towards the famine relief in Southern India, and the Nawab Begum of Bhopal placed in the hands of the Political Agent a like sum to be spent in Her Highness' name in any good work that the British Government might select. In Madras, the Maharaja of Travancore, the Rajas of Cochin and Pudukottai, and many of the rich landed proprietors of that Presidency, held durbars at their principal stations in honor of the event; amongst others, those of Chittur subscribed Rs. 10,000 towards providing the district of North Arcot with a district school to be called after the Empress of India; whilst the day was celebrated with equal honor throughout the Province of Mysore. In Bombay the Nawab of Cambay released all his prisoners (which, it may be said, was a measure generally carried out on the day of the Proclamation throughout the whole of the Native States), presented his troops with a day's pay, and left nothing undone to evince his loyalty. The Thakur of Bhaonagar has intimated his intention of constructing, at a cost of a lakh of rupees, a bridge over the Aji River at Rajkote, to be called the *Kaisar-i-Hind* Bridge. Similarly, the Rao of Kutch, the Maharajas of Edur and Kolhapore, the Nawab of Junjeera, and the numerous Chiefs of Kattywar, celebrated the event at their capitals with every possible mark of honor. Among the latter the Thakur Saheb of Palitana has presented the town of Palitana with a Dhurumsala and clock-tower at a cost of Rs. 9,000 in honor of the occasion.

8. At Zanzibar, Muscat, Bushire, and elsewhere, the importance of the event was equally appreciated. The Resident in the Persian Gulf reports that the Flag Staff of the British Residency and those of the Ottoman and Netherland Consulates at Bushire were dressed; whilst official visits were paid to him by the representatives of Holland and the Porte. The Sultan of Muscat, although represented at Delhi, honored the occasion by firing at his capital a salute of 101 guns, and by paying a personal visit to the Political Agent.

D. We desire, in conclusion, to enclose, for Your Lordship's information, a report submitted to us by Dr. Ross, in charge of the sanitary arrangements of the Assemblage at Delhi, showing the success which attended the important labours of himself and the medical officers associated with him on that occasion; and we also append extracts from our financial statement shewing the net cost of that Assemblage. And we cannot close this letter without expressing to Your Lordship our high appreciation of the cordial assistance of the heads of the local Governments, and the officers under them, in making the assumption of the Imperial title an event brought home to the masses of India, in a manner which we feel assured will long live in the memories of all classes and creeds throughout the Empire.

From the Secretary of State for India, to the Viceroy and Governor General of India in Council,—
No. 109 (Political), dated London, 31st October 1877.

I HAVE to acknowledge the receipt of Political letter of Your Excellency's Government, No. 142, dated the 6th August last, with its accompaniments, reporting the manner in which the assumption by the Queen of the title of "Empress of India" was celebrated throughout that country on the 1st January last, and forwarding copies of various addresses and congratulatory letters from Native Chiefs and others.

2. I have laid these papers before the Queen, by whom they have been perused with great interest. Her Majesty is very sensible of the efforts made by the Local Officers,

and enjoy the high and important office of Viceroy and Governor General of India. And We do hereby ordain and declare that, upon every person hereafter ceasing to hold the said office of Viceroy and Governor General of India, he shall nevertheless remain a Companion of the Order, with rank among the Companions according to the date of his or their having been sworn in as Viceroy and Governor General of India: Provided, nevertheless, and We do hereby declare, that this rule shall not be applicable to such persons who may merely act as Governor General of India to meet an emergency.

V. It is ordered that it shall be competent for Us, Our heirs and successors, to confer the decoration of this Order upon such persons who by their services, official or other, to Our Empire in India; have merited Our Royal favour, and upon such distinguished representatives of Eastern Potentates as We, Our heirs and successors, may think fit.

VI. It is ordained and We do hereby declare that the Councillors of Us, Our heirs and successors, for and in Our Indian Empire, shall be and are declared to be *ex-officio* and for life Companions and Members of this Order.

VII. It is ordained and We do hereby declare that the number of nominations to this Order shall not, in this first instance, exceed fifty in number, and that the nominations in any successive year shall not exceed twenty, exclusive in every case of the *ex-officio* appointments provided in the last recited article.

VIII. It is ordained that when We, Our heirs and successors, shall be pleased to appoint any person to be a member of this Order, such appointment shall be made by Warrant under Our Sign Manual, sealed with the Seal of the Order, and countersigned by one of Our Principal Secretaries of State.

IX. It is ordained that the decoration of the Order shall be and shall be worn as set forth* in the Statutes of the Order.

X. It is ordained that the Seal of this Order shall be as set forth in the Statutes of the Order and shall have engraved thereon the circumscription "The seal of the Order of the Indian Empire," and that these Rules and Regulations shall be sealed with the same.

XI. It is ordained that the following officers shall be appointed to this Order, that is to say, a Secretary and a Registrar.

XII. It is ordained that the Grand Master shall from time to time appoint a duly qualified person to be Secretary of the Order, who shall reside at the seat of Government of India, and that he shall, under the direction of the Grand Master, attend to the service of the Order, and enter in a Register the names of the members admitted to the Order, and shall wear around his neck pendant from the Riband of the Order the Badge as shall be set forth in the Statutes of the Order.

XIII. It is ordained that the Registrar of this Order shall be appointed by Us, Our heirs and successors, and shall have the custody of the Seal and of the Archives of the Order. He shall attend to the service of the Order, and shall execute such directions as he may receive from Our Principal Secretary of State for India. He shall prepare and engross all warrants and instruments which may require to be sealed with the Seal of the Order, and record all nominations to the Order in the Register of the Order. He shall wear around his neck

* NOTE.—The description of the insignia will be hereafter notified.

pendant from the Riband of the Order the Badge as shall be set forth* in the Statutes of the Order.

XIV. It is ordained that the first day of January in every year shall henceforth be taken and deemed to be the anniversary of the institution of this Order.

XV. In order to make such additional provisions as shall effectually preserve pure this most honourable Order, We do hereby declare that if any person on whom the said Order is conferred or granted be guilty of any crime or disgraceful conduct which in Our judgment disqualifies him for the same, his name shall, by an especial Warrant under our Sign Manual, to be countersigned by Our Principal Secretary of State for India, be forthwith erased from the Register of those upon whom the said Order shall have been conferred, and his decoration forfeited and returned to Us, Our heirs and successors. We do further declare that We, Our heirs and successors, shall be the sole judges of the circumstances demanding such expulsion, and that We shall at all times have power to restore to the Order any person who may have been expelled when circumstances render such restoration just and expedient.

XVI. It is ordained that this Order shall rank next to and immediately after Our most distinguished Order of St. Michael and St. George, and that the Companions thereof shall in all places and assemblies whatsoever have place and precedency next to and immediately after the Companions of Our said Order of St. Michael and St. George, and shall rank among themselves according to the dates of their respective nominations, and, further, that the members shall be entitled to suspend a representation of the Riband and Badge of the Order from the bottom of the escutcheon containing their Armorial Bearings.

Lastly, We reserve to Ourselves, Our heirs and successors, full power of annulling, altering, abrogating, augmenting, interpreting, or dispensing with these regulations or any part thereof, by a notification under the Sign Manual of the Sovereign of the Order.

Given at Our Court at Osborne under the Seal of the said Order, this thirty-first day of December one thousand eight hundred and seventy-seven, in the forty-first year of Our reign.

By Her Majesty's command.

SALISBURY.

No. 3. I. E.

In accordance with Her Majesty's Warrant for the Institution of The Order of The Indian Empire, His Excellency the Grand Master is pleased to notify that the following COUNCILLORS of Her Majesty the Queen and Empress of India for and in Her Indian Empire have been declared to be *ex-officio*, and for life, Companions and Members of the aforesaid Order:—

* * * * *

Eden, the Honorable Ashley, C.S.I., Lieutenant Governor of Bengal.

* * * * *

No. 4. I. E.

HER MAJESTY THE QUEEN AND EMPRESS OF INDIA has been pleased to appoint the under-mentioned persons, who by their services have merited the Royal favour, to be Companions of The Order of the Indian Empire:—

* * * * *

2. The Honorable Louis Stuart Jackson, Bengal Civil Service, Puisne Judge of the High Court of Judicature, Bengal.

* * * * *

10. The Honorable Gregory Charles Paul, B.A., Officiating Advocate General, Bengal.

* NOTE.—The description of the Insignia will be hereafter notified.

in all parts of Her Indian dominions, to celebrate the occasion in a manner suitable to the varying conditions of the population, and of their care to explain to the Chiefs, noblemen, and gentlemen, who attended the several Durbars, the sentiments by which Her Majesty was animated in deciding to assume the new title.

3. The reports which you have transmitted, testifying to the loyalty and good-feeling shown by all classes of Her subjects in India, European and Native, have afforded the Queen extreme satisfaction; while Her Majesty has been gratified to learn that, at the capitals and in the territories of the Native Princes and Chiefs generally, the day was marked by demonstrations not less cordial than those by which it was signalized in Her own dominions.

4. The Kharitas and congratulatory addresses forwarded with your letter, whether proceeding from Native Chiefs, from public bodies, or from private individuals, have been received by the Queen with sincere pleasure; and I have been honored by Her Majesty's commands to instruct Your Excellency to notify publicly Her high appreciation of the feelings of personal devotion to Herself and of loyalty to the British Crown which are expressed in them.

5. It only remains for me, on the part of Her Majesty's Government, to express their satisfaction that the proceedings throughout India generally upon this great occasion should have been attended by the same marked success as that which characterized the ceremonial at Delhi itself. This result must be attributed to the energy and tact shewn by the Heads of the Local Governments, and the Officers under them, in carrying into effect your instructions; and Her Majesty's Government fully concur in the sentiments which Your Excellency in Council has recorded upon this point.

By Order of the Viceroy and Governor General,

C. U. AITCHISON,

Secy. to the Govt. of India.

Star of India.

No. 1. S. I.

Fort William, the 1st January 1878.

His Excellency the Grand Master of the Most Exalted Order of the Star of India is pleased to announce that HER MAJESTY THE QUEEN AND EMPRESS OF INDIA has been graciously pleased to appoint Sir Richard Temple, Bart., K.C.S.I., to be a Knight Grand Commander, and the Honourable Major-General Michael Kavanagh Kennedy, R.E., to be a Knight Commander of the said Order.

By Order of His Excellency the Grand Master,

C. U. AITCHISON,

*Secretary to the M. E. Order
of the Star of India.*

Order of the Indian Empire.

By the Gracious Command of HER MAJESTY THE QUEEN AND EMPRESS OF INDIA, conveyed through Her Principal Secretary of State for India, the Viceroy and Governor General is pleased to publish the following notifications:—

• No. 1. I. E.

Fort William, the 1st January 1878.

HER MAJESTY THE QUEEN AND EMPRESS OF INDIA having been pleased to institute an Order of Distinction to be styled The Order of the Indian Empire, for the purpose of rewarding services to HER MAJESTY and Her Indian Empire, and of commemorating the proclamation of Her style and title of EMPRESS OF INDIA in Her Indian Dominions, the following Warrant for the Institution of the Order is published by HER MAJESTY'S command:—

Warrant for the Institution of the Order to be styled and designated THE ORDER OF THE INDIAN EMPIRE, and of the Regulations or Statutes for the Government of the same.

VICTORIA, by the grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Empress of India, to all to whom these presents shall come, greeting. Whereas, We, taking into Our Royal consideration that there does not exist adequate means whereby We can reward the important and useful services rendered to Us and to Our Indian Empire, and being desirous to commemorate the event of the proclamation of Our style and title of Empress of India in Our Indian Dominion, We have resolved to institute a new Order or Decoration. Now know ye that, for the purpose of carrying this Our resolution into effect, We have instituted, constituted, and created, and by these presents for Us, Our heirs and successors do institute, constitute, and create an Order of Distinction, to be known and have for ever hereafter the name, style, and designation of THE ORDER OF THE INDIAN EMPIRE, and We are graciously pleased to make, ordain, and establish the following rules and ordinances for the government of the same, which shall from henceforth be inviolably observed and kept.

I. It is ordained that this Order shall henceforth be styled in all Acts, Proceedings, and Pleadings, THE ORDER OF THE INDIAN EMPIRE.

II. It is ordained that the Order shall consist of the Sovereign, Grand Master, and of such Members or Companions as We, Our heirs and successors, shall appoint.

III. It is ordained that We, Our heirs and successors, Kings and Queens Regnant of the United Kingdom of Great Britain, Emperors and Empresses of India, are, and for ever shall be, Sovereigns of this Order.

IV. It is ordained that the Viceroy and Governor General of India for the time being shall hold and enjoy the office of Grand Master of this Order, and shall in virtue thereof be First and Principal Companion of the Order, and he shall take especial care that these Statutes be regularly observed; and We do hereby nominate and appoint Our Right trusty and well-beloved Counsellor Edward Robert Lytton, Lord Lytton, Viceroy and Governor General of India, to be Grand Master of the said Order, to hold the same during the time he shall continue to hold

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16. Syud Vilayut Ali Khan, Banker, Zemindar, and Honorary Magistrate, Patna, Bengal.
- * * * *
18. Rajendra Lala Mitra, Rai Bahadur, LL. D., Director of the Wards' Institute; Honorary Magistrate and Municipal Commissioner, Calcutta.
19. Surgeon-General John Fullarton Beatson, M.D., Indian Medical Department.
- * * * *
22. William Wilson Hunter, Esq., B.A., LL.D., Bengal Civil Service, Director General of Gazetteers.
- * * * *
25. The Honorable Kristo Das Pal, Rai Bahadur, Member of the Bengal Legislative Council, and Municipal Commissioner, Calcutta.
- * * * *
29. Lieutenant-Colonel Bendyshe Walton, Honorary Aide-de-Camp to the Governor General, Military Store-keeper, and Commandant of the Calcutta Volunteer Rifles.
- * * * *
42. Thomas Maltby Gibbon, Esq., Indigo Planter, Bengal, and Manager of the Bettiah Estates.
43. Roper Lethbridge, Esq., M.A., Bengal Educational Service.
44. Baboo Bhudev Mookerjee, Bengal Educational Service.
- * * * *
46. John Henry Rivett-Carnac, Esq., Bengal Civil Service, Opium Agent, Benares.
- * * * *
49. James Blackburn Knight, Esq., late Member of the Bengal Legislative Council, Honorary Magistrate of Calcutta.
- * * * *

NOTIFICATIONS.

POLITICAL.

Fort William, the 1st January 1878.

* * * *

No. 4P.—His Excellency the Viceroy and Governor General is pleased to confer upon the under-mentioned Native Gentlemen the title of “Raja Bahadur” as a personal distinction :—

* * * *

Rai Rajendro Lal Mullick Bahadur, Bengal.

* * * *

No. 6P.—His Excellency the Viceroy and Governor General is pleased to confer upon the under-mentioned Native Gentlemen the title of “Rai Bahadur” as a personal distinction :—

* * * *

Babu Durga Prosad Ghose, late Judge of the Small Cause Courts of Howrah, Hooghly, and Serampoor, Bengal.

* * * *

No. 7P.—His Excellency the Viceroy and Governor General is pleased to confer upon the under-mentioned Native Gentlemen the title of “Khan Bahadur” as a personal distinction :—

* * * *

Moonshée Bukacollah, late 1st Grade Inspector of Police in the Hooghly District, Bengal.

* * * *

FOREIGN DEPARTMENT.**NOTIFICATION.****POLITICAL.***Fort William, the 2nd January 1878.***ORDER OF THE BATH.**

No. 28P.—On Tuesday, the 1st January 1878, at twelve o'clock, His Excellency the Right Hon'ble EDWARD ROBERT LYTTON BULWER-LYTTON, BARON LYTTON OF KNEBWORTH, Grand Master of the Most Exalted Order of the Star of India, Viceroy and Governor General of India, invested, in the name and on behalf of Her Most Gracious Majesty the QUEEN AND EMPRESS OF INDIA, His Highness JIAJI RAO SINDIA, MAHARAJA OF GWALIOR, Knight Grand Commander of the Most Exalted Order of the Star of India, having the honorary rank of General in the British Army, with the Insignia of his Dignity as an Honorary Member of the Military Division of the First Class, or Knights Grand Cross of the Most Honorable Order of the Bath.

The following Members of the Order present at Calcutta attended :—

H. E. Sir F. P. Haines, G.C.B.
 Lieutenant-General the Hon'ble Sir E. B. Johnson, K.C.B.
 Lieutenant-General Sir H. D. Daly, K.C.B.
 Lieutenant-General the Hon'ble A. E. Hardinge, C.B.
 Major-General W. A. Crommelin, C.B.
 Surgeon-General John Harrie Ker Innes, C.B.
 The Hon'ble Sir G. E. W. Couper, Bart., K.C.S.I., C.B.
 G. Ricketts, Esq., C.B.
 Major-General J. Ross, C.B.
 Colonel A. W. Murray, C.B.
 Colonel J. Watson, C.B., V.C.
 The Hon'ble Sir A. Clarke, R.E., K.C.M.G., C.B.
 Colonel C. G. Arbuthnot, C.B.
 Major-General F. S. Roberts, C.B., V.C.
 Major-General P. S. Lumsden, C.B., C.S.I.
 Colonel H. K. Burne, C.B.
 Rear-Admiral J. Bythelsea, C.B., V.C.
 Colonel J. T. Walker, C.B.
 Colonel C. C. Johnson, C.B.

The seats of Members of the Order were placed on either side of the Dais, right and left, in alternate order according to rank and seniority in the Order.

His Highness the MAHARAJA OF GWALIOR was, on his arrival at the foot of the Grand Entrance, led by the Under-Secretary in the Foreign Department and an Aide-de-Camp to the Viceroy, to the room assigned for his use.

On His Excellency the VICEROY entering the Chamber of Investiture attended by his Personal Staff, a Viceregal Salute was fired, and the Guard presented arms, and all persons present rose and remained standing until His EXCELLENCY had taken his seat. Each Member of the Order made his reverence as His EXCELLENCY passed.

The Band played the National Anthem.

At the conclusion of the National Anthem, His EXCELLENCY took his seat and directed the ceremony to proceed.

The Foreign Secretary then reported that the business before the Assembly was the investiture of His Highness the MAHARAJA OF GWALIOR with the dignity of a Knight

Grand Cross of the Order of the Bath, and read aloud the Warrant of the Sovereign empowering His Excellency the Viceroy to perform the ceremony of investiture. The Secretary then delivered to His EXCELLENCY the Sovereign's grant of the dignity of a Knight Grand Cross.

This done, the Secretary and Under-Secretary withdrew to conduct His Highness the MAHARAJA into the Viceroy's presence.

A procession was next formed (at the apartment in Government House where His Highness the MAHARAJA had in the meantime been in waiting) of—

Spears, Maces.

UNDER-SECRETARY IN THE FOREIGN DEPARTMENT, bearing the Insignia upon a cushion.

SECRETARY IN THE FOREIGN DEPARTMENT.

His Highness the MAHARAJA OF GWALIOR between the two Junior Knights in attendance.

Attendants of His HIGHNESS.

Members of the Second and Third Classes of the Order rose from their seats.

The Guard of Honour presented arms as His HIGHNESS passed into the Marble Hall. Upon arrival of the procession in front of the Dais, His Excellency the Viceroy stated the object of the Assembly. His Highness the MAHARAJA then replied.

The Foreign Secretary having received from His EXCELLENCY the Sovereign's grant in favour of the MAHARAJA OF GWALIOR, read it aloud.

HIS EXCELLENCY then proceeded to invest His HIGHNESS with the Riband and Badge, by placing the Riband over the right shoulder and passing it obliquely to the left side. His EXCELLENCY then presented to the MAHARAJA the Star by placing it on his left breast, and addressed the following admonition:—

“In the name of the Queen and Empress of India, and by Her Majesty's Command, I hereby invest you with the Insignia of the Order of the Bath, of which Most Honorable Order Her Majesty has been graciously pleased to appoint you to be a Knight Grand Cross.”

A salute of 21 guns was then fired. When the admonition had been given, His HIGHNESS made his reverence to His EXCELLENCY, and was conducted by the two Knights Commanders and the Foreign Secretary to his seat, in front of which he remained standing. The Foreign Secretary proclaimed the full title of His HIGHNESS, that is to say:

HIS HIGHNESS MUKHTAR-UL-MULK, AZIM-UL-IKTIDAR, RUFI-USH-SHAN, WALA SHIKOH, MUHTASHAM-I-DAURAN, UMDAT-UL-UMARA, MAHARAJ ADHIRAJ, ALIJAH MAHARAJA JIAJI RAO SINDIA, BAHADUR, SHRINATH, MAUSUR-I-ZAMAN, FIDWI-I-HAZRAT MALIKI MUAZZAMA, RAFI-UD-DARJA-I-INGLISTAN, HISAM-US-SALTANAT MAHARAJA OF GWALIOR, Honorary Member of the Military Division of the First Class or Knights Grand Cross of the Most Honorable Order of the Bath, Knight Grand Commander of the Most Exalted Order of the Star of India, Honorary General in the British Army.

During the proclamation the Guard of Honour presented arms. The proclamation being ended, His EXCELLENCY retired.

After His EXCELLENCY's departure, His Highness the MAHARAJA was conducted from the Chamber of Investiture to the room assigned for his use by the Foreign Secretary.

By Command of His Excellency the Viceroy and Governor General of India,

C. U. AITCHISON,

Secretary to the Government of India,

Foreign Department.

STAR OF INDIA.

No. 2 S. I.

NOTIFICATION.

Fort William, the 2nd January 1878.

In obedience to the Command of HER MAJESTY QUEEN VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Sovereign of the Most Exalted Order of the Star of India, a Grand Chapter of the Most Exalted Order of the Star of India was held in Calcutta on Tuesday, the 1st day of January 1878, at Government House, for the purpose of investing His Highness Jaswant Singh, Maharaja of Bhurtpore, and His Highness Ishwaripershad Narayan Singh, Maharaja of Benares, as Knights Grand Commanders; and the Hon'ble Edward Clive Bayley, Bengal Civil Service, Companion of the Most Exalted Order of the Star of India, Sir George Ebenezer Wilson Couper, Bart., Companion of the Most Honorable Order of the Bath, and the Hon'ble Major-General Michael Kavanagh Kennedy, R.E., as Knights Commanders; and of decorating the Hon'ble Whitley Stokes, the Hon'ble Theodore Cracraft Hope, Charles Theophilus Metcalfe, Esq., and Seth Govind Das of Muttra, as Companions of the said Order.

The following Members of the Order who were summoned attended the Chapter :—

- II. II. Maharaja Sindia of Gwalior, G.C.B., G.C.S.I.
- Maharaja Sir Jai Mangal Singh of Gidhore, K.C.S.I.
- The Hon'ble Sir John Strachey, K.C.S.I.
- The Hon'ble Sir Alexander John Arbuthnot, K.C.S.I.
- His Highness Raja Sir Sansher Prakash Bahadur of Sirmur (Nahun), K.C.S.I.
- Kao Raja Sir Ganpat Rao Khudkey Shamsheer Bahadur, K.C.S.I.
- Mumtaz-ud-Daula Nawab Sir Mahomed Faiz Ali Khan Bahadur, K.C.S.I.
- Nawab Syad Ashgar Ali Khan Bahadur, C.S.I.
- Lieutenant-General Richard Strachey, C.S.I.
- James Davidson Gordon, Esq., C.S.I.
- Major-General Peter Stark Lumsden, C.B., C.S.I.
- Major-General Henry Edward Landor Thuillier, C.S.I.
- Raja Shiva Pershad, C.S.I.
- Major-General Alexander Cunningham, C.S.I.
- Lieutenant-Colonel Owen Tudor Burne, C.S.I.
- John Ware Edgar, Esq., C.S.I.
- Hon'ble Ashley Eden, C.S.I.
- Stuart Colvin Bayley, Esq., C.S.I.
- Colonel Charles Metcalfe MacGregor, C.S.I.
- Charles Edward Bernard, Esq., C.S.I.
- Raja Degambar Mitter, C.S.I.
- Major Edward Ridley Colbourne Bradford, C.S.I.
- George Welsh Kellner, Esq., C.S.I.

The seats of Members of the Order were placed on either side of the Dais, right and left, in alternate order, according to seniority.

Gentlemen about to be invested or decorated were provided with seats in a convenient position, and vacant seats were kept for them in the appropriate class of the Order.

His Highness the MAHARAJA OF GWALIOR, who was the only Knight Grand Commander present on this occasion, was, when robed, conducted by the Under-Secretary in the Foreign Department to the Council Chamber, where the Knights-Commanders and the Companions of the Order were also assembled. A procession was formed of the Members of the Order according to ancient custom, the Junior preceding the Senior Members of the Order. As the procession entered the Marble Hall, a Viceregal Salute was fired. All present rose and remained standing till the GRAND MASTER had taken his seat.

The following was the procession—

Spears.

Maces.

The Marshal of the Procession.

The Under-Secretary in the Foreign Department.

The Secretary of the Order.

Companions of the Star of India.

Knights Commanders of the Star of India.

Knights Grand Commanders of the Star of India.

• Each Knight Grand Commander was preceded by the Officer bearing his Banner, and was followed by his Pages and Attendants.

Aide-de-Camp to the Viceroy.

Aide-de-Camp to the Viceroy.

Military Secretary to the Viceroy.

Officer of the Personal Staff.*

Officer bearing the Banner of the GRAND MASTER.

His Excellency the Grand Master, G.M.S.I.

Pages and Attendants of His Excellency the GRAND MASTER.

On entering the Throne Room, each Member of the Order filed off, right and left, to the seat allotted to him, and made his reverence to the GRAND MASTER as His Excellency passed.

The Band played the National Anthem. At its conclusion, His Excellency the GRAND MASTER ordered the Secretary to call the roll of those summoned to attend the Chapter. Each Member of the Order who was present bowed to the GRAND MASTER as his name was called, and then took his seat.

When the roll-call was over, the Secretary, by command of the GRAND MASTER, declared the Chapter open.

The Secretary then reported that the business before the Chapter was the investiture of His Highness the MAHARAJA OF BHURTPoor and His Highness the MAHARAJA OF BENARES as Knights Grand Commanders; the Hon'ble EDWARD CLIVE BAYLEY, the Hon'ble SIR GEORGE EBENEZER WILSON COUPER, BART., C.B., and the Hon'ble Major General MICHAEL KAVANAGH KENNEDY, R.E., as Knights Commanders; and the decoration of the Hon'ble WHITLEY STOKES, the Hon'ble THEODORE CRACRAFT HOPE, CHARLES THEOPHILUS METCALFE, Esq., and SETH GOVIND DAS of Muttra, with the Badge of the Third Class of the Order, under the Sovereign's Grants.

The Secretary then delivered to His Excellency the GRAND MASTER the Sovereign's Grants of the dignity of Knights Grand Commanders.

The Secretary of the Order and the Under-Secretary in the Foreign Department and the two Junior Knights Commanders then withdrew from the Chapter in order to

* His Excellency's Private Secretary, being a Member of the Order, took his place in the procession.

conduct His Highness the MAHARAJA OF BHURTPoor into the presence of the GRAND MASTER.

A procession was then formed of—

Spears.

Maces.

Under-Secretary, Foreign Department, bearing the Insignia of the Order.

Secretary of the Order.

The two Junior Knights Commanders present.

Officer bearing the furred Banner of His Highness.

His Highness the MAHARAJA OF BHURTPoor.

Pages and Attendants of His Highness.

The Guard of Honor presented arms as His Highness passed. All Members of the Second and Third Classes of the Order rose and remained standing until the proclamation hereinafter mentioned was made.

His Highness with the two Knights Commanders advanced to within a few paces from the Dais, and the Under-Secretary in the Foreign Department placed the Insignia on the table.

The Secretary having received from the GRAND MASTER and read the Sovereign's Grant in favor of the MAHARAJA OF BHURTPoor, conducted His Highness to the table, and the Junior Knight Commander, receiving the Ribbon and Badge from the Secretary, decorated the MAHARAJA therewith, and the next Junior Knight, receiving the Star of the Order from the Secretary, attached it in its proper place.

The two Knights Commanders next robed His Highness with the Mantle of the Order.

This done, His Highness was conducted by the Secretary to the front of the Dais and made his reverence to the GRAND MASTER.

Meanwhile the two Junior Knights withdrew to their places and remained standing.

The Under-Secretary in the Foreign Department took from the table the Collar of the Knight Grand Commander, and, with due reverence, delivered it to the GRAND MASTER.

The GRAND MASTER, remaining seated, then invested His Highness with the Collar, and addressed the following admonition:—

“In the name of the Queen and Empress of India, and by Her Majesty's Command, I hereby invest you with the Honorable Insignia of the Star of India, of which Most Exalted Order Her Majesty has been graciously pleased to appoint you to be a Knight Grand Commander.”

A salute of 17 guns was then fired.

When the admonition had been given, the newly-invested Knight made his reverence to the GRAND MASTER, and was then conducted by the Secretary to his seat, in front of which he remained standing. The officer bearing His Highness' Banner then unfurled it, the Guard of Honor presented arms, and the Secretary of the Order proclaimed the full titles of His Highness, that is to say:—

His Highness MAHARAJA BRIJANDAR SAWAI JASWANT SINGH BAHADUR, BAHADUR JANG, Knight Grand Commander of the Most Exalted Order of the Star of India.

The proclamation being ended, all resumed their seats.

Similar ceremonies were observed on the investiture of His Highness the MAHARAJA OF BENARES* as Knight Grand Commander, except that the salute was 13 guns.

The investiture of Knights Grand Commanders having been finished, the Under-Secretary in the Foreign Department and the two Junior Knights Commanders conducted the Hon'ble EDWARD CLIVE BAYLEY from his seat to the Dais, where he made his reverence to the GRAND MASTER. Members of the Third Class of the Order present rose from their seats.

The GRAND MASTER then conferred upon the Hon'ble EDWARD CLIVE BAYLEY the Title, Degree, and Honor of a Knight Bachelor of the United Kingdom of Great Britain and Ireland, and he was then conducted by the Secretary to the table.

The two Junior Knights Commanders, by desire of the GRAND MASTER, on receiving the Star of the Order from the Secretary, attached it in the proper place. This done, the Hon'ble EDWARD CLIVE BAYLEY was conducted by the Secretary to the front of the Dais, and made his reverence to the GRAND MASTER.

Meanwhile the two Junior Knights Commanders withdrew to their places and resumed their seats.

The Under-Secretary then, with due reverence, delivered the Ribbon and Badge of the Order to the GRAND MASTER.

The GRAND MASTER next invested the Hon'ble EDWARD CLIVE BAYLEY with the Ribbon and Badge, addressing him as follows:—

“ In the name of the Queen and Empress of India and by Her Majesty's Command, I hereby invest you with the Honorable Insignia of the Star of India, of which Most Exalted Order Her Majesty has been graciously pleased to appoint you to be a Knight Commander.”

The newly-invested Knight then made his reverence to the GRAND MASTER, and was led by the Secretary to the seat appointed for him: those standing resumed their seats.

Similar ceremonies were observed on the investiture of the Hon'ble SIR GEORGE EBENEZER WILSON COUPER, BART., C.B., and the Hon'ble Major General MICHAEL KAVANAGH KENNEDY, R.E., as Knights Commanders.

The investiture of the Knights Commanders having been finished, the Secretary delivered to the GRAND MASTER the Badges of the Third Class of the Order for the decoration of the Companions.

The Under-Secretary in the Foreign Department then conducted the Hon'ble WHITLEY STOKES to the front of the Dais, where he made his reverence to the GRAND MASTER.

The GRAND MASTER then handed the Badge of the Third Class of the Order for the Hon'ble WHITLEY STOKES to the Secretary, who attached it in its proper place. Thereafter the Hon'ble WHITLEY STOKES made his reverence to the GRAND MASTER.

* The titles of the MAHARAJA OF BENARES proclaimed were—

“ His Highness MAHARAJA ISHWARIPRSHAD NARAYAN SINGH BAHADUR, Knight Grand Commander of the Most Exalted Order of the Star of India.”

and was conducted by the Under-Secretary in the Foreign Department to the seat appointed for him.

Similar ceremonies were observed in conferring the Badge of the Third Class on the Hon'ble THEODORE CRACRAFT HOPE, CHARLES THEOPHILUS METCALFE, Esq., and SETH GOVIND DAS of Muttra.

The Secretary then represented that there was no further business before the Chapter, and the GRAND MASTER, rising, commanded him to declare the Chapter dissolved.

A procession of Knights Grand Commanders of the Star of India, Knights Commanders of the Star of India, and Companions of the Star of India, was thereupon formed and left the Marble Hall and returned to the Council Room in the reverse order to that in which it entered, under a Viceregal Salute, a Grand March being performed and the Guard of Honor presenting arms.

The Secretary of the Order and the Under-Secretary in the Foreign Department conducted the Knights Grand Commanders to their carriages.

Full dress was worn by all Officers on this occasion, and evening dress by all Gentlemen who were not entitled to wear uniform.

By Command of His Excellency the GRAND MASTER,

C. U. AITCHISON,

Secretary,

Most Exalted Order of the Star of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.—POLITICAL.

Fort William, the 4th January 1878.

No. 28P.—His Excellency the Viceroy and Governor-General in Council is pleased to recognize the appointment of Senhor Walter Eugenio de Souza as Consul General for Portugal at Calcutta.

GENERAL.

The 4th January 1878.

No 5G.—Mr. H. M. Durand, C.S., Officiating Political Assistant, 1st Class, is appointed to be Political Assistant, 1st Class, substantive *pro tempore*, with effect from the forenoon of the 10th December, and to officiate as Assistant Secretary in the Foreign Department and as Political Agent, 3rd Class, with effect from the date of assuming charge, *vice* Mr. Daukes.

The following order, issued by the Government of India in the Financial Department, is republished for general information:—

NOTIFICATIONS.—SEPARATE REVENUE—OPIUM.

Fort William, the 4th January 1878.

No. 76 — *Opium Revenue to date compared with the estimate for the year 1877-78.*

PRESIDENCY.	LATEST MONTH.				TEN SALES OF BENGAL OPIUM AND NINE MONTHS' PASS DUTY ON MALWA OPIUM.			
	Estimate.	Actual.	Better than Estimate.	Worse than Estimate.	Estimate.	Actual.	Better than Estimate.	Worse than Estimate.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Bengal	51,66,000	56,88,025	5,22,025	4,64,94,000	5,18,72,505	50,78,505
Bombay	28,30,390	26,30,660	2,00,740	2,04,90,090	2,02,95,425	1,95,665
Total ..	79,96,390	83,18,675	2,22,285	6,69,84,990	7,18,67,930	48,82,940

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

Fort William, the 1st January 1878.

No. 1.—With reference to the G. G. O's noted in the margin, and with the sanction of Her Majesty's Government, the Right Hon'ble the Governor General in Council is pleased to notify that—

No. 666, dated the 25th June 1874.

No. 1, dated the 1st January 1875.

No. 294, dated the 16th March 1875.

No. 1, dated the 1st January 1876.

No. 8, dated the 1st January 1877.

I.—During the year 1878 ninety (90) Officers of the Staff Corps, and Cavalry and Infantry of the Indian army, will be permitted to retire from the service, receiving in addition to the pension to which they may be entitled by length of service under existing regulations, not exceeding the full-pay pension of a Colonel (£456-5-0 per annum), an annuity representing the estimated value of their prospective claim to the Colonel's allowance, or its capitalized value as they may prefer.

II.—This offer is restricted to substantive Lieutenant-Colonels who shall have complete 28 years' service, from the date of first commission, on or before the date from which they apply to retire, who may either, 1st, have been appointed to one of the Staff Corps on or before the 12th September 1866, and can claim the Colonel's allowance under the provisions of G. G. O. No. 804 of the 26th September 1866, or 2ndly, may be entitled, under G. G. O. of the 12th September 1862, to the Colonel's allowance after 12 years' service in the rank of Lieutenant-Colonel.

III.—The number allowed to retire under these conditions will be distributed as follows :—

For Bengal	...	40
„ Madras	...	80
„ Bombay	...	20
Total	...	90

In the event of the whole of the retirements allotted to a particular Presidency not being taken up in that Presidency, those remaining will be distributed in such manner as may be determined by the Government of India.

IV.—Applications to retire will be considered and disposed of successively according to priority of proposed dates of retirement until the number of retirements allotted to the service shall have been accomplished, when retirements under this order will cease for the year. In the event of its becoming necessary to select one from among two or three applicants for retirement on the same day, preference will be given according to seniority from the date of first commission.

V.—Officers wishing to retire under the terms of this order must, whether in or out of India, submit their applications to the Office of the Adjutant-General of their respective Presidencies, naming such prospective dates for their retirements, as will admit of the receipt of their applications by the Adjutant-General on or before the date named, such date not to be earlier than the 1st April 1878.

VI.—Officers whose applications are accepted will be gazetted out from the dates named by themselves, but will continue to perform their duties and receive the pay and allowance of their positions until officially informed of their removal from the effective list, either

by direct communication, or by publication of the Gazette at the station at which they may be serving.

VII.—Officers retiring under this arrangement will forego both the good service pension, if they are in receipt thereof, and all claim to bonus compensation

under the terms of the despatch of the 8th of August 1866,* No. 160.

VIII.—Applicants to retire must state—

1st, their rank and service;

2nd, their age (supported by certificate of birth, or in its absence, by a formal declaration);

3rd, whether they wish to receive commutation for their prospective allowances in the shape of an annuity, or to capitalise its value. Officers who desire to receive the capitalized value of the annuity must attach to their applications a certificate in the form given in Appendix A. In the case of Officers retiring out of India, the health certificate required will be called for and furnished under instructions from the India Office in London;

4th, whether they desire to receive payment, wholly, or in part, in India, or in England.

IX.—The table given in Appendix B shows the rates at which the expectation of the Colonel's allowance will be calculated in carrying this order into effect in the case of officers of various ages and service.

X.—For the purpose of arriving at the amount payable in each case, whether as an annuity or in a single payment, Officers' ages will be calculated from their birthday next succeeding the date from which they propose to retire, and the number of years they have to serve before becoming entitled to the Colonel's allowance will be calculated from the date of the proposed retirement. When the period to serve contains a fraction of a year, the fraction, if it be six months or under six months, will be excluded altogether; if it exceeds six months it will be reckoned as a complete year.

XI.—Payments of the capitalized value of the annuity made in India under this order will be at the rate of 1s. 10½d. for the rupee.

XII.—Officers who elect to receive an annuity in preference to the capital sum, will not, after their retirements have appeared in the Gazette, be allowed to capitalize such annuity under the provisions of this order; and it is to be understood that no separate applications of individual officers to retire after the present retirements have been allotted will be entertained on the basis of this order.

XIII.—Officers of the half-pay list of the Staff Corps will be permitted, if disposed to retire from the service, to avail themselves of this scheme of retirement, provided they are eligible thereto by the fulfilment, previously to their transfer to the half-pay list, of all the conditions required. The time passed by an officer on the half-pay list of the Staff Corps will not count towards the 12 years in the grade of Lieutenant-Colonel required to qualify for promotion to the Colonel's allowance.

XIV.—No application from officers to cancel their retirement, or to change the date of such retirement will be entertained after it has been announced in the official Gazette of the Presidency to which they belong.

APPENDIX A.

Form of medical certificate in the case of an officer in India applying for the capitalized value of the annuity.

I CERTIFY that I have examined Lieutenant-Colonel _____ of the _____ and find him to be in a state of health which affords the prospect of an average duration of life.

(Station and date.)

Surgeon.

N.B.—The certificate to be in the handwriting of, and signed in India by, the Medical Officer in charge of the regiment; or if the officer who applies to capitalize his annuity is not serving with a regiment, then by some other Civil or Military Medical Officer not under the rank of Surgeon-Major.

APPENDIX B.

Table for the valuation of prospective Colonel's allowance.

Years to serve.	1.	2.	3.	1.	2.	3.	1.	2.	3.	1.	2.	3.	1.	2.	3.	1.	2.	3.
	Values.	Age.	Annuities.	Values.	Age.	Annuities.	Values.	Age.	Annuities.	Values.	Age.	Annuities.	Values.	Age.	Annuities.	Values.	Age.	Annuities.
	£		£ s.	£		£ s.	£		£ s.	£		£ s.	£		£ s.	£		£
19	2,310	42	170 10	2,231	43	173 13	2,160	44	169 9	2,095	45	166 17	2,037	47	164 10	1,984	47	163 6
11	2,608	41	194 5	2,425	41	190 5	2,351	45	187 4	2,285	46	184 16	2,220	47	183 5	2,174	48	182 6
10	2,728	41	213 17	2,640	45	210 4	2,564	46	207 8	2,498	47	205 10	2,439	48	204 11	2,390	49	204 9
9	2,907	41	236 4	2,870	46	232 18	2,801	47	230 12	2,735	48	229 8	2,682	49	229 8	2,640	50	230 0
8	3,236	46	261 15	3,145	47	258 19	3,069	48	257 8	3,008	49	257 5	2,952	50	259 11	2,930	51	261 8
7	3,636	47	291 1	3,448	48	289 1	3,376	49	288 14	3,321	50	289 19	3,268	51	293 4	3,244	52	295 8
6	3,774	48	324 18	3,700	49	321 4	3,727	50	325 7	3,687	51	329 18	3,640	52	331 9	3,688	53	333 5
5	4,280	49	364 8	4,185	50	365 7	4,137	51	368 10	4,081	52	371 13	4,012	53	373 18	3,949	54	375 3
4	4,704	50	410 14	4,610	51	414 0	4,580	52	417 1	4,508	53	419 6	4,431	54	421 19	4,353	55	421 14
3	5,222	51	465 14	5,141	52	468 0	5,058	53	470 10	4,969	54	473 1	4,880	55	478 4	4,775	56	473 11
2	5,781	52	526 8	5,690	53	529 7	5,576	54	529 14	5,467	55	530 12	5,358	56	531 7	5,243	57	531 7
1	6,385	53	593 18	6,281	54	594 17	6,165	55	595 8	6,048	56	595 17	5,933	57	596 5	5,750	58	595 18
0	7,038	54	668 12	6,900	55	668 12	6,742	56	668 12	6,597	57	668 12	6,452	58	668 12	6,302	59	668 12
	£		£ s.	£		£ s.	£		£ s.	£		£ s.	£		£ s.	£		£
19	1,035	48	162 0	1,898	49	161 11	1,849	50	161 8	1,817	51	162 1	1,779	52	162 10			
11	2,128	49	189 0	2,085	50	189 1	2,052	51	189 0	2,019	52	188 4	1,985	53	182 15			
10	2,340	50	205 2	2,315	51	200 9	2,271	52	206 17	2,222	53	208 13	2,165	54	205 14			
9	2,608	51	232 12	2,562	52	233 7	2,509	53	233 7	2,449	54	232 13	2,389	55	231 5			
8	2,887	52	269 18	2,830	53	263 5	2,766	54	262 15	2,695	55	261 11	2,619	56	269 18			
7	3,180	53	296 12	3,120	54	296 8	3,043	55	295 7	2,962	56	293 14	2,875	57	291 7			
6	3,515	54	333 19	3,433	55	338 2	3,344	56	331 13	3,252	57	329 11	3,158	58	326 15			
5	3,868	55	375 7	3,773	56	374 2	3,672	57	372 3	3,568	58	369 11	3,459	59	366 13			
4	4,251	56	421 10	4,142	57	419 10	4,027	58	417 0	3,909	59	414 13	3,789	60	411 18			
3	4,667	57	472 19	4,542	58	471 15	4,414	59	468 5	4,285	60	465 17	4,157	61	461 2			
2	5,118	58	530 8	4,979	59	529 4	4,839	60	526 1	4,701	61	524 18	4,553	62	523 11			
1	5,610	59	595 3	5,458	60	593 9	5,309	61	592 0	5,152	62	589 2	4,988	63	591 4			
0	6,150	60	668 12	5,989	61	668 12	5,818	62	668 12	5,639	63	668 12	5,450	64	668 12			

DIRECTIONS FOR THE USE OF THE TABLE.

Find in the marginal column to the left of the table the number of years the officer has to serve before becoming entitled to the Colonel's allowance and then in the same line of the table the officer's age—(in column 2).

The figure in the same line to the right of his age—(in column No. 3, "Annuities") shows the annuity, and the figure to the left of his age (under column No. 1, "Values") shows the capitalized value of the annuity offered to him under this order.

EXAMPLE.—Lieutenant-Colonel A applies to retire on the 1st April 1878. He will be 49 years of age on the 4th May 1878. He will become entitled to the Colonel's allowance on the 1st August 1883. For the purpose of making the calculation his age is 49, and the time he has to serve for the Colonel's allowance being five years and four months; the time he has to serve for the purpose of the calculation under paragraph 10 of the orders is five years. The annuity offered to him is £361-8, and its capitalized value is £4,260.

The 4th January 1878.

No. 5.—LONDON GAZETTE—

The following extracts are published for general information :—

London Gazette, dated the 2nd November 1877, page 5996.

INDIA OFFICE,
1st November 1877.

Her Majesty has been pleased to approve of the following admissions to Her Majesty's Indian Medical Service :—

To be Surgeons. Dated 31st March 1877.

BENGAL.

William Owen.
Walter Gillies.
David Morton Jack.
Walter Conry.
George Jerome Kellie.
John Gatchell Hancock.
Dharmadas Basu.
Alexander William Mackenzie.
Jeremiah Mullane, M.D.
Douglas Mullen, M.D.
Robert James Taaffe.
Ernest Laurie Robinson.
James Alexander Nelis.

William Beatty Smyth.
Aylmer Martin Crofts.
James Crofts, M.D.
William Coates, M.D.
Joseph Blood.

No. 11.—Captain James Brander, Eastern Bengal Railway Volunteer Rifle Corps, is granted leave of absence, to proceed to England, for twelve months on private affairs from the 20th December 1877.

No. 12.—The following extract from List No. 23, dated the 7th December 1877, received from the India Office, is published for general information :—

Granted extension of leave.

* * * *

Surgeon-Major K. McLeod, M.D., Secretary to the Surgeon-General, Indian Medical Service,—Fort William, 27th December 1877.

* * * *

Lieutenant L. J. H. Grey, Bengal Staff Corps, Assistant Commissioner, 3rd Grade, Bengal,—Fort William, 29th December 1877.

* * * *

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The undermentioned Candidates have passed the First Examination in Arts :—

FIRST DIVISION.

In Order of Merit.

1	Chattopadhyay, Ramnath	...	Presidency College.
2	" Sureschandra	...	Ditto.
3	Doran, E.	...	St. Xavier's College.
4	Ghosh, Nagendranath	...	Presidency College.
5	Bagchi, Ramaprasad	...	Ditto.
6	Chakravarti, Harischandra	...	Hooghly College.
7	Gosvami, Jadunath	...	Presidency College.
8	Chattopadhyay, Kshetrprasad	...	Ditto.
9	Younan, W.	...	St. Xavier's College.
10	Sinha, Purnendunarayan	...	Patna College.
11	{ Govindaprasad	...	Muir Central College.
	{ Chakravarti, Dwarkanath	...	Presidency College.
	{ Ray, Kalimohan	...	General Assembly's Institution.
13	{ Chaudhuri, Suryyakumar	...	Ditto.
	{ Maitra, Ramgopal	...	Benares College.
16	Bandyopadhyay, Kantibhushan (I)	...	Hooghly College.
17	Mukhopadhyay, Upendranath	...	Ditto.
18	Som, Trailokyanath	...	Ditto.
19	Sarkar, Biharilal	...	Metropolitan Institution.
20	Chattopadhyay, Ramanimohan	...	Ditto.
21	Sundarlal	...	Muir Central College.

SECOND DIVISION.

In Alphabetical Order.

	Adhikari, Nilratan	...	Berhampore College.
	Arndt, G. A. H.	...	St. Thomas' College, Colombo.
	Ashe, Reginald	...	St. Xavier's College.
	Bagchi, Mahendranath	...	Teacher.
	Baldevram	...	Benares College.
	Bandyopadhyay, Kalipada	...	Krishnaghur College.
	" Kumadnath	...	Presidency College.
	" Nilmani	...	L. M. S. Institution, Bhowampur.
	" Surendranath	...	Presidency College.
10	Bansidhar	...	Agra College.
	Basu, Basantakumar	...	Metropolitan Institution.
	" Govindachandra	...	General Assembly's Institution.
	" Jagadishchandra	...	St. Xavier's College.
	" Saratchandra	...	Ex.-Student, Dacca College.
	Bhironprasad	...	Agra College.
	Chakravarti, Durgakanta	...	Bauleah High School.
	" Gopinath	...	Hooghly College.
	" Hridaynath	...	F. C. Institution, Calcutta.
	" Syamacharan	...	Ditto.
20	Chaudhuri, Dinanath	...	Berhampore College.
	Chattopadhyay, Gopalchandra	...	Presidency College.
	" Manmatha	...	Ditto.
	" Sasibhushan	...	Canning College, Lucknow.
	" Sonatan	...	Ditto.
	Choteylal	...	Ditto.
	Dás, Krishnalal	...	Benares College.
	Datta, Jugalkisor	...	Hooghly College.
	" Modhusudan	...	Midnapore High School.
	De, Jaharilal	...	Hooghly College.
30	Dougre, Gopal Ramchandra	...	High School, Jabalpur.
	Dwarkadas	...	Lahore College.
	Evarts, A. C. C.	...	St. Thomas' College, Colombo.
	Gangaram	...	Lahore College.
	Ghosh, Atulchandra	...	Presidency College.
	" Basantakumar	...	Dacca College.
	" Ishanchandra	...	Cathedral Mission College.
	" Matilal	...	High School, Jabalpur.
	" Nandalal	...	Berhampore College.
	" Rajendralal	...	Presidency College.
40	" Sasikumar	...	Metropolitan Institution.
	Ghoshal, Navinchandra	...	Presidency College.
	Gupta, Prasannakumar	...	General Assembly's Institution.

Háti, Banwarilal	...	General Assembly's Institution.
Jordan, J. G.	...	St. Xavier's College.
Laha, Srischandra	...	Presidency College.
Laliri, Hrishikes	...	Berhampore College.
" Pulinvihari	...	F. C. Institution, Calcutta.
Lakshmiram	...	St. John's College, Agra.
Mahommed Husain	...	Lahore College.
50 Mitra, Avinashchandra	...	F. C. Institution, Calcutta.
" Bankimchandra	...	Metropolitan Institution.
" Bhagavaticharan	...	Hooghly College.
" Hemchandra	...	Cathedral Mission College.
" Rajesvar	...	Patna College.
Mukhopadhyay, Gopalchandra	...	Cathedral Mission College.
" Kaliprasanna	...	Patna College.
" Nityagopal	...	General Assembly's Institution.
" Ramprasanna	...	Sanskrit College.
Niblett, R. H.	...	Benares College.
60 Pan, Kalipada	...	General Assembly's Institution.
Pande, Hariram	...	Muir Central College.
Rashakvihari	...	Agra College.
Ray, Amritlal	...	Metropolitan Institution.
" Benibhushan	...	Presidency College.
" Jagadishchandra	...	Licence in Civil Engineering.
" Rajanikanta (<i>Junior</i>)	...	General Assembly's Institution.
Raychaudhuri, Asutosh	...	Metropolitan Institution.
Sahu, Durgacharan	...	Cuttack College.
Sanyal, Bishnuchandra	...	Agra College.
70 Sarkar, Gopalchandra	...	Bauleah High School.
" Ramechandra	...	Dacca College.
Sarkies, C. J.	...	St. Xavier's College.
Sen, Chandicharan	...	Presidency College.
" Dakshinacharan	...	F. C. Institution, Calcutta.
" Rajmohan	...	Benares College.
" Srischandra	...	Ex-Student, Cathedral Mission College.
Sinha, Gajaraj	...	High School, Jabalpur.
Sivaprasad	...	Agra College.
Sivapratap	...	Ditto.
80 Sur, Akshaykumar	...	Presidency College.
Syamvihari	...	Patna College.
Tirathram Chocea	...	Lahore College.
Umar Bakhsh	...	Ditto.
Umrao Singh	...	Ditto.
85 Wilsano, A. H.	...	Doveton College.

THIRD DIVISION.

In Alphabetical Order.

Amir Hasan	...	Muir Central College.
Badruddin	...	Benares College.
Bajpai, Lulluram	...	Canning College, Lucknow.
Bandyopadhyay, Akshaykumar	...	Hooghly College.
" Bipinvihari	...	Agra College.
" Devendranath	...	Presidency College.
" Haripada	...	Metropolitan Institution.
" Jogendranath	...	L. M. S. Institution, Bhowanipore.
" Jogendranath (I).	...	Hooghly College.
10 " Kalikumar	...	Ditto.
Basu, Akshaykumar	...	Ex-Student, Presidency College.
" Anantakumar	...	Dacca College.
" Bijaygovinda	...	Hooghly College.
" Bipinvihari	...	Metropolitan Institution.
" Brajanath	...	Sanskrit College.
" Govindachandra	...	Muir Central College.
" Jogendranath	...	Krishnaghur College.
" Jotendranath	...	F. C. Institution, Calcutta.
" Latuvihari	...	Cathedral Mission College.
20 " Nagendralal	...	L. M. S. Institution, Bhowanipore.
" Nandakumar	...	Ex-Student, Dacca College.
" Rajanikanta	...	Dacca College.
" Syamacharan	...	Patna College.
Batra, Nehalehand	...	Lahore College.
Bhar, Rajkrishna	...	Hooghly College.
Bhargaw, Ramesvarprasad	...	Ex-Student, Muir Central College.
Bhattacharyya, Guruprasad	...	Canning College, Lucknow.

	Bhattacharyya, Joguesvar	...	Ex-Student, Krishnaghur College.
	" Manmathanath	...	L. M. S. Institution, Bhowanipore.
30	" Priyanath	...	Ex-Student, Presidency College.
	" Sivaprasanna	...	Hooghly College.
	Biswas, Girischandra	...	Benares College.
	" Jogendrachandra	...	Cathedral Mission College.
	Chakravarti, Chandrakanta	...	Ditto.
	" Jadunath	...	F. C. Institution, Calcutta.
	Chandra Manmohan	...	Cathedral Mission College.
	Chandulal	...	Lahore College.
	Chattopadhyay, Bholanath	...	Canning College, Lucknow.
	" Biharilal	...	Dacca College.
40	" Birinchilal	...	Metropolitan Institution.
	" Bisbunpada	...	Hooghly College.
	" Leanchandra	...	Metropolitan Institution.
	" Ramnath	...	F. C. Institution, Calcutta.
	" Saratochandra	...	St. Xavier's College.
	" Srinath	...	Presidency College.
	" Upendrakumar	...	Maharaja's College, Jeypur.
	Das, Akashaycharan	...	Presidency College.
	" Kaminikumar	...	Dacca College.
	" Taritmohan	...	Hooghly College.
50	Dasgupta, Kedarnath	...	General Assembly's Institution.
	Datta, Annadacharan	...	Benares College.
	" Jogendranath	...	Metropolitan Institution.
	" Kehetramohan	...	Ditto.
	" Maheschandra	...	Dacca College.
	" Nirmalchandra	...	Ex-Student, Metropolitan Institution.
	" Saratchandra	...	Presidency College.
	" Satyacharan	...	F. C. Institution, Calcutta.
	" Taraknath	...	Cathedral Mission College.
	Dikshit, Jagannath Ganes	...	High School, Jabalpur.
60	Dube, Durgaprasad	...	Patna College.
	" Raghavardayal	...	Canning College, Lucknow.
	Gabriel, J.	...	Muir Central College.
	Gaurisankar	...	Agra College.
	Ghosh, Jivankrishna	...	Presidency College.
	" Jogendranath	...	Berhampore College.
	" Kaliprasanna	...	Dacca College.
	" Lalitbhushan	...	L. M. S. Institution, Bhowanipore.
	" Manmohan	...	Presidency College.
	" Narayanchandra	...	F. C. Institution, Calcutta.
70	" Prasannakumar	...	Bauleah High School.
	" Sasidhar	...	General Assembly's Institution.
	" Sivapada	...	L. M. High School, Benares.
	Ghoshal, Aghornath	...	General Assembly's Institution.
	Gokhale, Rowji Kasinath	...	High School, Jabalpur.
	Guha, Basantakumar	...	Dacca College.
	Gupta, Chandrakanta	...	L. M. S. Institution, Bhowanipore.
	" Rajanikanta	...	Dacca College.
	Hemmat Ali	...	Hooghly College.
	Keshavanand	...	Muir Central College.
80	Krishnachandra	...	Benares College.
	Lahiri, Jagadisachandra	...	Free Church Institution, Calcutta.
	Mahadeoprasad Lala	...	Benares College.
	Mahanti Purnachandra	...	Ex-Student, Dacca College.
	Mahommed Ali	...	Lahore College.
	" Syed Alay	...	Agra College.
	Maitra, Amvikacharan	...	General Assembly's Institution.
	" Piyarimohan	...	Metropolitan Institution.
	Majumdar, Devendranath	...	Krishnaghur College.
	Mallik, Suratnath	...	Presidency College.
90	Merces, J. D.	...	La Martiniere College, Calcutta.
	Misra, Matilal	...	Patna College.
	" Ramgovinda	...	Bauleah High School.
	Mitra, Kalachand	...	Dacca College.
	" Kaliprasanna	...	Metropolitan Institution.
	" Saradaprasad	...	Ex-Student, St. John's College, Agra.
	" Suratlal	...	Presidency College.
	Mithanlal	...	Lahore College.
	Mukhopadhyay, Annadaprasad	...	L. M. S. Institution, Bhowanipore.
	" Charuchandra	...	Patna College.
100	" Durgacharan	...	Lahore College.
	" Girindrachandra	...	Ex-Student, General Assembly's Institution.

	Mukhopadhyay, Harimohan	...	F. C. Institution, Calcutta.
	" Kantichandra	...	L. M. S. Institution, Bhowanipore.
	" Priyanath	...	Ditto.
	" Tarinicharan	...	Ex-Student, F. C. Institution, Calcutta.
	Munsi, Gurunath	...	Bauleah High School.
	Ohdadar, Jnanendranath	...	Metropolitan Institution.
	Pain, Syamlal	...	F. C. Institution, Calcutta.
	Pal, Purnachandra	...	Metropolitan Institution.
110	Panoe, Vindesvariprasad	...	Benares College.
	Pophali, Gopal Anaji	...	High School, Jabalpur.
	Radharanana	...	Muir Central College.
	Ramsingh	...	Canning College, Lucknow.
	Ray, Asutosh	...	Ex-Student, F. C. Institution, Calcutta.
	" Indubhushan	...	L. M. S. Institution, Bhowanipore.
	" Kedarnath	...	Ex-Student, General Assembly's Institution.
	" Lakshminarayan	...	General Assembly's Institution.
	" Nagendrakumar	...	Presidency College.
	" Purnachandra	...	Berhampore College.
120	" Satinath	...	Canning College, Lucknow.
	" Satischandra	...	Metropolitan Institution.
	Rudra, Kaligopal	...	Hooghly College.
	Saha, Jaladhar	...	Presidency College.
	Sahay, Brajanandan	...	Patna College.
	Sahu, Krunaidhi	...	Cuttack College.
	Sanyal, Jaychandra	...	Benares College.
	Sarkar, Bholanath	...	General Assembly's Institution.
	" Navagopal	...	Presidency College.
	" Pulinvihari	...	Ditto.
130	Sen, Annadacharan	...	Ditto.
	" Bipinvihari	...	Dacca College.
	" Rameshchandra	...	Presidency College.
	" Saratchandra	...	Dacca College.
	" Syamaacharan	...	Cathedral Mission College.
	" Upendranath	...	General Assembly's Institution.
	Sirajuddin	...	Agra College.
	Singh, Arjan	...	Lahore College.
	" Sundar	...	Ditto.
	Simha, Amritlal	...	Canning College, Lucknow.
140	" Bhairab	...	Patna College.
	" Harendranarayan	...	Ditto.
	" Kshetralal	...	Ex-Student, Krishnaghur College.
	Souvlker, Keshavahari	...	High School, Jabalpur.
	Syed Akdar Alam	...	Hooghly College.
	" Baquir Ali	...	Benares College.
	Takrimuddin	...	St. Xavier's College.
147	Tewari, Dindyal	...	Maharaja's College, Jeypur.

The undermentioned Candidates have passed the Entrance Examination :—

FIRST DIVISION.

In Alphabetical Order.

	Abdul Wahhab	...	Calcutta Madrasa.
	Adhikari Krishnakisor	...	Kandi School.
	Aganoor, M. S. P.	...	Armenian Phil. Academy.
	Anthony, G.	...	Mussoorie School.
	Arthur, S.	...	St. George's College, Mussoorie.
	Ashton, A. H.	...	Bishop Cotton School, Simla.
	Baker, C. W.	...	La Martiniere College, Lucknow.
	Bandyopadhyay, Jogendranath	...	Hooghly Collegiate School.
10	" Kumadinikanta	...	Jagannath School, Dacca.
	" Lakhtmohan	...	Hindu School.
	" Rajendrachandra	...	Sanskrit Collegiate School.
	" Rakhachandra	...	Hooghly Branch School.
	" Ramnath	...	Kuchiacole Radhaballabh Institution.
	" Saratchandra	...	Krishnaghur Collegiate School.
	" Sirischandra	...	Pogose School, Dacca.
	Barat, Surendranath	...	Sanskrit Collegiate School.
	Basak, Lalvihari	...	Oriental Seminary.
	Basu, Bhupalechandra	...	Natal H. C. E. School.
	" Dinanath	...	L. M. S. Institution, Bhowanipore.
20	" Fanibhushan	...	Berhampore Collegiate School.
	" Haranachandra	...	Kontogur School.
	" Hemendranath	...	Jagannath School, Dacca.

	Basu, Janakinath	... Calcutta School.
	„ Khageudranath (I)	... Hindu School.
	„ Mahendranath	... Hare School.
	„ Raicharan	... Naral H. C. E. School.
	„ Sasibhushan	... Howrah School.
	„ Upendranath	... Nizamut School, Moorshedabad.
	Beatson, A. M.	... St. Xavier's College.
30	Bhattacharyya, Akshaykumar	... Hooghly Collegiate School.
	„ Kailāschandra	... Calcutta Training Academy.
	„ Ramsadan	... Bankura School.
	Biswas, Baradakanta	... Barisal School.
	Blake, G.	... La Martiniere College, Calcutta.
	Bonerjee, Rajendra Misry	... Doveton College.
	Burvett, W. J.	... La Martiniere College, Lucknow.
	Chakravarti, Bhupati	... General Assembly's Institution.
	„ Harihar	... Mymensing School.
	„ Jnanendranath	... Cawnpur Zillah School.
40	„ Mahinimohan	... Pabna Zillah School.
	„ Rajanikanta	... Mymensing School.
	„ Rajmohan	... Dacca Collegiate School.
	„ Rangopal	... L. M. S. Institution, Bhowanipore.
	„ Rasikchandra	... Barisal School.
	Champati, Atulchandra	... Hare School.
	Chattopadhyay, Abhaykumar	... Dacca Collegiate School.
	„ Kunjavihari	... Barisal School.
	„ Lakshanchandra	... Hare School.
	Chaudhuri, Sripada	... Hindu School.
50	„ Sureschandra	... Hare School.
	Cooke, E.	... Doveton College.
	Dan, Jnanendranath	... Konnagar School.
	Das, Gaganchandra	... Dacca Collegiate School.
	„ Gaganchandra	... Mymensing School.
	„ Harinath	... General Assembly's Institution.
	„ Jogendrachandra	... Hare School.
	„ Radhagovinda	... Bauleah High School.
	Datta, Brajahari	... Pogose School, Dacca.
	„ Guischandra	... Commillah School.
60	„ Jadavchandra	... Metropolitan Institution.
	„ Jadunath	... Hooghly Collegiate School.
	„ Mahimchandra	... Mymensing School.
	Dattilal	... Allahabad High School.
	De, Gangagovinda	... Bogra Zillah School.
	„ Kanailal	... Oriental Seminary.
	„ Kisorilal	... Hindu School.
	„ Kunjavihari	... Santosh Janhavi School.
	„ Sasibhushan	... Metropolitan Institution.
	Dhar, Avinashchandra	... Hindu School.
70	Duncan, E. J.	... Mussoorie School.
	Durgadaya	... Cawnpur Zillah School.
	Gangopadhyay, Amarnath	... Hindu School.
	„ Devendranath	... L. M. S. Institution, Bhowanipore.
	„ Makhanlal	... Hooghly Collegiate School.
	Gasper, G. S.	... Doveton College.
	Ghatak, Annadiprasanna	... Maldah School.
	Ghosh, Apurvachandra	... Hare School.
	„ Bipinvihari	... Ditto.
	„ Charuchandra	... Metropolitan Institution, Sampooker Branch.
80	„ Panchanan	... Hooghly Branch School.
	„ Sasibhushan	... F. C. Institution, Calcutta.
	„ Sirischandra	... Midnapore High School.
	„ Surendranath	... Hindu School.
	„ Tarapada	... General Assembly's Institution.
	Gupta, Govindagopal	... Kandi School.
	„ Jnanchandra	... Sanskrit Collegiate School.
	Hafazat Kharim	... Patna Collegiate School.
	Hefferan, A.	... St. Xavier's College.
	Herbert, H.	... Bishop Cotton School, Simla.
90	Housden, W. P.	... Mussoorie School.
	James, H. W.	... Do.
	Kar, Gopalkrishna	... Hare School.
	Kumar, Sasibhushan	... F. C. Institution, Calcutta.
	Laha, Amvikacharan	... Hindu School.
	„ Lalitmohan	... Hare School.

	Lahiri, Nilmadhav	...	Hindu School.
	Lefranc, A. L.	...	Doveton College.
	Leonard, J.	...	La Martiniere College, Lucknow.
	Litster, D.	...	Bishop Cotton School, Simla.
100	Mahamad Husain	...	Calcutta Madrasa.
	Mahbub Alam	...	Aligurh M. A. O. College.
	Majumdar, Brindavanchandra	...	Hare School.
	" Ramchandra	...	Calcutta Training Academy.
	" Sasiloehan	...	Rungpore High School.
	Mallik, Mahanlal	...	Utterpara School.
	" Priyalal	...	Hare School.
	" Rajendranath	...	South Suburban School, Kalighat.
	Mansaram	...	Ludiana Mission School.
	McDonald, W. C.	...	St. Peter's College, Agra.
110	McLeod, C. F.	...	St. George's College, Mussoorie.
	Michael, G.	...	Doveton College.
	Mitra, Asutosh	...	Hare School.
	" Baradakanta	...	Metropolitan Institution, Sampooker Branch.
	" Ganendranath	...	Hare School.
	" Hemchandra	...	Konnogur School. —
	" Narendrakrishna	...	General Assembly's Institution.
	" Rasamay	...	Beerbhoom School.
	" Sarvananda	...	Naral H. C. E. School.
	" Sirischandra	...	Bauleah High School.
120	" Surendranath	...	Hare School.
	Mubarak Hossain	...	Calcutta Madrasa.
	Mukhopadhyay, Akhilchandra	...	L. M. S. Institution, Bhowanipore.
	" Bidhubhushan	...	Hare School.
	" Dovendranath	...	Krishnaghur Collegiate School.
	" Kunjavihari	...	Utterpara School.
	" Piyarilal	...	Hindu School.
	" Saratchandra	...	Hooghly Collegiate School.
	" Sripati	...	Do. Do.
	Nan, Lalitmohan	...	Hare School.
130	Nath, Bisvambhar	...	Delhi District School.
	Pandu, Kaliprasanna	...	Sanskrit Collegiate School.
	Pendherker, Balwant Raghunath	...	Jabalpur High School.
	Pramanik, Harinath	...	Krishnaghur Collegiate School.
	Ramsajivan Lal	...	Pertabgurh High School.
	Ray, Govindachandra	...	Hooghly Collegiate School.
	" Mahimechandra	...	Calcutta Institution.
	" Manmohan	...	Burdwan Maharaja's School.
	" Tarinicharan	...	South Suburban School, Kalighat.
	" Upendranath	...	Hindu School.
140	Raychaudhuri, Akshay Kumar	...	Behala Mission School.
	" Amarschandra	...	Krishnaghur A. V. School.
	Rodrigues, C.	...	St. Joseph's School.
	Rudra, S. K.	...	St. James' School.
	Sudhunarayan	...	Delhi District School.
	Sankarlal	...	District School, Amritsar.
	Sarkar, Durgacharan	...	Metropolitan Institution, Sampooker Branch.
	" Kalikumar	...	Hare School.
	" Purnachandra	...	Barrackpore School.
	Sarvadhikari, Devprasad	...	Hare School.
150	Shafi Mahommed	...	Delhi District School.
	Sen, Bankimchandra	...	Hindu School.
	" Binodvihari	...	Do.
	" Bisveswar	...	Barisal Government School.
	" Devendramohan	...	Jagannath School, Dacca.
	" Girischandra	...	Do.
	" Jogendranath	...	Barisal Government School.
	" Mahendranath	...	Hare School.
	Sen Gupta, Kisorimohan	...	Utterpara School. —
	Set, Dhanvallabh	...	Hare School.
160	Shank, A. W.	...	Doveton College.
	Shirolay, Krishnaji Anant	...	F. C. Institution, Nagpur.
	Sinha, Ramchandra	...	Hare School.
	" Satyendraprasanna	...	Beerbhoom School.
	Slave, E.	...	La Martiniere College, Lucknow.
	Smith, F. J.	...	Do. Calcutta.
	Stark, W. E.	...	Serampore College.
	Tait, G. W.	...	Doveton College.
	Togood, F.	...	Bishop Cotton School, Simla.
	Wadlay, H. T.	...	La Martiniere College, Lucknow.
170	Warde, C. P.	...	St. Xavier's College.

Wood, H.
172 Younan, J.

... Bishop Cotton School, Simla.
... St. Xavier's College.

SECOND DIVISION.

In Alphabetical Order.

Aba Balagi Adabe	... City School, Nagpur.
Abdul Aziz	... District School, Delhi.
" Hamed	... Allahabad High School.
" Kader	... Dacca School.
Abdur Rahim II	... Calcutta Madrasa.
Adhya Asutoah	... Hindu School.
Aftabuddin Ahmed	... Midnapore High School.
Afzaluddin Ahmed	... Doveton College.
Ali Hasun	... Sultanpur Zillah School.
10 " Jafar	... Kapurthala School.
" Karim	... Calcutta Madrasa.
" Sadeq	... Kapurthala School.
Ambaprasad	... Hume's High School, Etawah.
Ata Hosain	... Barabanki High School.
Atmaram	... Gya Zillah School.
Bagchi, Dinanath	... Krishnagar Collegiate School.
Baksi, Saradaprasad	... Burdwan Maharajah's School.
Bularam Dajiba Pendke	... F. C. Institution, Nagpur.
Balkrishna Apaji Purohit	... City School, Nagpur.
20 " Jairam R.	... F. C. Institution, Nagpur.
Bandyopadhyay, Amvikacharan	... Santosh Janhavi School.
" Anathvandhu	... Krishnagar Collegiate School.
" Avinashchandra (Senior)	... General Assembly's Institution.
" Baninath	... Patna Collegiate School.
" Bhavanicharan	... Hugli Collegiate School.
" Devendranath	... St. Xavier's College.
" Haridas	... Bengalitolah Preparatory School, Benares.
" Harimohan	... Utterparah School.
" Hemchandra	... General Assembly's Institution.
30 " Kulidhan	... Barisa School.
" Kesavlal	... Howrah School.
" Kshetra Nath	... Canning College, Lucknow.
" Kunja Vihari	... Barranagar Hindu School.
" Lalit Kisor	... Beerbhoom School.
" Lalit Mohan	... Santosh Janhavi School.
" Nityagopal	... Ilseba Mondlye School.
" Panchkari	... General Assembly's Institution.
" Rajkisor	... Jagatballahpore H. C. E. School.
" Sasibhusan	... L. M. S. Institution, Bhowanipore.
40 " Satya Charan	... Sanskrit Collegiate School.
" Satyadhan	... Ditto.
" Satyasanan	... South Subarban School, Kalighat.
" Taraprasanna	... Bengalitolah Preparatory School, Benares.
Barthalomeusz, G. F.	... Trinity College, Kandy.
Barthalomeusz, A.	... Ditto.
Baruya, Gunagovinda	... Goalpara Zillah School.
Basak, Binudvihari	... Pubna School.
Basu, Anupama Chandra	... Metropolitan Institution.
" Basanta Kumar	... Dacca Collegiate School.
50 " Chandra Kumar	... Ditto.
" Chunilal	... Sanskrit Collegiate School.
" Dyal Chandra	... Hugli Collegiate School.
" Devendranath	... Sanskrit Collegiate School.
" Haramohan	... Jagannath School, Dacca.
" Haripada (Junior)	... General Assembly's Institution.
" Haripada (Senior)	... Ditto.
" Jagatvandhu	... Ditto.
" Jogendranath	... L. M. S. Institution, Bhowanipore.
" Kailaschandra	... Commillah School.
60 " Khagendranath (II)	... Hindu School.
" Kshetramohan	... Barrackpore School.
" Manmathanath	... Konnagar School.
" Nagendranath	... Konnagar School.
" Nivaranchandra	... Berhampore Collegiate School.
" Priyanath	... Metropolitan Institution.
" Saratchandra	... Patna Collegiate School.
" Satischandra (Senior)	... General Assembly Institution.
" Srischandra	... St. Xavier's College.

	Basu, Sureschandra	...	L. M. S. Institution, Bhowanipore.
70	„ Trailokyanath	...	L. M. School, Midnapore.
	Bates, A. G.	...	Memorial School, Lucknow.
	Beniprasad	...	Mirzapore Zillah School.
	Beniprasad	...	Teacher.
	Bhadra, Matilal	...	Gauhati Zillah School.
	Bhaduri, Syamacharan	...	Hindu School.
	Bhagavanprasad	...	Allahabad High School.
	Bhagavan Prasad	...	Hume's High School, Etawah.
	Bhagavan Bajirao Anadhole	...	City School, Nagpur.
	Bhattacharyya, Asutosh	...	Hugli Branch School.
80	„ Baidyanath	...	Navadwip C. M. S. School.
	„ Bidhubhushan	...	Burdwan Maharajah's School.
	„ Bijaygopal	...	Navadwipa Hindu School.
	„ Binadvihari	...	Patna Collegiate School.
	„ Chandrakanta	...	South Suburban School, Kalighat.
	„ Chaturanan	...	Victoria College, Agra.
	„ Jadunath	...	Jessore Zillah School.
	„ Makundaram	...	Utterparah School.
	„ Mritunjay	...	Berhampore Collegiate School.
	„ Nimaicharan	...	Barasat Government School.
90	„ Nivaranachandra	...	Chinsurah Hindu School.
	„ Sivas	...	Burdwan Maharajah's School.
	„ Sukumar	...	Navadwipa Hindu School.
	„ Upendranath	...	Sanskrit Collegiate School.
	Biharilal	...	Sitapur High School.
	Biswas, Daniel Premchand	...	Pubna Zillah School.
	„ Ghancesyam	...	Hugli Collegiate School.
	„ Girischandra	...	Baripore School.
	„ Girindranath	...	Hare School.
	„ Navakrishna	...	Barisa School.
100	Blaze, L. E.	...	Trinity College, Kandy.
	Bordoloye Anandaram Sarma	...	Nowgong Zillah School.
	Brojubbhushanprasad	...	Joynarayan's College, Benares.
	Brijlal	...	District School, Amritsar.
	Brooklesby, J. W.	...	St. Peter's College, Agra.
	Burway, Shankar Trimbuk	...	Jabalpur High School.
	Caleb, C. C.	...	A. M. E. School, Moradabad.
	Chakravarti, Benodvihari	...	Burdwan Maharajah's School.
	„ Durgataram	...	General Assembly's Institution.
	„ Harendranarayan	...	Bogra School.
110	„ Jaminikumar	...	Jagannath School, Dacca.
	„ Jogeschandra	...	Teghoria School.
	„ Kailashchandra	...	Naral School.
	„ Mahendranath	...	Cawnpur Zillah School.
	„ Mahendranath	...	Harinabhi A. S. School.
	„ Narendranath	...	Berhampore Collegiate School.
	„ Prasannakumar	...	Jagannath School, Dacca.
	„ Prasannakumar	...	Pogose School, Dacca.
	„ Priyanath	...	Baripore School.
	„ Ramendra	...	Krishnaghur Collegiate School.
120	„ Sasibhushan	...	General Assembly's Institution.
	„ Surendranath	...	Krishnaghur A. V. School.
	„ Syamacharan	...	Jagannath School, Dacca.
	„ Taraprasanna	...	Metropolitan Institution.
	„ Trailokyanath	...	Sarodaprasad Institution, Chakdigi.
	Chand, Rajkumar	...	Dacca Collegiate School.
	Chandra, Trailokyanath	...	Midnapore High School.
	Chater, C. C.	...	Armenian Philanthropic Academy,
	Chattopadhyay, Adhurechandra	...	Hooghly Branch School.
	„ Asutosh	...	General Assembly's Institution.
130	„ Avinashchandra	...	Barrackpore School.
	„ Becharan	...	Ranchi Zillah School.
	„ Bholanath	...	Mohanad Mission School.
	„ Bholanath	...	Superior Zillah School, Benares.
	„ Bhuvanmohan	...	Sanskrit Collegiate School.
	„ Bidhubhushan	...	L. M. School, Khagra.
	„ Binaychandra	...	F. C. Institution, Calcutta.
	„ Chintamani	...	Barisa School.
	„ Gangacharan	...	Pogose School, Dacca.
	„ Haranachandra	...	Baripore School.
140	„ Kunjavihari	...	Baraset Government School.
	„ Mahendranath	...	L. M. S. Institution, Bhowanipore.
	„ Mahimchandra	...	Ooterparah School.
	„ Saratchandra	...	Howrah School.

	Chattopadhyay, Sasibhushan	...	Dacca Collegiate School.
	" Sarupati	...	Hare School.
	Chaturvedi, Devidas	...	Agra Collegiate School.
	" Haribhanjanprasad	...	Ditto.
	" Oehlhelal	...	Ditto.
	Chaube, Jhalkhan	...	Jabalpur High School.
150	Chaudhuri, Akshaykumar	...	South Suburban School, Kalighat.
	" Buridakanta	...	Hooghly Collegiate School.
	" Bhagavaticharan	...	Andool School.
	" Jaychandra	...	Hooghly Branch School.
	" Lalitmohan	...	L. M. School, Khagra.
	" Taraknath	...	General Assembly's Institution.
	" Umeschandra	...	Bauleah High School.
	Chuckalal	...	Banda Zillah School.
	Corrigan, W. A. R.	...	La Martiniere College, Lucknow.
	Dás, Amritlal	...	Barrackpore School.
160	" Amvikacharan	...	Sylhet Zillah School.
	" Baikuntesvar	...	Dacca Collegiate School.
	" Gadadhar	...	General Assembly's Institution.
	" Ghaneesam	...	Allypore Govt. School.
	" Gopal	...	C. M. School, Amritsar.
	" Gurnam	...	Peshawur Mission School.
	" Haridas	...	Barrackpore School.
	" Harkishen	...	Lahore District School.
	" Kalikumar	...	Sibpore H. C. E. School.
	" Kalikumar	...	Nawab Abdul Gunny's School.
170	" Khirad Chandra	...	Khulna H. C. E. School.
	" Lakshminarayana	...	F. C. Institution, Chinsurah.
	" Mahiram	...	Goalpara Zillah School.
	" Matilal	...	Gya Zillah School.
	" Narayan	...	C. M. School, Amritsar.
	" Piyarimohan	...	Rangpur School.
	" Prasannakumar	...	Jagannath School, Dacca.
	" Pulinvihari	...	Jagannath School, Dacca.
	" Radhavinod	...	Sylhet Zillah School.
	" Ramkumar	...	Bankura School.
180	" Sivchandra	...	Hare School.
	" Sivchandra	...	Seal's Free College.
	" Taraknath	...	L. M. S. Institution, Bhowanipore.
	Dasaundimal	...	District School, Lahore.
	Dasgupta, Kaliprasanna	...	Dacca School.
	Dastidara Syamacharan	...	Private student.
	Datta, Bijaychandra	...	Faridpur School.
	" Binodvihari	...	Hooghly Branch School.
	" Bipinchandra	...	Chittagong High School.
	" Chandrasekhar	...	Kuchlakole Radhaballabh Institution.
	" Hembhushan	...	General Assembly's Institution.
190	" Madhavachandra	...	Metropolitan Institution.
	" Mahendranath	...	Ditto ditto.
	" Mahimchandra	...	Hooghly Branch School.
	" Prasannakumar	...	Seal's Free College.
	" Pratulchandra	...	Sanskrit Collegiate School.
	" Radhikaprasad	...	Chinsurah Grammar School.
	" Rasamay	...	Ditto ditto.
	" Sudhamay	...	Noukhully School.
	" Suklal	...	Naral School.
200	" Udaykrishna	...	Oriental Seminary.
	" Umeschandra	...	Kuchlakole Radhaballabh Institution.
	De, Jogendranath	...	Metropolitan Institution, Shaampooker Branch.
	" Surendranath	...	Dacca Collegiate School.
	Dev, Atulchandra	...	Silchar Government School.
	Devakar, Jauardan Waze	...	City School, Nagpur.
	Devichand	...	Mission School, Jalandar.
	Dhar, Dwarkanath	...	South Baharoo School.
	" Mahendranath	...	Oriental Seminary.
	Dillon, F. W.	...	Diocesan High School.
210	Dwarkaprasad	...	Lakhimpore Government School.
	Kasuff Ali Khundokar	...	Dighapatia School.
	Fazl Rahb	...	Allahabad High School.
	Fery, J.	...	St. Thomas' College, Colombo.
	Fey, H.	...	La Martiniere College, Lucknow.
	Gajedarprasad	...	Unao High School.
	Gajanan Raghoba Ghoorji	...	F. C. Institution, Nagpur.
	Gangadhar Bhagvant Ghatgi	...	City School, Nagpur.

	Gangadhar Madhav Boochey	...	F. C. Institution, Nagpur.
	Gangopadhyay, Akshaykumar	...	Behala Mission School.
220	" Gakulebandra	...	F. C. Institution, Chinsurah.
	" Kshetramohan	...	F. C. Institution, Nagpur.
	" Ramkrishna	...	Metropolitan Institution.
	" Thakurdas	...	Hindu School.
	" Upendranath	...	Metropolitan Institution, Shampooker Branch.
	Ghatak, Nilmani	...	Malda Zillah School.
	Ghosh, Avinashchandra (junior)	...	Hare School.
	" Avinashchandra	...	General Assembly's Institution.
	" Banawarilal	...	Jessore Zillah School.
	" Bhavasankar	...	Sridharpore School.
230	" Bipinvihari	...	Hooghly Collegiate School.
	" Durgacharan	...	F. C. Institution, Calcutta.
	" Girijakisor	...	Noakhally School.
	" Girishchandra	...	Sanskrit Collegiate School.
	" Girishchandra	...	Kuchia Kule Radhaballabh Institution.
	" Golaplal	...	Metropolitan Institution, Shampooker Branch.
	" Harachandra	...	Hooghly Branch School.
	" Harachandra	...	L. M. S. Institution, Bhowanipore.
	" Haridas	...	Salkea A. S. School.
	" Hiralal	...	Metropolitan Institution, Shampooker Branch.
240	" Jogendraprasad	...	Ditto ditto.
	" Jyotirmay	...	Pakur School.
	" Kalikumar	...	Sanskrit Collegiate School.
	" Kaliprasanna	...	Dacca Collegiate School.
	" Krishnalal	...	Oriental Seminary.
	" Kunjavihari	...	Dacca Collegiate School.
	" Nrityagopal	...	Berhampore Collegiate School.
	" Prasadchandra	...	Barrackpore School.
	" Pratapchandra	...	Hare School.
	" Rajendranath	...	Metropolitan Institution, Shampooker Branch.
250	" Ramchandra	...	L. M. S. Institution, Bhowanipore.
	" Sambhunath	...	Berhampore Collegiate School.
	" Saradaprasad	...	Kandi School.
	" Sasibhushan	...	Garden Reach School.
	" Sasikumar	...	Dacca Collegiate School.
	" Saratkumar	...	Howrah School.
	" Srischandra	...	Faridpore School.
	" Tarakechandra	...	Jagannath School, Dacca.
	" Umeschandra	...	General Assembly's Institution.
	" Umeschandra II	...	Santosh Janhavi School.
260	Ghoshal, Brindavanachandra	...	Prannath School, Satkhira.
	" Upendranath	...	Metropolitan Institution.
	Godfrey, T. R.	...	Doveton College.
	Golam Mahommed	...	District School, Lahore.
	Gosvami, Charuchandra	...	Krishnaghur Collegiate School.
	" Manmohan	...	Santipore Municipal School.
	Grenier, J. E.	...	St. Thomas' College, Colombo.
	Guha, Abhayaankar	...	Gauhati Zillah School.
	" Anandamohan	...	Commillah School.
	" Asminikumar	...	Mymensing School.
270	" Rohinikumar	...	Faridpore School.
	Gupta, Girishchandra	...	Calcutta School.
	" Girindramohan	...	C. M. School, Mirzapore, Calcutta.
	" Gopendranandan	...	L. M. School, Khagra.
	" Hiranyakumar	...	Hindu School.
	" Kanglechandra	...	Beerbhoom School.
	" Tarinicharan	...	Nizamat School, Moorshedabad.
	Gurditmal	...	District School, Lahore.
	Hajra, Jogendranath	...	Midnapore High School.
	Halder, Gaganechandra	...	L. M. S. Institution, Bhowanipore.
280	" Jogendranath	...	Midnapore High School.
	Hareharanlal	...	Cawnpore Zillah School.
	Hari Ramchandra Chakradeva	...	City School, Nagpur.
	Hefferan, A.	...	St. Xavier's College.
	Hiranand	...	Lahore District School.
	Jagannath Swarup	...	Patna Collegiate School.
	Jaharilal	...	Monghyr Zillah School.
	Janakinath	...	St. John's College, Agra.
	Jash Bholanath	...	Pogose School, Dacca.
	Jhuddamal	...	Victoria College, Agra.
290	Jharkhandi Somnath	...	Superior Zillah School, Benares.
	Johannes, G. J. F.	...	Free School.
	Johnstone, G.	...	Wood's Academy.

	Jowalaprasad	...	Lahore District School.
	Kamtaprasad	...	Sitapur High School.
	Kar, Chandrakisor	...	Mymensing School.
	Karmakar, Rusikechandra	...	Baraset Government School.
	Kasinath Govind	...	Jabalpur High School.
	K. elan, L. W.	...	Canning College, Lucknow.
	Kesheo Ramchandragadgil	...	City School, Nagpur.
300	Keuneman, H. A.	...	Wesley College, Colombo.
	Khezer-ul-din Ahamed	...	Rungpore School.
	Khirod Akhtar	...	Calcutta Madrassa.
	Kuar, Akshay Kali	...	Seal's Free College.
	Kunar Rajanikanta	...	Badla A. V. School.
	Kundu, Bhutnath	...	Hare School.
	" Gangadhar	...	L. M. S. Institution, Bhowanipore.
	Lahiri, Bipinvihari	...	Krishnagar A. V. School.
	" Gopalgovinda	...	Berhampur Collegiate School.
	" Priyanath	...	Serampore Collegiate School.
310	" Rajkrishna	...	Maldah Zillah School.
	Lakshminarayan	...	Ajmere Government Collegiate School.
	Lalvihari	...	Gonda High School.
	Lullenvihari	...	Ditto ditto.
	Madak, Mahendranath	...	Burdwan Maharajah's School.
	Mugharam	...	District School, Amritsar.
	Mahanti, Giridhari	...	Cuttack Collegiate School.
	Mahesnarayan	...	Patna Collegiate School.
	Mahmood Hasaia	...	Bareilly Collegiate School.
	Mahomiddin	...	Lahore District School.
320	Mahommed Abdur Raof	...	Calcutta Madrassa.
	" Ali	...	Cuttack Collegiate School.
	" Hanif	...	Sealkote Missionary School.
	" Karimuddin.	...	Jabalpur High School.
	" Shah	...	District School, Amritsar.
	Maiti, Radhanath	...	Midnapore High School.
	" Upendranath	...	Do. Do.
	Maitra, Sivchandra	...	Allahabad High School.
	Majumdar, Bipinvihari	...	Hindu School.
	" Hridaynath	...	Khulna H. C. E. School.
330	" Prasannakumar	...	Mymensing School.
	" Purnachandra	...	Chittagong High School.
	" Ramchandra	...	Jagannath School, Dacca.
	" Srinath	...	Mymensing School.
	Mallik, Kaliprasanna	...	General Assembly's Institution.
	" Priyanath	...	Calcutta School.
	" Udaychandra	...	Jessore Zillah School.
	Maliwiya, Madanmohan	...	Allahabad High School.
	Mandal, Mahendralal	...	L. M. S. Institution, Bhowanipore.
	" Sasibhushan	...	Kuchlakole Radhabullabh Institution.
340	Manikran	...	District School, Amritsar.
	Manilal	...	Jabalpur High School.
	Manjilal	...	Hume's High School, Etawah.
	Mansaram	...	District School, Delhi.
	Martin, A. C.	...	La Martiniere College.
	Mathuraprasad	...	Arrah School.
	Mathuraprasad	...	Teacher.
	Mathur Maharaj Sing	...	Agra Collegiate School.
	Mazharal Haq	...	Calcutta Madrassa.
	McCulloch, H. D.	...	La Martiniere College.
350	McDonald, D.	...	Bishop Cotton School, Simla.
	Mendis, L. W.	...	Wesley College, Colombo.
	Merces, W.	...	St. Xavier's College.
	Mirza Mahommed	...	Calcutta Madrassa.
	Misra, Batakrishna	...	Metropolitan Institution.
	" Dvarkanath	...	Bankura School.
	" Gangadhar	...	Puri Zillah School.
	" Harinath	...	South Baharu School.
	" Ramsahay	...	Monghyr Zillah School.
	" Srilal	...	Agra Collegiate School.
360	Mitra, Basantakumar	...	Harinavi A. S. School.
	" Binodvihari	...	General Assembly's Institution.
	" Charuchandra	...	Ditto.
	" Dakshinaranjan	...	Hare School.
	" Kanailal	...	Ditto.
	" Makhanlal	...	Hugli Branch School.
	" Pratapchandra	...	Pogose School, Dacca.
	" Priyanath	...	General Assembly's Institution.

	Mitra Saratchandra	...	Cossipore Kasinath School.
	" Sasibhushan	...	Private Student.
370	" Tranadacharan	...	Seals' Free College.
	Moghi, Madhav Ramchandra	...	Jabalpur High School.
	Moloney, H.	...	St. Peter's College, Agra.
	Mukhopadhyay, Abhilaschandra	...	Metropolitan Institution.
	" Anadinath	...	Malda Zillah School.
	" Apurva Krishna	...	Hindu School.
	" Asutosh	...	Howrah School.
	" Atul Chandra	...	Barrackpore School.
	" Bama Charan	...	Howrah School.
380	" Banawarilal	...	L. M. School, Khagra.
	" Bhagavaticharan	...	L. M. S. Institution, Bhowanipore.
	" Bipinvihari	...	Navadip Hindu School.
	" Brajalal	...	Hindu School.
	" Gnanendranath	...	L. M. S. Institution, Bhowanipore.
	" Girindranath	...	Calcutta School.
	" Harigopal	...	Chittagong High School.
	" Harilal	...	L. M. S. Institution, Bhowanipore.
	" Hariprasanna	...	Berhampore Collegiate School.
	" Hemchandra	...	Santipur Municipal School.
	" Jogendranath	...	Beerbhun School.
390	" Kalipada	...	Balagor E. School.
	" Krishnadhan	...	General Assembly's Institution.
	" Lakshmikanta	...	Metropolitan Institution.
	" Narendranath	...	Krishnaghur Collegiate School.
	" Nilkanta	...	Farridpore School.
	" Prabhakar	...	Navadip C. M. S. School.
	" Prankrishna	...	Utterpara School.
	" Purvachandra	...	Superior Zillah School, Benares.
	" Ramchandra	...	Midnapore High School.
	" Ramdas	...	Krishnaghur Collegiate School.
400	" Ramkrishna	...	Nizamat School, Murshidabad.
	" Ramnarayan	...	Bankura School.
	" Sripati	...	Kuchiakole Radhabullub Institution.
	" Sureavar	...	Gosai Durgapore H. C. School.
	" Upendranath	...	Sanskrit Collegiate School.
	Mulkraj	...	Husarpore District School.
	Muttakietna, G. E.	...	Wesleyan Central Institution, Batticaloa.
	Nakhre Lakshman Ganes	...	Jabalpur High School.
	Nandi, Gaurhari	...	Pogose School, Dacca.
	" Kshetramohan	...	Calcutta Training Academy.
410	" Surendranath	...	Hare School.
	Narottamlal	...	Jabalpur High School.
	Niogi, Asutosh	...	Intally Seminary.
	" Jnanadaprasanna	...	Santosh Janhavi School.
	" Rajanikanta	...	Rangpur School.
	Ogh, J.	...	Serampore Collegiate School.
	Pal, Avinaschandra	...	Howrah School.
	" Jogendranath	...	F. C. Institution, Calcutta.
	Pande, Jayprasad	...	Bhagalpur School.
	" Rajnath	...	Ditto.
420	Paul, D.	...	Calcutta High School.
	Patterson, R. D.	...	Private Student.
	Pendharkar, Balwant Govind	...	City School, Nagpur.
	Piyarilal	...	Allahabad High School.
	Poddar, Harieharan	...	Hugli Collegiate School.
	" Prasnunakumar	...	Bauleah High School.
	Pramanik, Bidhubhushan	...	Santipore Municipal School.
	Pratap Bahadur	...	St. John's College, Agra.
	Pribhudayal	...	District School, Delhi.
	Price, A. G.	...	Mussoorie School.
430	Puranmal	...	St. John's College, Agra.
	Rakeshit, Jagatchandra	...	Chittagong High School.
	Rambukwelle, T. B.	...	St. Thomas' College, Colombo.
	Ramcharan	...	Shahjahanpur Zillah School.
	Ramcharan	...	Fyzabad High School.
	Ramsuk-das	...	Lahore District School.
	Raoji Mahadev Bhati	...	City School, Nagpur.
	Ray, Annadakumar	...	Rungpur High School.
	" Annadaprasad	...	Bankura School.
	" Ashutosh	...	Midnapore High School.
440	" Ashutosh	...	Jeypore Maharajah's College.
	" Atulchandra	...	Barisa School.
	" Barnadaprasad, (junior)	...	Kuchiakole Radhabullub School.
	" Bishnupada	...	Metropolitan Institution.

	Ray, Chandrakumar	... Hare School.
	" Chhatrapat	... Canning College, Lucknow.
	" Dhaupat	... St. John's College, Agra.
	" Gopendrachandra	... Beerbhum School.
	" Jogeschandra	... Burdwan Maharajah's School.
	" Maheschandra	... Farridpur School.
450	" Navakumar	... Bograi Zillah School.
	" Priyanath	... Krishnagar Collegiate School.
	" Rajanikanta	... L. M. S. Institution, Bhowanipore.
	" S. C.	... Calcutta High School.
	" Srinath	... Dacca Collegiate School.
	" Surendralal	... Krishnagar A. V. School.
	" Tarakechandra	... Jagannath School, Dacca.
	" Taraknath	... L. M. S. Institution, Bhowanipore.
	" Tarannarayan	... Canning College, Lucknow.
	" Tarimimohan	... Berhampur Collegiate School.
460	" Trailokyanath	... Krishnagar Collegiate School.
	" Tripuracharan	... Hugli Branch School.
	" Umanath	... Jagannath School, Dacca.
	Ray Chaudhuri, Abhaykumar	... Barisa School.
	" Banacharn	... Jhnda H. C. E. School.
	" Dvarkanath	... Utterpara School.
	" Girischandra	... Cuttack Collegiate School.
	Robertson, W. J. S.	... Bishop Cotton School, Simla.
	Roshanlal	... Bareilly Collegiate School.
	Roshanlal	... Lahore District School.
470	Rourke, J.	... St. George's College, Mussoorie.
	Rudra, Atulvihari	... Hare School.
	" Mahimchandra	... Jessore Zillah School.
	Rungrao	... Bengalitolah Preparatory School, Benares.
	Saha, Kunjlal	... Metropolitan Institution, Shampooker Branch.
	Sahay, Rajbansi	... Suran School.
	" Sripat	... Fyzabad High School.
	" Trevani	... Bareilly Collegiate School.
	Samhunnath	... Saharanpore A. P. Mission School.
	Sanatheraja, E. W.	... Private Student.
480	Sangamlal	... Lahore District School.
	Sanyul, Devendranath	... Hindu School.
	" Jivankrishna	... Harinavi A. S. School.
	" Nalinimohan	... Agra Collegiate School.
	" Saratchandra	... Patna Collegiate School.
	" Satyendraprasad	... Cawnpur Zillah School.
	Sarkar, Basantkumar	... Howrah School.
	" Bholanath	... General Assembly's Institution.
	" Bijaykrishna	... Sanskrit Collegiate School.
	" Nandalal	... Chinsurah Hindu School.
490	" Nivaranachandra	... Behar English School.
	" Purnachandra	... Patna Zillah School.
	Sarma, Radhikanath	... Sylhet Zillah School.
	Sawant, Dvarkaprasad	... Canning College, Lucknow.
	Set, Nandakisor	... Hindu School.
	Sen, Amritlal	... Hare School.
	" Annadacharan	... Sanskrit College.
	" Apurvakrishna	... Calcutta Training Academy.
	" Brajamohan	... L. M. S. Institution, Bhowanipore.
	" Devendranath	... Comillah School.
500	" Darkanath	... Ula. H. C. E. School.
	" Gnanusankar	... Hindu School.
	" Isanchandra	... Pogose School, Dacca.
	" Jagabandhu	... Jagannath School, Dacca.
	" Kasibhushan	... General Assembly's Institution.
	" Khirodechandra	... Farridpur School.
	" Khirodmohan	... L. M. S. Institution, Bhowanipore.
	" Kunjavihari	... Hare School.
	" Rameschandra	... Hindu School.
	" Ram Gopal	... Krishnaghur Collegiate School.
510	" Sasibhushan	... Beerbham School.
	" Sasthicharan	... Naral School.
	" Satiskamal	... Jenkin's School, Cooch Behar.
	Sibeshay	... Hurdul High School.
	Sikdar, Kedarnath	... Hindu School.
	Sil. Tulsidas	... General Assembly's Institution.
	Singh, Arjun	... C. M. School, Amritsar.
	" Baldeo	... Fyzabad High School.

	Singh, Dinga	...	District School, Amritsar.
	" Harmath	...	Aligurh M. A. O. College.
520	" Kharak	...	District School, Amritsar.
	" Tara	...	Gujerat Government School.
	" Thakurvalwant	...	Agra Collegiate School.
	" Tulsa	...	District School, Amritsar.
	Sinha, Gangaprasad	...	Superior Zillah School, Benares.
	" Kalikrishna	...	South Suburban School, Kalgat.
	" Manmathanath	...	Hare School.
	" Siddheswar	...	Hugli Branch School.
	" Surendranath	...	Beerbhoom School.
	Smyth, J.	...	Free School.
530	Som, Asvinikumar	...	Metropolitan Institution.
	" Sarat Sasi	...	Beerbhoom School.
	Spence, W. A.	...	LaMartiniere College, Lucknow.
	Srimani Bipinvihari	...	Cossipore Cossinath School.
	Stowell, F.	...	Bishop Cotton School, Simla.
	Sukul, Gadadharnath	...	Superior Zillah School, Benares.
	" Govindaprasad	...	Do. Do. Do.
	" Matadin	...	Cawnpur Zillah School.
	Sultan Ali	...	Dacca Collegiate School.
	Sweeny, J. M. II.	...	St. George's College, Mussoorie.
540	Syed Ata Hossain	...	Joynarayan College, Benares.
	Talukdar, Ramchandra	...	Berhampore Collegiate School.
	Thakur Kasinath Keshava	...	Jabalpur High School.
	Toley Makund Rao	...	Do. Do.
	Topadar, Amvikacharan	...	Commilla School.
	Uday prakash	...	Gya Zillah School.
	Vaisya Mahavirprasad	...	Superior Zillah School, Benares.
	Wahajuddin Ahmed	...	Kaliparah H. C. E. School.
	Wajid Hossain	...	Aligurh M. A. O. College.
	Wazir Ahmed	...	Bareilly Collegiate School.
550	Weeresooreye, A. A.	...	Trinity College, Kandy.

THIRD DIVISION.

In Alphabetical Order.

	Abdool Majid Khan	...	Moradabad Zillah School.
	Abdool Majid	...	Nonkhally Zillah School.
	Abdool Monim Khan	...	Moradabad Zillah School.
	Abdur Rahman	...	Cawnpur Zillah School.
	Abdur Ruzaek	...	Moradpore School, Bankipore.
	Ajodhynprasad	...	Unao High School.
	Amiruddin	...	Khagol H. C. E. School.
	Awadhvihari	...	Unao High School.
	Baburam	...	Fategurh High School.
10	Bacon, J. H.	...	La Martiniere College, Lucknow.
	Badrilal	...	Bhagalpur School.
	Badrilal	...	Lallupuker School, Monghyr.
	Bagehi, Umeschandra	...	Serajgunge School.
	Bajal, Rambharasay	...	Victoria College, Agra.
	Bakshi, Janakinath	...	Faridpur School.
	Bandyopadhyay, Annadaprasad	...	Burdwan Maharaja's School.
	" Avinasechandra (Junior)	...	General Assembly's Institution.
	" Diganvar	...	L. M. S. Institution, Bhowanipore.
	" Haripada	...	General Assembly's Institution.
20	" Jogendranath	...	Patna Collegiate School.
	" Kalikrishna	...	Hooghly Collegiate School.
	" Kunjavihari	...	Pandra H. C. E. School.
	" Mahendranath	...	Wesleyan Mission School, Barrackpore.
	" Manmohan	...	F. C. Institution, Calcutta.
	" Nagendrachandra	...	General Assembly's Institution.
	" Nandalal	...	Barrackpore School.
	" Narendrachandra	...	Wesleyan Mission School, Barrackpore.
	" Narendranath	...	F. C. Institution, Calcutta.
	" Nrisinhachandra	...	Maharaja's School, Culna.
80	" Ramchandra	...	Private Student.
	" Ramchandra	...	Jagannath School, Dacca.
	" Saradaprasad	...	Jabalpur High School.
	" Saratchandra	...	Hooghly Collegiate School.
	" Sitaldas	...	Shahjahanpore Zillah School.
	" Sitaram	...	Victoria School, Gazipur.
	" Sivachandra	...	Metropolitan Institution, Sampooker Branch.
	" Surendranath	...	Hare School.
	" Syamaprasanna	...	General Assembly's Institution.
	Baruya, Brajanath	...	Goalparah School.

40	Barua, Rajánikanta	Sibsagar Zillah School.
	Basak, Brajalal	General Assembly's Institution.
	" Jagatchandra	Jagannath School, Dacca.
	Basil, A.	St. John's College, Agra.
	Basu, Akshaykumar	General Assembly's Institution.
	" Akshaykumar	Prannath School, Satkhira.
	" Anandaprasad	Jehanabad H. C. E. School.
	" Asutosh	Private Student.
	" Baikunthanath	Baripur School.
	" Becharan	General Assembly's Institution.
50	" Gyanendranath	Hindu School.
	" Haricharan	Metropolitan Institution, Sampuker Branch.
	" Jogendralal	Calcutta Institution.
	" Jnanadacharan	Midnapore High School.
	" Jotendranath	Nizamut School, Moorshedabad.
	" Kedarnath	Metropolitan Institution, Sampuker Branch.
	" Kisorimohan	Dacca Collegiate School.
	" Krishnachandra	Hindu School.
	" Priyanath	Allahabad High School.
	" Pyarivaran	Kuchlakole Radhaballabh Institution.
60	" Purnananda	Chinsurah Hindu School.
	" Saradaprasad	Midnapore High School.
	" Satischandra (Junior)	General Assembly's Institution.
	" Srischandra	Kishnaghur A. V. School.
	" Umacharan	Canning College, Lucknow.
	Bhaduri, Dinavandhu	Aiyadaha Association School.
	Bhakes, Benimadhav	Midnapore High School.
	Bhattacharyya, Avinashchandra	Private Student.
	" Binay akchandra	L. M. S. Institution, Bhowanipore.
	" Chandrakanta	Sridharipore School.
70	" Duvalnath	Oriental Seminary.
	" Durgacharan	Metropolitan Institution, Sampuker Branch.
	" Haidas	Baranogur Hindu School.
	" Kantibhushan	Calcutta Training Academy.
	" Krishnadhan	Superior Zillah School, Benares.
	" Makundalal	F. C. Mission Branch School, Culna.
	" Ramcharan	Narail H. C. E. School.
	" Sasibhushan	General Assembly's Institution.
	" Sivnath	Patna Collegiate School.
	Bhaul, Govindachandra	Dacca Collegiate School.
80	Bhaumik, Bamachandra	Maldah School.
	Bhunya, Jaykanta	Nowgong Zillah School.
	Bhuvaneshvarprasad	Patna Collegiate School.
	Bibhutiprasad	Hardui High School.
	Biharilal	Muttia Zillah School.
	Bisvas, Banikanta	Kishnaghur A. V. School.
	" Bidhubhushan	Kutea H. C. School.
	" Durgacharan	Bauleah High School.
	" Jogendranath	Sanskrit Collegiate School.
	Canagasshey, W. C.	Wesleyan Central Institution, Batticaloa.
90	Chakravarti, Bamacharan	Mahanad Mission School.
	" Bhagavatchandra	Midnapore High School.
	" Dharmadas	Sanskrit Collegiate School.
	" Haricharan	F. C. Institution, Chinsurah.
	" Haripada	Mahesore Aided School.
	" Isvarachandra	Mymensing School.
	" Kalicharan	Jagannath School, Dacca.
	" Kedarnath	Boroe H. C. School.
	" Nandamohan	General Assembly's Institution.
	" Rajendra	Christ Church School, Cawnpur.
100	" Saradaprasad	P. Gopinathpore School.
	" Sitnath	Khulna H. C. E. School.
	Chandra, Binadvihari	Krishnaghur Collegiate School.
	Chattopadhyay, Annadaprasad	F. C. Mission Branch School, Culna.
	" Banikanta	Khulna H. C. E. School.
	" Bisveswar	Burdwan English School.
	" Brajendranath	L. M. S. School, Khagra.
	" Charuchandra	Krishnaghur Collegiate School.
	" Dvarknath	Hooghly Branch School.
	" Gatinath	Ditto.
110	" Homchandra	Chinsurah Grammar School.
	" Jatinath	Hooghly Branch School.
	" Kamachandya	Krishnaghur A. V. School.
	" Krishnachandra	Oriental Seminary.
	" Krishnadhan	Aiyadaha Association School.

	Chattopadhyay, Purnachandra	... Patna Collegiate School.
	" Radhikanath	... Utterparah School.
	" Rajendranath	... L. M. S. School, Khagra.
	" Saradacharan	... Barrackpore School.
	" Upendranath	... Superior Zillah School, Benares.
120	Chattoraj, Karmodhesvar	... Pandra School.
	Chaudhuri, Hemchandra	... Saradaprasad Institution, Chuckdighee.
	" Purnachandra	... Hindu School.
	Chiranjilal	... Moradabad Zillah School.
	Chobe, Narayandas	... Bhagalpur School.
	Das, Banamali	... Puri Zillah School.
	" Biresvar	... Dinagepur Zillah School.
	" Chandrakisor	... Sylhet Zillah School.
	" Gaurchandra	... Cuttack Collegiate School.
	" Girischandra	... Bananagar Hindu School.
130	" Girischandra	... L. M. S. Institution, Bhowanipore.
	" Gopalchandra	... Krishanagur A. V. School.
	" Hailal	... Cutwa English School.
	" Kalipada	... Useful Arts School.
	" Lakshman	... Superior Zillah School, Benares.
	" Piyarimohan	... Chittagong High School.
	" Priyagopal	... Local Mission School, Midnapore.
	" Raichand	... Sylhet Zillah School.
	" Ramji	... Ludiana Mission School.
	" Saradaprasad	... Amta School.
140	" Srischandra	... Barisal Government School.
	" Sudarsan	... Sylhet Zillah School.
	Dasgupta, Tarakchandra	... Barisal Government School.
	Dutta, Adharchandra	... General Assembly's Institution.
	" Batacharan	... Shambazar H. G. English School.
	" Bhupendrakumar	... Metropolitan Institution, Shampuker Branch.
	" Dvarkanath	... F. C. Institution, Calcutta.
	" Gajendranarayan	... Balasore Zillah School.
	" Harendranarayan	... Jagannath School, Dacca.
	" Lalitkumar	... Dacca Collegiate School.
150	" Mohinimohan	... Purulia Government School.
	" Napharchandra	... Aryan School.
	" Pulinvihari	... Purulia Government School.
	" Saratchandra	... L. M. S. Institution, Bhowanipore.
	Daulatram	... District School, Lahore.
	De, Basantakumar	... Hooghly Collegiate School.
	" Bipinvihari	... Bankura School.
	" Chandravishnu	... Sanskrit Collegiate School.
	" Jaygopal	... General Assembly's Institution.
	" Navinmadhav	... Salken A. S. School.
160	" Surendranath	... Metropolitan Institution.
	" Upendranath	... Ditto Sampuker Branch.
	Deoraj	... Arrah School.
	Dev, Haranachandra	... Allahabad High School.
	" Ramendrakrishna	... Hindu School.
	Dhar, Upendranath	... Hooghly Branch School.
	Dube, Govindaprasad	... Jabalpur High School.
	Durgaprasad	... Bharaich School.
	Fakirchand	... Patna Collegiate School.
	Fazlul Haq	... Calcutta Madrassa.
170	Gaindanlal	... Bareilly Collegiate School.
	Gajjumul	... Peshawar Mission School.
	Ganeshilal	... Canning College, Lucknow.
	Gangaprasad Lala	... Superior Zillah School, Benares.
	Gangopadhyay, Bipinvihari	... Muragacha School.
	" Bisvanath	... Wesleyan Mission Institution, Chitpore.
	" Kunjavihari	... Sanskrit Collegiate School.
	" Muthuramohan	... Maharaja's School, Culna.
	Gaurisankar	... Gya Zillah School.
	Ghani, Mahommed Khan	... Ray Bareilly High School.
180	Ghosh, Aratvallabh	... Cuttack Collegiate School.
	" Avinaschandra	... Seebpore Institution.
	" Basantakumar	... Noral H. C. E. School.
	" Bidhubhushan	... Patna Collegiate School.
	" Bisveswar	... Mozufferpore Zillah School.
	" Charuchandra	... Calcutta Training Academy.
	" Haradhan	... Sanskrit Collegiate School.
	" Harakumar	... Metropolitan Institution.
	" Haranath	... Dacca School.

190	Ghosh, Hariprassanna	... Private Student.
"	" Jadunath	... Balasore Zillah School.
"	" Jogendrachandra	... Wesleyan Mission School, Barrackpore.
"	" Jaydev	... Ilasba Mondly School.
"	" Kailaschandra	... Bogra Zillah School.
"	" Kunjavihari	... Hooghly Collegiate School.
"	" Nagendranath	... South Suburban School, Kalighat.
"	" Phanindrabbhushan	... Purulia School.
"	" Priyanath	... Sanskrit Collegiate School.
"	" Priyanath	... F. C. Institution, Calcutta.
"	" Purnachandra	... Kuchukole Radhabullabh Institution.
200	" Radhikaprasad	... Hooghly Branch School.
"	" Ramdayal	... Nara H. C. E. School.
"	" Ramnath	... Wesleyan Mission Institution, Chittpore.
"	" Sasibhushan	... Utterparah School.
"	" Umeshchandra (I)	... Santosh Janhavi School.
	Ghoshal, Kalinath	... Dacca Collegiate School.
	Girivardharilal	... Monghyr Zillah School.
	Goonetilleke, W. A.	... St. Thomas College, Colombo.
	Gorakhprasad	... C. M. High School, Gorakhpore.
	Goswami, Kumadvihari	... Utterparah School.
210	" Purnachandra	... Dighapatia School.
	Greson, G.	... St. Peter's College, Agra.
	Guha, Harachandra	... Jenkin's School, Coochbehar.
"	" Harakumar	... Sylhet Zillah School.
	Gul, Bhupatilal	... Hindu School.
	Gumanilal	... Kaparthala School.
	Gupta, Bipinvihari	... Monghyr Zillah School.
"	" Kailaschandra	... Barisal Government School.
	Hajra, Kandarpa	... Saradaprasad Institution, Chakdigha.
"	" Kedarnath	... Kuchukole Radhaballabh Institution.
220	Haldar, Biharlal	... Banwaribad H. C. E. School.
	Hardayal	... A. M. E. School, Moradabad.
	Harris, S. S.	... District School, Lahore.
	Ikhalsankar	... Lakhimpore Government School.
	Ilahi Baksh	... Joy Narayan's College, Benares.
	Itrut Hosain, S.	... Allypore M. A. O. College.
	Jagdevprasad	... Mozufferpore Zillah School.
	Jayprakash	... Arrah School.
	Joshi, Hansidatta	... Almora Mission School.
"	" Narayankrishna	... Cawnpur Zillah School.
230	Jotuprasad	... Saharanpore A. P. Mission School.
	Jugalkisor	... Bareilly Collegiate School.
	Kadramatamby, J.	... Wesleyan Central Institution, Botticaloa.
	Kandjee	... Arrah School.
	Kar, Radharaman	... Metropolitan Institution, Shampur Branch.
"	" Ramcharan	... Midnapore High School.
"	" Sasibhushan	... Nara H. C. E. School.
	Kedarnath	... Farakabad Zillah School.
	Krishnachandra	... Sealkote Mission School.
	Kundu, Kalipada	... Hooghly Collegiate School.
240	Kunjaviharilal	... Canning College, Lucknow.
	Kurmaker, Ganes Balwant	... F. C. Institution, Nagpur.
	Lucas, T.	... St. Xavier's College.
	Lahiri, Hemchandra	... Wesleyan Mission School, Barrackpore.
"	" Saratchandra	... Serajgunge H. C. E. School.
	Lakshmichand	... Ajmere Collegiate School.
	Laltaprasad	... Baraich School.
	Mahadev Bapuji Puranik	... F. C. Institution, Nagpur.
	Mahavirprasad	... Bhagulpur School.
	Mahommed Badiol Alam	... Chittagong High School.
250	" Israil	... Calcutta Madrasa.
"	" Jankhan	... Teacher.
"	" Lateef	... Moradabad Zillah School.
	Maitra, Amirtalal	... Hooghly Branch School.
"	" Mahinimohan	... Sambhunath's School, Chatmohar.
"	" Prasannakumar	... Bogra Zillah School.
"	" Saradamohan	... Bauleah High School.
"	" Taraknath	... Ditto.
	Majivar Rahman	... Commillah School.
	Majumdar, Jadavchandra	... F. C. Institution, Calcutta.
260	" Jadunath	... Benahpore Collegiate School.
"	" Naraschandra	... Calcutta School.
"	" Purnachandra	... Krishnagar Collegiate School.
"	" Rajendranath	... Serajgunge School.

	Majumdar, Ramanimohan	...	Mymensing School.
	Mallik, Devendranath	...	Aryan School.
	„ Gopalchandra	...	Hooghly Branch School.
	„ Ramanath	...	Midnapore High School.
	„ Suvalchandra	...	Private Student.
	Manmohanlal	...	Allahabad High School.
270	Matiram	...	Bareilly Collegiate School.
	Meer Shahzadah Ali	...	Canning College, Lucknow.
	Michael, M. J.	...	Armenian Phil. Academy.
	Misra, Nrityagopal	...	Burdwan Maharaja's School.
	Mitra, Amulyachandra	...	Bengal Institution.
	„ Asutosh	...	Metropolitan Institution, Sampooker Branch.
	„ Bipinvihari	...	Shambazar H. G. E. School.
	„ Devendranath	...	Burdwan English School.
	„ Gnanendrachandra	...	Hare School.
	„ Hirulal	...	Sridharpore School.
280	„ Jivankrishna	...	Oriental Seminary.
	„ Kedarnath	...	Calcutta School.
	„ Kedarnath	...	Seal's Free College.
	„ Pramathanath	...	Monghyr Zillah School.
	„ Rashvihari	...	Pubna Zillah School.
	Mukhopadhyay, Avinashchandra	...	L. M. S. Institution, Bhawanipore.
	„ Benimadhav	...	Burdwan Maharaja's School.
	„ Bhuvanmohan	...	Oriental Seminary.
	„ Dvarkanath	...	Barrackpore School.
	„ Ghunesyam	...	Ranaghat School.
290	„ Haridas	...	Chinsurah Hindu School.
	„ Jagadisvar	...	F. C. Institution, Calcutta.
	„ Jaygopal	...	General Assembly's Institution.
	„ Jivanchandra	...	C. M. High School, Jabalpur.
	„ Jogendrachandra	...	Beerbhoom School.
	„ Jogendranath	...	Horinavi A. S. School.
	„ Kalipada	...	Baraset Govt. School.
	„ Kedarnath	...	Goburdangah H. C. E. School.
	„ Krishnanath	...	Krishnaghur Collegiate School.
	„ Mahaprasad	...	Howrah School.
300	„ Mahendranath	...	Patna Collegiate School.
	„ Sasibhushan	...	General Assembly's Institution.
	Muzhur Ali	...	Hooghly Branch School.
	Nag, Kalikanta	...	Calcutta School.
	Nanakeband	...	Indiana Mission School.
	Nanda, Srivallabh	...	Balasore Zillah School.
	Narayandas	...	Moradabad Zillah School.
	Narayan Pandola Farnavis	...	F. C. Institution, Nagpur.
	Navasivayam Thyngarajah	...	St. Thomas College, Colombo.
	Niogi, Akshaykumar	...	Bhagalpore School.
310	Nisar Ali	...	Doveton College.
	Nyamat Ullah	...	Rungpur High School.
	Omrno Ali	...	Hooghly Branch School.
	Oudhviharilal	...	Gya Zillah School.
	Pal, Hirulal	...	Agurpara C. M. S. Institution.
	„ Unesachandra	...	Private student.
	Pant, Sitaram Trimbeck	...	Ditto.
	Patnaik, Jagadananda	...	Puri Zillah School.
	Patra, Haradhan	...	Bankura School.
	Pathak, Thakurprasad	...	Patna Collegiate School.
320	Perera, D. L.	...	St. Thomas College, Colombo.
	Pitamvar	...	Bareilly Collegiate School.
	Piyarilal	...	District School, Delhi.
	Prabhudayal	...	St. John's College, Agra.
	Pratabbhan	...	Mutra Zillah School.
	Pannamehand	...	Ajmere Collegiate School.
	Quantin, J. D.	...	Doveton College.
	Radhakisen Rama	...	Hazaribagh School.
	Raghunandan Saran	...	Agra Collegiate School.
	Raghuvardayal	...	A. M. E. School, Moradabad.
330	Raghuvirdayal	...	Ray Bareilly High School.
	Raha, Mahendrachandra	...	Ananda School, Brahmanbaria.
	Rajjulal	...	District School, Delhi.
	Rajjulal	...	Ulwar High School.
	Ramadhin	...	Arrah School.
	Ramaprasad	...	Allahabad High School.
	Ramaprasad	...	Saran School.
	Ray, Baradprasad (Senior)	...	Kuchiakole Radhaballabh Institution.

	Ray, Bipinvihari	...	Krishnaghur A. V. School.
	" Gokulchandra	...	Maharaja's School, Culna.
340	" Govindaachandra	...	Pakoor School.
	" Govindaprasad	...	Hooghly Collegiate School.
	" Jadubhusan	...	Daulatpur Eng. School.
	" Jaswant	...	Lahore Mission School.
	" Jaygopal	...	L. M. S. Institution, Bhowanipore.
	" Jogendranath	...	Hitampur H. C. E. School.
	" Kaliprasanna	...	Baraset Govt. School.
	" Krishnachandra	...	Cuttack Collegiate School.
	" Mahendralal	...	A. M. E. School, Moradabad.
	" Mahendranath	...	Aryan School.
350	" Maumohan	...	General Assembly's Institution.
	" Rameschandra	...	Ditto ditto.
	" Sasadhar	...	Santosh Janhavi School.
	" Satyacharan	...	Canning College, Lucknow.
	" Sivchandra	...	Muragacha School.
	" Srischaran	...	Jagannath School, Dacca.
	" Sureschandra	...	Jessore School.
	" Syamsundar	...	Berbhoom School.
	" Trailokyanath	...	Nizamat School, Moorshedabad.
	Raychaudhuri Akshaykumar	...	Hindu School.
360	" Punyadaprasad	...	F. C. Institution, Chinsurah.
	Rutledge, W. B.	...	St. James' School.
	Sahay, Baikanta	...	Patna Collegiate School.
	" Birjvasi	...	Private Student.
	" Lalji	...	Patna Collegiate School.
	" Ramdhari	...	Mozufferpore Zillah School.
	Saikeah Mahomed Attahar	...	Cuttack Collegiate School.
	" Ratnadhari	...	Gauhati Zillah School.
	Sakhilal	...	Hume's High School, Etawah.
	Saligram	...	District School, Umritsar.
370	Sambhunath	...	Sultanpore Zillah School.
	Samuel Bhewaji	...	F. C. Institution, Nagpur.
	Sankardayal	...	Baraich School.
	Sankhdhar Jwalaprasad	...	Shahjahanpore Zillah School.
	Sanyal Anvikacharan	...	Santipore Municipal School.
	" Avmaschandra	...	Nizamat School, Moorshedabad.
	" Pulinchandra	...	Bauleah High School.
	" Rohinikanta	...	Nizamat School, Moorshedabad.
	Sarfaraz Hossein Khan	...	Superior Zillah School, Benares.
	Sarkar, Amritlal	...	Sanskrit Collegiate School.
380	" Dijendranath	...	Dehra Training School.
	" Girindralal	...	Navalwipa C. M. S. A. S. School.
	" Nilmadhav	...	Ranaghat School.
	Sarima, Sahebudananda	...	Sylhet Zillah School.
	" Tarakechandra	...	Ditto.
	Sarvajitlal	...	Balrampore School.
	Sarvadhikari, Avmaschandra	...	Hindu School.
	Sathay, Ramchandra Rao	...	Banda Zillah School.
	Sen, Akshaykumar	...	Commillah School.
	" Anandakumar	...	Mogultoli School.
390	" Brajendranath	...	Barisal Government School.
	" Girischandra	...	Santosh Janhavi School.
	" Navinchandra	...	Hooghly Branch School.
	" Prasannakumar	...	F. C. Institution, Calcutta.
	" Rameschandra	...	Chittagong High School.
	" Saratchandra	...	C. M. School, Monghyr.
	" Sasibhusan	...	Barisal Government School.
	" Sasibhusan	...	Baguan School.
	" Sasibhusan	...	Muragacha School.
	" Sasikumar	...	F. C. Institution, Calcutta.
400	" Suryyakanta	...	L. M. S. Institution, Bhowanipore.
	Senapati, Haridas	...	Hare School.
	Seneveratne, H. C.	...	Medical School, Ceylon.
	Sengupta, Rajendralal	...	Midnapore High School.
	Set, Navagopal	...	Patna Collegiate School.
	Sil, Rajendralal	...	General Assembly's Institution.
	" Rakshekali	...	Hindu School.
	Singh, Buta	...	Guzrat Government School.
	" Gardit	...	District School Amritsar.
	" Gayadatta	...	Gonda High School.
410	" Harnam	...	Private Student.
	" Natha	...	Pertabgurh High School.
	" Rethbaran	...	Sarun School.

	Sinha, Madhav	...	Superior Zillah School, Benares.
	„ Nagendrachandra	...	Bhastara School.
	„ Priyanath	...	Chundernagur School.
	„ Purnananda	...	Cuttack Collegiate School.
	Sitalprasad	...	Mutra Zillah School.
	Sitaram	...	Barnich School.
	Sivesvarprasad	...	Mozufferpore Zillah School.
420	Sohuamal	...	Gujranwalla Mission School.
	Som, Nagendranath	...	Metropolitan Institution.
	„ Piyaalal	...	C. M. School, Monghyr.
	„ Saratchandra	...	Metropolitan Institution, Sampooker Branch.
	Sukul, Ganganarayan	...	Hooghly Branch School.
	Sur, Nrityagopal	...	Patna Collegiate School.
	Syamdas	...	Husarpore District School.
	Syamarayan	...	Victoria College, Agra.
	Syed Abdur Ruzuck	...	Moradpore School, Bankipore.
	„ Fuzl Hosain	...	Mozufferpore Zillah School.
430	„ Mehdi Hosain Akbar	...	Teacher.
	„ Omed Ali	...	Commillah School.
	Tabarak Hosain	...	Mozufferpore Zillah School.
	Tamizuddin	...	Gauhati Zillah School.
	Tejkrishna	...	Barabanki High School.
	Tewari, Jogamohan Sinha	...	Jabalpur High School.
	„ Jognosvar	...	Sultanpore Zillah School.
	Tribhuvannath	...	Unao High School.
	Upadhya, Indradatta	...	C. M. School, Azimgurh.
	Vinayak Gopal Saungikar	...	F. C. Institution, Nagpur.
440	Vishwanath Vasudev Tatkey	...	Jabalpur High School.
	Waezuddin	...	Christ Church School, Cawnpur.
	Wahidul Haq	...	C. M. High School, Gorakhpore.
	Wajid Hosain	...	Arrah School.
	Wright, L. G.	...	Wesley College Colombo.
445	Zafaryab Ali	...	Mirat Zillah School.

SENATE HOUSE, }
The 3rd January 1878.

CHARLES H. TAWNEY,
Registrar.



The Calcutta Gazette.

WEDNESDAY, JANUARY 9, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estates situate in the district of Nuddea, will be put up to sale at the Nuddea Collectorate on the 12th January 1878, corresponding with the 29th Pous 1284, B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers, after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			Acres.	Rs. A. P.	Rs. A. P.	
17	657	Belpukhuria, pergunnah Bagwan	1	2 13 0	6 0 0	
55	1291	Mandolehat, pergunnah Mamjani	13	12 0 0	25 0 0	
59	1303	Chora Mandoh, Bungsola, Chakia Matari	20	13 7 2	27 0 0	
62	1321	Kalopore, pergunnah Mamjani	2	1 4 0	3 0 0	
71	1485	Shilpore, pergunnah Bagwan	3	1 14 11	4 0 0	
80	1620	Bikrampur, pergunnah Bagwan	32	24 3 5	40 0 0	
126	2562	Baidopar, Chakia Srinagore	1	0 8 5	1 0 0	The term of last settlement of this estate, and of Nos. 127, 105, 295, and 265, will expire in March 1878.
127	2564	ditto	34	0 1 8	1 0 0	
131	2655	Shamanta, pergunnah Fyzoolahpore	1	34 5 3	60 0 0	
147	2854	Huda Hastipore, Chakia Srinagore	1	1 11 3	4 0 0	
148	2885	ditto	1	1 15 9	4 0 0	
57	2977	Chandragore, Chakia Mitjari	2	1 14 10	4 0 0	
165	3014	Manekote, Chakia Srinagore	49	14 14 1	30 0 0	
167	3116	Hanshallee, pergunnah Gokrah	1	1 0 0	3 0 0	
169	3121	Alpha, pergunnah Bagwan	10	4 10 4	10 0 0	
190	1874	Bullupore, Chakia Srinagore	3	1 10 6	4 0 0	
186	2860	Shibgunge, pergunnah Matari	3	6 0 0	11 0 0	
195	2260	Dallpara, pergunnah Mamjani	19	31 6 3	63 0 0	
199	1977	Shukpohuria, Taraf Santipore	6	6 0 0	12 0 0	
205	2454	Shugonah, Chakia Kishnagur	9	6 11 3	14 0 0	
206	2554	Dashinapara, Chakia Kishnagur	34	25 0 0	70 0 0	
214	1697	Namzola, Chakia Srinagore	20	21 0 0	42 0 0	
219	3141	Dagachia, pergunnah Bagwan	1	1 1 6	3 0 0	
221	3423	Shonedah, pergunnah Mahamed Shahye	19	42 12 0	66 0 0	
223	1569	Goborkodi, pergunnah Bagwan	11	7 0 0	14 0 0	
233	1941	Golah, pergunnah Mamjani	14	4 6 3	9 0 0	
236	3444	Suti Haradi, pergunnah Mahamed Shahye	19	41 11 2	94 0 0	
250	1949	Gangaspore, Chakia Srinagore	9	9 5 9	19 0 0	
255	1974	Pukunia, pergunnah Plesay	31	8 14 9	18 0 0	
266	1898	Aarupore, pergunnah Rajpore	1	0 5 3	1 0 0	

NOTICE is hereby given that the undermentioned plots of land, no longer required by the Government, situated in the district of Beerbhoom, will be put up to sale at the Collector's office of that district at 1 P.M. on Saturday, the 12th January 1878, corresponding with 20th Poush 1284 B.S.

The purchasers of these plots will be subject to the following conditions:—

1. If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.
2. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the plots to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

3. The plots will be sold revenue-free to the highest bidders.

4. The purchasers shall be put in possession on receipt of the orders of the Commissioner confirming the sales. But such possession shall be liable to be disturbed in the case of the final sanction of the Member of the Board in charge should not be accorded to the proceedings.

Consecutive number.	Name of zillah.	Pergunnah and mouzah.	APPROXIMATE AREA OF LOT IN BEEGHA AND IN ACRES.		BOUNDARY
			Beegha.	Acres.	
1	Beerbhoom ...	A tank called Moh Poskarin, near the Public Works godown in mouzah Soory, pergunnah Khuttanga.	B. K. O. 1 4 0	Rs. A. P. 0 1 23	North by public road. South by nullah of the jail. East by new Jallabari belonging to Dhannu Nazir. West by jail compound.
2	ditto ...	The land occupied by the old police-station at Nougula, in talook Hookmapore.	0 16 12	0 1 4	North by land of Gayaram Mundal. South by Government road from Soory to Doonka. East by large khas tank of the remainder.
3	ditto ...	The land occupied by the old police-station at Krishnagore in pergunnah Zynoojol.	0 8 6	0 0 22	West by Shoar Nalla (ditch). North by waste bars of Kartic Rukhat and Kulpataroo Joozi. South by waste house of Dinoo Nundy and Government road. East by living houses of Dinoo Nug and Gour Dass.
4	ditto ...	The land occupied by outpost station at Kouduli, in pergunnah Sheupabari.	0 3 8	0 0 9	West by living house of Bane Garam and waste house of Ameer Sheik. East by living house of Gouru Baistobi. North and south by waste land of goddess Nonasha. West by Government road.

BEERBHOOM COLLECTORATE, the 8th October 1877.

T. J. C. GRANT, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of 24-Pergunnahs, will be put up to sale at the Alipore Collectorate on Saturday, the 12th January 1878, corresponding with 20th Pous 1284 B.S.

The sale will be subject to the following conditions:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidders above the upset price. The purchasers of these estates will be considered as the proprietors of the estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed, in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchasers after issue of advertisement, as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.		Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs.	Rs.	
38	1670	Tatazori, pergunnah Calcutta	0 1 15	3 2 5	31		
39	1671	ditto ditto	0 0 11	0 3 1	2		
40	1679	ditto ditto	0 1 18	1 10 7	16		
41	1704	ditto ditto	1 2 2	7 6 10	74		
42	1708	ditto ditto	0 0 16	1 0 2	10		
43	1700	ditto ditto	0 2 36	3 4 10	33		
44	1710	ditto ditto	0 1 38	2 3 5	22		
45	1711	ditto ditto	0 1 11	1 7 1	14		
46	1712	ditto ditto	0 1 31	1 16 11	20		
47	1715	ditto ditto	2 2 5	11 7 8	114		
48	1716	ditto ditto	1 0 25	5 4 0	52		
49	1719	ditto ditto	0 1 2	1 3 2	12		
50	1720	ditto ditto	0 1 15	1 8 2	16		
51	1721	ditto ditto	0 1 30	2 2 6	21		
52	1723	ditto ditto	0 0 27	0 12 4	7		
					—443		
54	1403	Chomati, pergunnah Magoora	0 0 16	0 9 2	5		

24-PERGUNNAHS COLLECTORATE, the 19th November 1877.

W. M. SOUTTAR, *Offg. Deputy Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situated in the district of Backergunge, will be put up to sale at the Backergunge Collectorate on Friday, the 11th January 1878, corresponding with 28th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings, and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in serial.	Number in statement of Government estates.	Number on the district revenue roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
				A. R. P. V.	Rs. A. P.	Rs. A. P.	
1	11	1515	Taluq Kashi Nath Chatterjee in pergunnah Bozerkomedpur.	1 2 28 18	5 0 0	10 0 0	The term of the lease expired on the 30th Chaitra 1284 B.S.
2	157	3655	Taluq Gokul Chandra Mukerjee in pergunnah Bozerkomedpur.	91 1 14 7	216 0 0	432 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
3	213	270	Taluq Kartik Ram Parbat in pergunnah Bir-mohan.	7 2 21 4	15 0 0	30 0 0	The term of the lease expired on the 30th Chaitra 1284 B.S.
4	217	2084	Taluq Ratankisen Rai in pergunnah Uttar Shabazpur.	24 3 33 14	31 0 0	93 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
5	253	3081	Taluq Mahomed Moheem in pergunnah Sree-rampur.	8 2 5 0	1 8 0	3 0 0	
6	271	1707	Taluq Ramnohan Sen in pergunnah Bykun-tapur.	15 1 22 14	37 0 0	111 0 0	The term of the lease will expire on the 31st Chaitra in 1284 B.S.
7	272	1709	Taluq Ram Ratan Ghose in pergunnah Bykun-tapur.	1 3 25 7	9 0 0	9 0 0	The term of the lease will expire on the 31st Chaitra in 1284 B.S.
8	273	1712	Taluq Rashu Nandan Sen in pergunnah By-kuntapur.	4 3 33 12	14 0 0	28 0 0	The term of the lease expired on 30th Chaitra 1284 B.S.
9	865	5140	Kumar Khali Dari Char in pergunnah Bozer-komedpur.	2 0 2 27	5 0 0	5 0 0	
10	866	6212	Burpitta in pergunnah Dakshin Shabazpur.	10 2 4 30	20 12 8	50 0 0	
11	229	4400	Taluq Ratankashi in pergunnah Idilpur.	6 1 5 20	9 0 0	18 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
12	243	3967	Taluq Gopalnisen Bose in pergunnah Idilpur.	19 3 5 19	35 0 0	70 0 0	
13	275	4407	Taluq Ali or Hossein Raja in pergunnah Abdullapur.	9 2 33 14	22 0 0	29 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
14	285	5080	Taluq Ramkissen Bose in pergunnah Banero-rah.	24 3 10 12	75 0 0	225 0 0	
15	544	2117	Dari Chur Mirzaganze Madarbhona in per-gun-nah Bozerkomedpur.	20 1 12 44	72 0 0	144 0 0	The term of the lease expired on the 30th Chaitra 1284 B.S.
16	564	2111	Kudba Dari Chur in pergunnah Bozerkomed-pur.	120 1 13 24	117 0 0	450 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
17	708	2361	Taluq Ram Sankar Thakurta in pergunnah Uttar Shabazpur.	0 2 14 0	1 13 0	2 0 0	
18	806	4525	Lalpur alias Napta	244 2 12 15	201 0 0	402 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
19	849	3291	Taluq Ram Sankar Ghose in pergunnah Sha-bazpur.	2 0 12 9	8 0 0	8 0 0	
20	857	2020	Taluq Ram Kishore Kabiraz in pergunnah Khanjabadurnagar.	9 0 9 21	9 0 0	18 0 0	
21	875	1404	Janardan Rai in pergunnah Bozerkomedpur	0 2 2 11	12 0 0	24 0 0	
22	854	5204	Chur Manpara (island chur)	245 3 14 0	55 0 0	55 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
23	477	2124	Namati Nemaik Tafal in pergunnah Bozerko-medpur.	0 2 13 11	6 0 0	6 0 0	
24	407	6214	Talpur Kahi in pergunnah Bozerkomedpur.	0 3 24 3	7 0 0	14 0 0	The term of the lease expired on the 30th Chaitra 1284 B.S.
25	465	6216	Hat Gopalgunze in pergunnah Bozerkomed-pur.	6 2 4 19	11 0 0	22 0 0	The term of the lease will expire on the 31st Chaitra 1284 B.S.
26	214	1650	Sham Gobinda Ghose in pergunnah Bozerko-medpur.	5 1 6 8	15 0 0	30 0 0	The term of the lease expired on the 30th Chaitra 1284 B.S.

BACKERGUNGE COLLECTOR'S OFFICE, the 13th August 1877.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Dacca, will be put up to sale at the Dacca Collectorate on Saturday, the 12th January 1878, corresponding with 20th Pous 1284, B.S.

The purchaser will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Number in state-ment of Govern-ment estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	REMARKS.
			A. R. P. Y.	Rs. A. P.	
366	5795	Ulfiat Shah Fakirni	0 3 0 15	6 0 0	

DACCA COLLECTORATE, the 9th October 1877.

D. R. LYALL, *Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates, situate in the district of Dacca, will be put up to sale at the Dacca Collectorate on Saturday, the 12th January 1878, corresponding with 29th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estates to be sold to the highest bidder above the upset price; the purchaser of these estates will be considered as the proprietor of the estates, and the entire proprietary right of Government in such estates will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estates to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.

Serial number	Number in statement of Government estates.	Number on the district Rent-roll	Names of estates and pergunnahs.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS
				A. R. P. Y.	Rs. A. P.	Rs. A. P.	
1	167	8570	Kismat Sompam within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	11 3 11 3	18 10 0	37 4 0	At present all these kismats are under one number. After they are sold, separate number to each will be given.
2	Kismat Tejpoor within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	29 2 24 18½	45 7 0	90 14 0	
3	Kismat Bepohati within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	5 2 16 28	13 5 0	26 10 0	
4	Kismat Kola within talook Ram Nath Ram Ballabh. Hissa 11 Annas, pergunnah Rasulpoor.	10 1 0 24	17 7 0	35 8 0	
5	Kismat Sapa Nagore within talook Ram Nath Ram Ballabh. Hissa 11 Annas, pergunnah Rasulpoor.	7 0 29 28	6 13 0	13 10 0	
6	Kismat Taratiya within talook Ram Nath Ram Ballabh. Hissa 11 Annas, pergunnah Rasulpoor.	24 3 29 28½	59 7 0	119 14 0	
7	Kismat Atpara within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	2 1 18 27½	7 4 0	14 8 0	
8	Kismat Parahoom within talook Ram Nath Ram Ballabh. Hissa 11 Annas, pergunnah Rasulpoor.	15 0 10 15½	18 3 0	36 6 0	
9	Kismat Chur Mardua within talook Ram Nath Ram Ballabh. Hissa 11 annas, pergunnah Rasulpoor.	1 0 20 14½	1 15 0	3 14 0	
10	Kismat Kuzhi within talook Ram Nath Ram Ballabh. Hissa 11 Annas, pergunnah Rasulpoor.	6 2 0 25	19 6 0	38 12 0	
11	Kismat Chauras within talook Ram Nath Ram Ballabh.	2 0 26 6½	2 9 0	5 0 0	
12	Kismat Chanderdhor within talook Ram Nath Ram Ballabh.	11 1 34 2½	13 11 0	31 6 0	
13	Kismat Sordian within talook Ram Nath Ram Ballabh.	7 0 31 29½	10 13 0	21 10 0	
14	Kismat Doybota within talook Ram Nath Ram Ballabh.	1 0 20 15½	3 1 0	6 2 0	
15	Kismat Beera within talook Ram Nath Ram Ballabh.	2 3 8 14	4 13 0	9 10 0	

DACCA COLLECTORATE, the 6th November 1877.

D. R. LYALL, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Gya, will be put up to sale at the Gya Collectorate on the 25th January 1878, corresponding with 7th Maugh 1285, F. S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Names of estates and pergunnahs.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
20	2268	Jeypore Barson, pergunnah Pachrookhee	669 3 30	15 0 0	150 0 0	

COLLECTOR'S OFFICE, DISTRICT GYA, the 14th August 1877.

D. W. M. TRESTO, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of lands relinquished by the East India Railway Company in the district of Bhagulpore will be put up to sale at the Bhagulpore Collectorate on Monday, the 14th January 1878, corresponding with 17th Pous 1285 F.S. The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots to be sold revenue free to the highest bidder above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the plot to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.		Rs. A. P.
1	Relinquished plot of class A land situate in mouzah Fettehpore, pergunnah Bhawalpore, mile No. 261, (close line); bounded on the north by public road; south, railway line; east, relinquished plot of class A in mouzah Mansurpur; west, railway fencing and mouzah Fettehpore.	0 1 23	5 0 0
	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhawalpore, mile 261; bounded on the north by public road; south, plot of class B land purchased by Asadullah; east, relinquished plot of class A land in mouzah Mulla Chuk; west, relinquished plot of class A land in mouzah Fettehpore (No. 1).	1 1 51	20 0 0
3	Relinquished plot of class A land situate in mouzah Mulla Chuk, pergunnah Bhawalpore, mile 261; bounded on the north by public road; south, plot of railway class B land purchased by Beehou; east, relinquished plot of class A land in mouzah Sabour; west, relinquished plot of class A land in mouzah Mansurpur (No. 2).	1 0 23	20 0 0
4	Relinquished plot of class A land situate in mouzah Sabour, pergunnah Bhawalpore, miles 259, 260 and 261; bounded on the north by the land belonging to Kartick Nath Pandey's jinnah lands of Madun Mohan Thakoor, Songhoswar Jinnah, Putter, belonging to Bhagbhutty Chowdhury, and jinnah lands of Madun Mohan Thakoor; south, plot of railway class B land purchased by Moosumut Bhargabhutty Chowdhury; east, relinquished plot of class A land in mouzah Lodipore; west, relinquished plot of class A land in mouzah Mulla Chuk (No. 3).	17 3 27	50 0 0
5	Relinquished plot of class A land situate in mouzah Lodipore, pergunnah Bhawalpore, miles 259 and 260; bounded on the north by the river Ganges; south, railway class B land purchased by Banga Moonshee; east, relinquished class A land in mouzah Gansapore; west, relinquished plot of class A land in mouzah Sabour (No. 4).	4 0 28	65 0 0
6	Relinquished plot of class A land situate in mouzah Gansapore, pergunnah Bhawalpore, miles 259 and 260; bounded on the north by the river Ganges; south, railway class B land purchased by Banti Dasgoy; east, relinquished plot of class A land in mouzah Furka; west, relinquished plot of class A land in mouzah Lodipore.	3 2 5	50 0 0
7	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhawalpore, miles 257 and 258; bounded on the north by the zamin-dars lands of Madun Mohan Thakoor and Banti Mohan Sarin; south, railway B class lands purchased by Lala Boman; east, relinquished plot of class A land in mouzah Musach; west, relinquished plot of class A land in mouzah Gansapore (No. 5).	10 2 32	515 0 0
8	Relinquished plot of railway class A land in mouzah Musach, pergunnah Bhawalpore, mile 257; bounded on the north by the jote lands of Ramphul Dasgoy, Jagat Nath Wanner, Jagan Gora, Farshad, Munder and Mohan Munder; south, the old wall of Lodhipore; north, Harri Gora, certain Gora and Jagan Munder; east, the existing railway line; west, relinquished plot of class A land in mouzah Furka (No. 6).	3 2 50	65 0 0
	Relinquished plot of class A land in mouzah Lodipore, pergunnah Bhawalpore, mile No. 261, bounded on the north by the jote lands and jote lands belonging to late Baboo Ramesh Chandra Dasgoy; south, the old lands of late Baboo Ramesh Chandra Dasgoy; east, the plot of class A land belonging to late Baboo Ramesh Chandra Dasgoy; west, the plot of class A land belonging to late Baboo Ramesh Chandra Dasgoy.	3 0 7	12 0 0
	Relinquished plot of class A land situate in mouzah Lodipore, pergunnah Bhawalpore, mile No. 261, bounded on the north by the jote lands of late Baboo Ramesh Chandra Dasgoy; south, the old lands of late Baboo Ramesh Chandra Dasgoy; east, the plot of class A land belonging to late Baboo Ramesh Chandra Dasgoy; west, the plot of class A land belonging to late Baboo Ramesh Chandra Dasgoy.	6 1 53	20 0 0

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estate, situate in the district of Burdwan, will be put up to sale at the Burdwan Collectorate, on January the 12th, 1878, corresponding with 29th Pous 1284 B.S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings, and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
65	4876	Moolba, pergunnah Nulha	0 2 29	9 10 0	23 0 0	

COLLECTOR'S OFFICE, DISTRICT BURDWAN, the 13th August 1877.

E. H. WHINFIELD, Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Purna will be put up to public and unreserved sale at the Collector's office of that district on 4th February 1878, corresponding with the 23rd Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Number of town.	Name of mehal.	Name of malika.	Sudder jummas.	Balance.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1. 80	Kismit Shafallah, Dhubakolah, & pergunnah Sankoree.	Prasanna Coomar Roy, Shool Kumar Roy, Binola Devya, mother and guardian of Hem Narain and Jogendra Narain Roy, minors, Chunder Kant Bhattacharjee, Doyamoyee Devya, Bankant Jagotmoyee Devya, wife of Kristo Nath Roy, Siva Sunderee Devya, wife of Goluck Nath Roy, Komol Moni Devya, Khema Tripura Devya, Kristodhann Mohundar, Kashti Mohun Roy, Nitya Devya, Govind Chunder, Mohan Chunder Roy, Kristodhann Mohundar, Ram Prasad Roy, Shodishurree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radha Mohun alias Ram Coomhar Rai, Roydoo Nath Roy, Harman Devya, mother of Radoy Nath Roy, and Bullobh Kant Bhattacharjee, grandson of Tarnice Kant Bhattacharjee, and Hari Prasad Roy, being in arrears, should only be put up to sale. The shares of other maliks are to be exempted from sale, as the revenue due on them has been paid in full.	940 4 0	19 3 0	This mehal is under batwarah, and that the shares of Ram Prasad Roy, Shodishurree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radha Mohun alias Ram Coomhar Rai, Roydoo Nath Roy, Harman Devya, mother of Radoy Nath Roy, and Bullobh Kant Bhattacharjee, grandson of Tarnice Kant Bhattacharjee, and Hari Prasad Roy, being in arrears, should only be put up to sale. The shares of other maliks are to be exempted from sale, as the revenue due on them has been paid in full.
2. 132	The newly created chur forming accretion to motich Bhawanpur, appertaining to Kismit Purnabund in pergunnah Barachup.	Ananda Gobind Chowdhuri, Nitya Kali Devya, Sree Gobind Chowdhuri, Bejoy Gobind and Obhay Gobind Chowdhuri.	720 10 0 Road fund, 7 7 0	190 0 0 Road fund, 7 3 0	Entire mehal will be sold.
3. 208	Kismit chur Govindpur, pergunnah Katha mehal.	Roma Sunderee Devya and Gobind Chunder Talkee.	1,560 0 0 Police, 14 15 0	22 0 0	Ditto ditto ditto.

PURNA COLLECTORATE, the 2nd January 1878.

W. V. G. TAYLER, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Furreredpore will be put up to public and unreserved sale at the Collector's office of that district on 18th January 1878, corresponding with 6th Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Permanently-settled Estates.

Town number.	Sudder jummas.	Name of mehal.	Name of proprietor.	Arrears of revenue due to Government.
	Rs. A. P.			Rs. A. P.
6304	1,212 11 7	Chur Khagoten, two plots in Chur Madonstanker.	J. Pogdee, Esq. Kashi Chandra Roy, Bijendra Kumar Roy Chowtry, Anando Mohun, Gobind Lal Chandra, Mohesh Chandra, Ram Krishna and Kati Krishna Pal Chowdry, Gura Prasad, Prem Chand, Kishori Mohun, Harohai Roy, Moolba Sutan Krishna Mohun Dass, Monmalal Bisser.	23 10 6

FURREEDPORE COLLECTORATE, the 1th December 1877.

T. E. COXHEAD, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's office of that district on the 12th January 1877, corresponding with 1st Magh 1355 Umla, for arrears of revenue due on the 28th day of September 1877.

No. of A register.	Towjee number.	Name of mahal and pargannah.	Name of proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
<i>Permanently-settled Estates.</i>						
36	15	Alouari, pergunnah Koroolchore.	Kisore Charan Roy, Tincowree Mullik, Panchanund Acharji, Ajodhyaram Nag, Broodhur Mohapatra and Nilkanto Mohapatra.	Rs. A. P. 976 12 10	Rs. A. P. 0 7 1	
74	45	Amonpur, pergunnah Khandar.	Preemchand Mossanto, Takur Dass Roy, father and guardian of Dharoni Dhar Roy, Mohun Lall Mohapatra, Ramdhun Roy Choudhury, Bangopal Roy Choudhury, Kalidas Roy Choudhury, Sreenuttia Pearimony Das, mother and guardian of Koonjohabary Dass Chandro and Benocary Dass Chandro and Mohendronath Pal. Deduct the share of Preemchand Mossanto, for which a separate account has been opened. Balance share of Takur Dass Roy, father and guardian of Dhurondhur Roy, Mohun Lall Mohapatra, Ramdhun Roy Choudhury, Bangopal Roy Choudhury, Kali Dass Roy Choudhury, Sreenuttia Pearimony Das, mother and guardian of Koonjohabary Dass Chandro and Benocary Dass Chandro and Mohendro Nath Pal, which will be sold for the arrears of Government revenue of annas 4 and pie 7.	1,356 2 10 230 0 8 1,017 2 2		
76	47	Amicertah, pergunnah Khandar.	Doorgaprasad Dey, Pittamber Koondoo, Goluck Chandro Moshanto, Lachminarain Roy, Ramprasad Berah, Goluck Chandro Moshanto, Gopalhurry Rai, Kristoprasad Rai, Aukhoynarain Rai, Radhakanto Rai, and Pittamber Koondoo.	921 0 4	2 10 1	
300	157	Balrohindpur, pergunnah Almoroso.	Nermcharan Jana, Jootram Rai, Nunno Khan, and Koora-ran Chandro. Deduct the share of Nermcharan Jana, a separate account for which has been opened. Balance being the joint share of Jootram Rai, Nunno Khan, and Koora-ran Chandro, which will be sold for the arrears of Government revenue of Rs. 0-5-7.	603 0 0 75 10 2 527 14 11	0 3 9	
334	214	Bana Chakri, pergunnah Bagra-chore.	Modhoooodun Dass, Kasinath Pahari, Doorgaprasad Pahari, and Boghoomath Dass. Deduct share of Modhoooodun Dass, of which separate account has been opened Deduct share of Kasinath Pahari and Doorga-prasad Pahari, of which a separate account has been opened	Rs. A. P. 80 2 5 432 11 2 Total ... 522 13 7		
377	236	Bakti, pergunnah Khandar.	Balance being the share of Boghoomath Dass, which will be sold for arrears of Government revenue of Rs. 2-10-1. Lalmohun Maikap, Indromohun Maikap, Sreenuttia Lochunmoni, mother and guardian of Bhobun Mohan, Gourmohun, Koo-wagnarain, Godhadhur, Manikram, Debicharan, Mohendronath and Bakuntomath Maikap, Sreenuttia Adurmoni, mother and guardian of Woorpendronath and Jogendronath Maikap, sons of Beer-narain Maikap, Chaudhury Saco, Audaytocharan Saco, Radhanath Saco and Dwarkanath Saco. Deduct share of Lalmohun Maikap, Indromohun Maikap, Sreenuttia Lochunmoni, mother and guardian of Bhobun Mohan, Gourmohun, Koo-wagnarain, Godhadhur, Manikram, Debicharan, Mohendronath and Bakuntomath Maikap, and Sreenuttia Adurmoni, mother and guardian of Woorpendronath and Jogendronath Maikap, sons of Beer-narain Maikap, of which a separate account has been opened. Balance being the share of Chaudhury Saco, Audaytocharan Saco, Radhanath Saco, and Dwarkanath Saco, of which a separate account has been opened, will be put up to sale for the arrears of Government revenue of Rs. 0-1-4.	125 3 3 734 7 11 679 2 10 85 1 1	2 10 0 1 6	
517	253	Bardhaman, pergunnah Cuttar Behar.	Sreenuttia Tiliottoma Debi, mother and guardian of Taruknath Dass Mohapatra, Baidanath Datta, Shadho Charan Dass, Neemcharan Dass, Choudhury Baidanath Dass Mohapatra, Ramcharan Berah, Goluckcharan Jana, Mokorcharan Jana, Syud Mohamed Hossain, father and guardian of Wassumassa Bibee, Setulcharan Dass, Puddikomul Mitter, Shamacharan Pal, Sreenuttia Chumpokolota Debi, Kowul Lochun Maiti, Bhadracharan Maiti, Konratally, and Choudhury Taruknath Dass Mohapatra. Deduct share of Sreenuttia Tiliottoma Debi, mother and guardian of Taruknath Dass Mohapatra, of which a separate account has been opened Deduct share of Baidanath Datta	Rs. A. P. 1,062 2 5 401 15 10 Total ... 1,464 2 2		
1373	686	Hashimpur, pergunnah Shaha-pur.	Balance being the joint share of Shadhocharan Dass, Neemcharan Dass Choudury, Baidanath Dass Mohapatra, Ramcharan Berah, Goluckcharan Jana, Mokorcharan Jana, Syud Mohamed Hossain, father and guardian of Wassumassa Bibee, Setulcharan Dass, Puddikomul Mitter, Shamacharan Pal, Sreenuttia Chumpokolota Debi, Kowul Lochun Maiti, Bhadracharan Maiti, Khoyrat Ali Choudhury, Taruknath Dass Mohapatra, which will be sold for the arrears of Government revenue of Rs. 0-2-3. Godhadhur Berah, Udaychand Dass, himself and brother and guardian of Jagan Chandro Dass and Gobul Chandro Dass, minors, Radhakomohun Berah, Sreenuttia Adurmoni, mother and guardian of Bhadrachar Berah, Jodiputty Dass Berah, Shar-saur Pal, Nurbhury Pal, Khettor Mohun Dass, Bhadrachandro Mundie and Sreenuttia Harro Somdory, adoptive mother and guardian of Nobadrip Mundie.	3,212 12 2 Including police. 1,718 4 7	0 2 2 3 3 11	Arrears of police jumma
1406	723	Mafiat, pergunnah Moynachore.	Sreenuttia Dayamoin Dass	872 0 2	0 6 2	
1420	735	Jafail, pergunnah Khurpur.	Brojomohun Mohapatra, Dwarkanath Moshanto, and Durponarain Moshanto.	873 11 0	29 8 5	

No. of A register.	Towjee No.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
			<i>Temporarily-settled Estates.</i>	Rs. A. P.	A. P.	
1425	128	Jollamuttah, pergunnah Jollamuttah.	Guzendronarain Roy and Sreemutty Hurripria Debysa	10,227 6	5,836 11 6	
1460	815	Kontibaz pergunnah Khassal-jorah.	<i>Permanently-settled Estates.</i> Abdulluteef, Golam Mohiuddin and Golam Russool	1,427 8	110 6 1	
1570	803	Kushin, pergunnah Kgrachore.	Lukhinarain Kur Mohapatro, Gunganarain Pahary, Surupnarain Pahary, Protap Narain Pahary and Durgo-prasad Pahary	865 11 7	7 10 6	
1609	203	Mongulpur, pergunnah Pottash-pur.	<i>Temporarily-settled Estates.</i> Chowdhury Gopendrananda Doss Mohapatro, Anand Lall Roy and Kasmuth Mitter.	2,031 0 0	161 7 0	
2143	1170	Damparnah, pergunnah Amerai.	<i>Permanently-settled Estates.</i> Whittaram Doss, Sreemuttya Boshun, Mont Dele, aunt of Kowarnarain Roy Doss and others, Sreemuttya Bhado Mont Dele, mother of Kowarnarain Roy Doss and others, Gourmohun Goshami, Nurusonarain Maity, Taraprasad Roy, Guruprasad Maity, Sreemuttya Bhadra Doss, Rajnarain Bal, Radhacharan Roy, Jossobanto Roy, Lukhinarain Roy, Hurmarain Roy, Becharan Maity, Anbollah Dele, mother of Baldo Nath Pal, minor, Muthura Mohun Roy, Hurmarain Roy, Muthuran Sahoo, Jeetram Roy, and Sreemuttya Ratinomont Dele, grandmother and guardian of Indramarain Roy, minor, and guardian of Mohendro Roy Mohapatro and Kartaram Goochat. Deduct the share of Natarain Doss, Sreemuttya Bechomont Dele, aunt of Kowarnarain Doss and others, Sreemuttya Bhademo Doss, mother of Kowarnarain Doss and others, and Gourmohun Goshami, of which separate account has been opened. Deduct the share of Nuthuri Singh and Narain Maity. Deduct the share of Taraprasad Roy. Ditto Guruprasad Maity	Rs. A. P. 815 0 2 28 13 0 37 9 11 100 10 11 149 4 4	316 5 11 498 10 2	0 12 8
2160	1191	Paschim Mashura and Debar-khotun, pergunnah Bhutanmah.	Chowdhury Anando Lall Roy, Sreemutty Chowdhurani Bhadrachand, and Sreemutty Chowdhurani Taramoni, mother of Chowdhury Surupnarain Roy, minor.	3,620 11 8	83 12 3	
2175	1203	Porshipur, pergunnah Bahitaki.	Kowresmoni, Parvaticharan Pal, Ramkann Doss, Annandoran Doss, Sreemutty Saradamon, mother of Balhubbishun Ghose, minor, and Kristogobind Dey. Deduct the joint share of Kowresmoni, Parvaticharan Pal, Ramkann Doss, Annandoran Doss, and Sreemutty Saradamon, mother of Balhubbishun Ghose. Balance being the share of Kristogobind Dey, of which a separate account has been opened, will be sold for the arrears of Government revenue of Rs. 1-8-0.	325 7 1 394 1 4 131 5 9	1 8 0	
2170	1204	Palgerah, pergunnah Bahitaki.	Gadthur Mundie, Modun Mohun Dey, Garish Chandro Dey and Neeman Chandro Dey.	630 1 8	0 7 11	
2301	1270	Ranchendrapur, pergunnah Seebung.	Modun Mohun Dey, Sreedhur Chandro Dey, Neeman Chandro Dey, Rangolota Dey, mother of Radhannath Dey, and Thakurdoss Dey, minors, Muthuramohun Rana, Anand Chaman Maity, and Indramohun Dey. Deduct the share of Modun Mohun Dey, of which a separate account has been opened. Balance being the joint share of Sreedhur Chandro Dey, Neeman Chandro Dey, Rangolota Dey, mother of Radhannath Dey, and Thakurdoss Dey, minors, Muthuramohun Rana, Anand Chaman Maity, and Indramohun Dey, which will be sold for the arrears of Government revenue of Rs. 2-14-8.	736 0 0 184 0 0 552 0 0	9 14 9	
2403	1346	Shamsonderpur, pergunnah Kismut Kassijorah.	<i>Decennially settled Estates.</i> Sreemuttya Janaki Dele, Sreemuttya Doyamole, Jeshodamundun Panda, Gopeenath Panda, Sreemuttya Mungola Dehya, mother of minor Upendraprasad Panda, Bengshadthur Panda and Rammarain Patro. Deduct the share of Janaki Dele and Sreemuttya Doyamole, of which a separate account has been opened. Balance being the joint share of Jeshodamundun Panda, Gopeenath Panda, Sreemuttya Mungola Dehya, mother of minor Upendraprasad Panda, Bengshadthur Panda, and Rammarain Patro, which will be sold for the arrears of Government revenue of Rs. 0-2-3.	650 13 10 120 9 5 530 4 5	0 2 3	
2513	1396	Simulish, pergunnah Bhutanmah.	Chowdhury Anando Lall Roy, Sreemuttya Taramoni, mother of minor Surupnarain Roy, Sreemuttya Bhadrachand, wife of deceased Anando Lall Roy and adoptive mother of minor Gungunro Lall Roy.	700 9 1	19 2 1	
2514	1394	Ditto ditto	Ditto ditto	1,070 0 0	56 7 8	
2513	1403	Sreerampur, pergunnah Kismut Moynachore.	Kowarnarain Durbar, Neemaschand Durbar, Sreemuttya Sheodharmode Deyce, Sheik Menajosseben Mahomed, Bhodamuth Jana, Chhannajoy Durbar, Lukhinarain Choudhy, Rameenath Rukhi, Goluck Chandro Durbar, Begolcomar Jana, Huroprasad Hatare, Hauram Hatare, Wooshan in Deyce and Godadhar Patrook. Deduct separate account of Kowarnarain Durbar. Deduct separate account of Neemaschand Durbar. Deduct separate account of Sreemuttya Sheodharmode Deyce	Rs. A. P. 283 10 0 89 11 0 117 6 0	450 11 6 792 4 6	2 8 2
2615	1437	Sheodampur, pergunnah Kismut Moynachore.	Balance being the joint share of Menajosseben Mahomed, Bhodamuth Jana, Chhannajoy Durbar, Lukhinarain Choudhy, Rameenath Rukhi, Goluck Chandro Durbar, Begolcomar Jana, Huroprasad Hatare, Hauram Hatare, Wooshan in Deyce and Godadhar Patrook, which will be sold for the arrears of Government revenue of Rs. 2-8-2. Hurickist Kur, present possessor Lukhincharan Kur	503 7 1	0 0 3	

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on Thursday, the 31st day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th September 1877.

No. on the towji.	Class.	Name of mahal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
1. 1916	First class.	Tuppeh Haveli, Limabad, hissa 3 annas.	Ishwar Chunder Roy, Jagat Mohini Taraseni, Bama Sundari, Sukumini, Harimohini, Jagat Tara, Krisnananda Bhattacharya, Sibnath Sen, Gura Prasad Bhaha, Bhayrub Chunder Chowdry, Gour Mohun Das, Ram Dhan Roy, Raj Kumar Roy, Chunder Kumar Roy, Ram Doyal Roy, Bhurja Kumar Roy, Ram Charan Roy, Ram Doyal Sen, and Prasanna Kumar Roy.	1,629 3 3½	27 4 10½	Of the entire estate 6 cowries 3 kranties 1½ tils 1 krantio share, bearing a sudder jumma of Rs. 104-7-6½, with respect to which separate accounts were opened under Act XI of 1859 on behalf of Ganga Prasad, Kala Chand Nomodhar, Ram Khidoy Sen, Prasanna Kumar Roy, and Shambhu Chunder Chakrabarti, and Ram Khidoy Sen, will be excluded from the sale. The remaining 8½ gundas 1½ tils 3 kranties, being the joint share of Ishwar Chunder Chakrabarti and others, and paying a revenue of Rs. 1,629-3-3½, will be sold for arrears of revenue amounting to Rs. 27-4-10½.
2. 1916	ditto	Tuppeh Haveli, taluq Ram Deb Sen.	Bhagwan Chunder Bhattacharya, Ganga Das Mukhopadhyaya, Goloke Chunder Sen, Ram Deb Sen, Maheshwari, Rajani Nath Sen, Kali Kumar Das, Jagat Chunder Sen, Durga Charan Sen, Ram Kamal Sen and Radha Nath Bachaspati.	1,997 10 9½	72 3 3½	In this mahal separate accounts have been opened under Act XI of 1859 for share 3 annas 9½ gundas 17 tils, bearing a sudder jumma of Rs. 306-7-6½, on behalf of Radha Nath Bachaspati, Ram Kamal Sen, Bhagwan Chunder Bhattacharya and Durga Charan Sen. The remaining 1½ annas share 1½ gundas 3 kranties 3 tils of Goloke Chunder Bhattacharya and others, paying a rasedi sudder jumma of Rs. 1,997-10-9½, will be put up to sale for arrears of Government revenue Rs. 72-3-3½.
3. 1997	ditto	Pergunnah Khanja, Bahadurnagar, permanently settled taluq Foteh Mahomed.	Achhadi Bibi, Amina Bibi, Nurennous Khatun and Mir Abdoul Jabbar.	738 3 9	169 3 10½	The entire estate will be sold for arrears of Government revenue only.
4. 3255	ditto	Pergunnah Ratand, Kalikapur, hissa 3 annas.	Anandamoye Chowdhurani	3,154 11 5	34 4 9½	Ditto ditto ditto.
5. 3843	ditto	Pergunnah Selimabad, hissa 13 gundas.	Raj Kumar Roy	3,001 1 1½	406 12 7	Ditto ditto ditto.
6. 4633	ditto	Pergunnah Ratand, Kalikapur, taluq Abad Debpur in the name of Hari Prasad Roy.	Gopi Chunder Chakrabarti and others, hissa 11 annas; Nokari Lal Chakrabarti, minor, and Jorodishwari Debi, hissa 3 annas.	1,738 14 8	25 0 0	Of the entire estate, 11 annas share bearing a rasedi sudder jumma of Rs. 1,198-8-1, belonging to the proprietors Gopi Chunder Chakrabarti and others, will only be sold for arrears of Government revenue, and of the remaining 3 annas share of minor Nokari Lal Chakrabarti and Jorodishwari Debi, which has been separated under Act XI of 1859, 2 annas belonging to the latter will be put up to sale for arrears amounting to Rs. 7-12-0, the other 3 annas of the former, for which Government revenue has been paid, will be exempted from the sale.
7. 4760	ditto	Pergunnah Boser, gomadpur Juar Lohalia, hissa 12 annas.	Jago Mohun Guha, hissa 12 annas, Jorobundhu Nas, hissa 4 annas.	949 1 0½	5 0 3½	Of the entire estate, 4 annas share belonging to the proprietor Jorobundhu Nas, for which separate accounts were opened under Act XI of 1859, will be excluded from the sale, the remaining 12 annas share bearing a rasedi sudder jumma of Rs. 711-12-0, and belonging to the proprietor Jago Mohun Guha, will be sold for arrears of Government revenue Rs. 5-0-3½.
8. 6198	ditto	Chur Kahra including Kamrupa.	Sheik Abdollah Mia and Sheikani Senkar Mitter, hissa 9 annas.	Revenue, 4,421 4 0 Road fund, 44 7 11 4,465 11 5	Arrears for 1877-78, 944 11 0 Arrears for 1876-77, 3,118 8 8 4,043 3 8 Road fund, 44 7 0 4,127 10 8	Of the entire estate 9 annas, being the joint share of Sheik Abdollah Mia and Sheikani Senkar Mitter, will be sold for arrears of Government revenue and road revenue respectively, being Rs. 4,127-10-8. Of the remaining 7 annas, which have been separated under Act XI of 1859, 3½ annas share of Abdoul Mohan Chowdry, for which Government revenue has been paid, will not be sold. The other 3½ annas, as specified below, will be put up to sale for arrears of Government revenue, &c. :- Moulvi Amiruddin ... 1 anna. " Abdollah " " Komoreniasa Bibi " " Shobhan Bibi " " Nurjan Bibi " " Bokoyan Bibi " "
		Moulvi Amiraddi, hissa 1 anna		Revenue, 401 0 0 Road fund, 4 12 0 405 3 0	Arrears for 1877-78, 122 5 0 Arrears for 1876-77, 77 13 0 199 5 0 Road fund, 3 0 0 202 5 0	
		Moulvi Abdollah, hissa 3 annas		Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78, 61 4 0 Arrears for 1876-77, 33 14 6 94 5 6 Road fund, 1 0 0 95 5 6	Total 3½ annas.

No. on the towji.	Class.	Name of mahal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
			Komorennessa Bibi, hissa ½ anna.	Rs. A. P. Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Rs. A. P. Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Shobjan Bibi, hissa ½ anna ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Nurjan Bibi, hissa ½ anna ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Bohoyajan Bibi, hissa ½ anna	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Road fund 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Abdul Roban Chowdry, hissa 3½ annas.	Revenue, 1,719 8 0 Road fund, 17 4 6 1,736 10 6	101 3 6	
			Total revenue	7,880 0 0		
			Total road fund	79 0 0		
			Grand Total	7,959 0 0		
9. 5309	First class	Pergunnah Gopalpur Mirzah Nagar, mouzah Shilpur.	Bhairabh Chunder Masumdar and Mohesh Chunder Dutt.	Revenue, 1,734 0 0 Road fund, 17 0 0 1,751 0 0	Arrears for 1877-78 284 0 0 Arrears for 1876-77 1,469 0 0 1,753 0 0 Road fund 17 0 0 1,760 0 0	The entire estate will be sold for arrears of Government revenue and road cess.
10. 5310	Ditto ...	Pergunnah Gopalpur Mirzah Nagar, mouzah Mohadeb-pur.	Ditto ditto	Revenue, 752 0 0 Road fund, 8 0 0 760 0 0	Arrears for 1877-78 124 0 0 Arrears for 1876-77 628 0 0 752 0 0 Road fund, 8 0 0 760 0 0	Ditto ditto ditto.
11. 5323	Ditto ...	Chur Krishnapura	Behari Lal Roy Chowdry, hissa 4 annas 17½ gundas.	Revenue, 941 7 9 Road fund, 9 7 2 950 14 11	Arrears for 1877-78 144 11 0 Arrears for 1876-77 785 0 11½ 953 11 11½ Road fund, 0 7 2 953 7 1½	Of the entire estate, 4 annas 17½ gundas, being the jumali share of Behari Lal Roy Chowdry and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 945-7-1½. Of the remaining 11 annas 2½ gundas, with respect to which separate accounts were opened under Act XI of 1859, 1 anna of Tasumuddin chopdar, and 3 annas 10 karas of Moulvi Anisuddin Mahomed, for which Government revenue has been paid, will be excluded from the sale. The remaining 7 annas share, as specified below, will be sold for arrears of Government revenue:— Moulvi Amiruddin, hissa 3 annas. Nyamatulla Manjhi, hissa 5 gundas. Kali Kanta Poddar, ½ anna. Anisuddin haoladar, 1 anna. Mahomed Kasim Chowdry, 2 annas 5 gundas.
			Azimuddin haoladar, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Arrears for 1877-78 30 8 0 Arrears for 1876-77 182 10 0 193 2 0 Road fund 1 15 0 195 1 0	
			Mahomed Kasim Chowdry, hissa 2 annas 5 gundas.	Revenue, 434 8 6 Road fund, 4 5 9 438 14 3	Arrears for 1877-78 66 10 0 Arrears for 1876-77 216 0 3 283 10 3 Road fund 4 5 9 288 0 0	
			Moulvi Amiruddin, hissa 3 annas.	Revenue, 379 10 0 Road fund, 5 15 3 385 7 3	Arrears for 1877-78 61 8 0 Arrears for 1876-77 296 11 6 378 3 6 Road fund 5 15 0 384 0 6	

No. on the towij.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
		Tamijuddin Chopdar, hissa 1 anna.		Revenue, 193 2 0 Road fund, 1 15 0 193 1 0		
		Maharaj Asisuddin Ahmed, hissa annas 10 karas.		Revenue, 603 4 3 Road fund, 6 0 10 603 8 1		
		Nyamatullah Manjhi, hissa 5 gundas.		Revenue, 48 4 6 Road fund, 0 7 6 48 12 0	Arrears for 1877-78 7 10 0	
		Kashikanta Poddar, hissa 1 anna.		Revenue, 90 9 0 Road fund, 0 15 6 79 8 6	Arrears for 1877-78 15 4 0	
		Total revenue	...	3,000 0 0		
		Total Road Fund	...	31 0 0		
		Grand Total	...	3,121 0 0		

BACKBEGUNGE COLLECTOR'S OFFICE, the 18th December 1877.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mozufferpore will be put up to public and unreserved sale at the Collector's office of that district on the 9th January 1878, for arrears of revenue and other demands, which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th day of September 1877.

Serial No.	Towji No.	Name of Mehal.	Name of proprietor.	Sudder jumma of entire estate.	Sudder jumma of the share to be sold.	Arrears of revenue for which the estate is to be sold.	REMARKS.
				Rs. A. P.	Rs. A. P.	Rs. A. P.	
1	571	Ibrahimpur, pergunnah Barall	Raja Hurbullah Narain Singh	535 0 0	535 0 0	163 5 11	
2	696	Sornustpur, Furreedpur, appertaining to Bishnapur, pergunnah Bissarrah.	Shah Abdul All	1,527 11 0	1,527 11 0	68 4 0	
3	709	Buhulpur Chherahi, pergunnah Bissarrah	Jamayet Lall, &c.	1,031 14 9	704 1 3	8 0 3	
4	727	Chitrowli Askurapur, pergunnah Bissarrah	Pedumdhaj Opadhyay	2,902 9 1	95 15 7	13 15 7	
5	743	Ghatara Blumul, pergunnah Bissarrah	Ishwar Pershad, &c.	1,130 7 7	436 12 4	55 5 7	
6	749	Aymutpur Suhatha, pergunnah Bissarrah	Khyal Narayan, &c.	703 7 9	62 1 3	16 2 9	
7	749	Ditto ditto	Godhyn Koor, &c.	703 7 9	51 7 5	18 10 0	
8	771	Puttuhpur Buhree	Ranipershad Singh	2,641 10 6	2,641 10 6	99 0 0	
9	771	Ditto ditto	Mossamut Anoop Koor	2,641 10 6	Ditto	59 0 0	
10	771	Chamurpur, appertaining to Puttuhpur Buhree	Khadimboosain Khan	2,641 10 6	Ditto	35 0 0	
11	773	Rampur, pergunnah Bissarrah	Purdip Narain and others	586 0 8	Ditto	42 0 0	
12	2467	Hulrakishun, pergunnah Bissarrah	Khyal Narayan, &c.	615 8 4	91 13 9	1 12 0	
13	2468	Koodhani, pergunnah Bissarrah	Mossamut Lutchni Koor	633 7 2	633 7 2	10 5 0	
14	2143	Kishunpur Mudhuban	Mossamut Jeeun, &c.	1,466 2 2	262 14 7	27 13 10	
15	2651	Basunpur, pergunnah Ruttee	Shamnarain, &c.	534 8 11	534 8 11	23 11 7	
16	2664	Mahomudpur roson, pergunnah Ruttee	Nownidh Rai	675 13 8	675 13 8	315 12 3	
17	2700	Chukursool, pergunnah Ruttee	Kanal Muhton	810 8 10	13 15 1	6 15 1	
18	2700	Ditto ditto	Dhanoo Muhton	810 8 10	15 15 0	7 15 0	
19	2700	Ditto ditto	Daleep Rai, &c.	810 8 10	461 5 3	9 1 5	
20	2702	Sohayor Sarandi, pergunnah Ruttee	Madho Rai	617 14 6	189 9 1	12 10 7	
21	2702	Ditto ditto	Madho Persad	617 14 6	617 14 6	14 4 0	
22	2702	Ditto ditto	Hairs of Doonda Pandey	617 14 6	Ditto	14 4 0	
23	2704	Talooqa Keshapur, pergunnah Ruttee	Nownidh Narain	554 5 9	Ditto	215 13 3	
24	2716	Hissa Abdulrahempur, pergunnah Ruttee	Bheenuk Singh, &c.	564 10 8	279 6 2	23 5 8	
25	5056	Mussoodunpur Buisa, pergunnah Basotra	Ramunugrah Singh, &c.	571 11 0	571 11 0	23 12 2	
26	12070	Chaki Sohaapur, pergunnah Basotra	Laljee Sahu, &c.	3,443 2 8	3,443 2 8	673 11 5	

MOZUFFERPORE COLLECTORATE, the 28th November 1877.

C. F. WORSLEY, *Collector.*

NOTICE is hereby given, under Act VII of 1868, Act II (B.C.) of 1871, and Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 14th day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of June 1877.

NAYABAD.

For Arrears of Revenue.

Mouza Teknaaf, Thana Teknaaf.

No. 1401.—Talook Khepang Chaudhuri, Mamphuru, Srimati Nas, Chaimpuri, Wangiri Chaudhuri, and Kazzim Ali; recorded proprietors Akhil Chandra Nandi and Abhaya Charan Ghosh; sudder jumma, including road fund, Rs. 699-2-0. The entire talook will be sold.

G. M. CURRIE, *Offg. Collector.*

NOTICE is hereby given under section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jumma. Arrear for which estate is to be sold.		REMARKS.
			Rs. A. P.	Rs. A. P.	
238	Jahangir, pergunnah Dhamnuggur.	Khetra Nath Roy, Achutanund Das, Sonatan Panda, Doyasidhi Dakshinray, Harekrishna Das, Amir-un-Nissa Bibi, Atalbehari De, Sidd Nath Pati, Fakir Bahu himself, brother and guardian of Kirtibas Bahu and Brinbas Bahu minors, Subal Bahu, Man Bahu, himself and grandfather, and guardian, Prasootam Bahu minor, Behari Bahu, Godaberi Dei, Prahlad Mahanti, Hirabandhu Das, Radhabandhu Das father and guardian of Ranikandund Das minor, Kripasindhu Mahanti, Moulvie Mohamed Musurhul Haik.	2,268 0 8	149 10 5	Only 7a 3g 3k; 1kt 11h 8g, 2k share will be sold, the rest having been separated under Act XI of 1859.
913	Killa Raghunathpore, pergunnah Koorai.	Sobha Dei, Bulbhudra Promad Das, Boiriganjan Mohapatra, Lakhi Kanth Das Mohapatra, and Farmai Baboo.	1,933 3 10	1 1 5	
737	Patnojat Bagbrindaban, pergunnah Khejuri.	Nundkishore Das Bidyadhar, Brindaban Chunder Mandal and Brindaban Behari De	751 11 1	4 6 0½	
924	Moharankpur, pergunnah Manchana.	Madan Mohun Das, Anoopram Mahanti, and Puddoluchun Mandal.	14,206 9 7	1 12 6½	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, Contd. Dy. Collector in charge.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 10th of January 1878, corresponding with the 27th Pous 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Act in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Class I.—Permanently-settled Estates.

Tweji No. 45.—Pergunnah Bherchi; recorded proprietors Kassinath, Umanath, and Debnath Roy Chowdhry, Hurichaitunno Ghose, manager on behalf of Monmothoonath, Grijanath, Sutindronath Roy Chowdhry, minors, Parbuttyath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Amurendronath and Nurendronath Roy Chowdhry; paying sudder jumma of Rs. 2,953-4-1. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 590-10-8, will be sold for the realization of arrear, Rs. 37-0-9. Shares of the rest of the proprietors will be exempted from sale.

Tweji No. 97.—Turuf Hazrakati, pergunnah Moloy; recorded proprietors Kassinath and Umanath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothoonath, Grijanath, Sutindronath Roy Chowdhry, minors, Parbuttyath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Nurendronath, Umurendronath Roy Chowdhry, minors, and Debnath Roy Chowdhry; paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 12-0-1. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Tweji No. 160.—Pergunnah Moloy; recorded proprietors Kassinath and Umanath Roy Chowdhry, Debnath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothoonath, Grijanath, Sutindronath Roy Chowdhry minors, Parbuttyath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves and the latter guardian of Nurendronath and Amerendronath Roy Chowdhry, minors; paying a sudder jumma of the entire estate Rs. 22,972-5-11½. The shares of Kassinath and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 4,594-8-0½, will be sold for realization of arrear of Rs. 276-14-3½. Shares of the rest of the proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 274.—Pergunnah Sripodgoh; recorded proprietors Kassinath and Umanath Roy Chowdhry, Debnath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothoonath, Grijanath, and Sutindronath Roy Chowdhry, minors, Parbuttyath Roy Chowdhry, Jadubindronath Roy Chowdhry themselves, and the latter guardian of Nurendronath and Amurendronath Roy Chowdhry, minors; paying sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassinath and Umanath Roy Chowdhry, paying sudder jumma of Rs. 663-4-3, will be sold for realization of arrear, Rs. 42-14-7. Shares of all other proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 4819.—Pergunnah Mulghur Dehi Bansheria; recorded proprietors Kassinath Roy Chowdhry, Umanath Roy Chowdhry, Huri Choitunno Ghose, manager on behalf of Monmothoonath, Grijanath, and Sutindronath Roy Chowdhry, minors, Parbuttyath Roy Chowdhry, Debnath Roy Chowdhry and Jadubindronath Roy Chowdhry themselves, and the latter guardian of Norendro Nath and Amerendronath Roy Chowdhry minors; paying a sudder jumma of the entire estate Rs. 3,546-14-2. The shares of Kassinath Roy Chowdhry and Umanath Roy Chowdhry, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 17-6-2½. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

Tweji No. 4821.—Dehi Kanarail, pergunnah Moolghur; recorded proprietors Mudhoodur Moonjir, Tarini Churn Bose, Ramdhun Bose, Meer Bundali, Nufja Bibi, Lutifa Bibi, Gholam Hadem, Dwarkanath Bose, Kisto Mohon Dass, Ram Churn Chuckerbuty, Gourmohun Sircar, Umbica Churn, and Ishur Chunder Bose, Bungshee Mohun Bose, Bimadabim Chunder, Shirish Chunder Sircar Chowdhry, Ramdhun Biswas, Jogomohun Chuttopadhyas, Meer Hubesmusobhan, Abhilash Chunder Chuttopadhyas, Guno Moni Debia, mother of Satish Chunder Roy Chowdhry, minor, Runokaly Debia; paying sudder jumma of the entire estate Rs. 5,254-0-4. Share of Hububuslobhan, paying sudder jumma of Rs. 178-3-9, will be sold for realization of arrear annas 11 and 6 pie. There being no arrears due from the shares of other proprietors, they will be exempted from sale.

Tweji No. 4822.—Kiamut Rughoonathpore, pergunnah Moolghur; recorded proprietors Huri Choitunno Ghose, manager on behalf of Monmothoonath, Grijanath and Sutendronath Roy Chowdhry, minors, Debnath, Kassinath, Parbuttyath, and Umanath Chowdhry, Jadubindronath Roy Chowdhry himself, and the latter guardian of Nurendro Nath and Amerendro Nath Roy Chowdhry, minors; paying sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Chowdhry, paying sudder jumma Rs. 235-6-7, will be sold for realization of arrear Rs. 3-5-0½. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

Twji No. 5022.—Twelve annas of the entire 16 annas formed of $1\frac{1}{2}$ anna share of pergunnah Selimabad; recorded proprietors Pudmolechun Mostuffee, Matunguni Dassia, Parbuty Churn Roy Chowdhry, Gourmoni Dassia, Shibosundri Dassia, guardian of Bycunto Nath Dass Biswas, Taruk Nath Dass Biswas, Opendro Nath Dass Biswas, and Koyla Chunder Dass Biswas, minors, and Kassi Nath Dass Biswas, Ram Comul Dutt, Parbuty Churn Gungopadhy, paying sudder jumma of the entire estate Rs. 1,212-8. The share of Pudmolechun Mustofee, Matunginee Dassia and Parbuty Churn Roy Chowdhry; paying sudder jumma of Rs. 909-6-0, will be sold for the realization of arrear Rs. 18-3-11. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

No. 5041.—Delikurra, pergunnah Rajpore; recorded proprietors Mudhoosoodan, Nobokisto, and Jadubnath Chowdhry, Kedarnath Acharjee, Mamurain Chowdhry, Prannath Chowdhry, Radhagobindo Chowdhry themselves, and the latter guardian of Adyo Nath Chowdhry, minor, Pranchand Chowdhry, Keshub Nath Chowdhry, Mothoora Nath Acharjee, Chunder Moni Debia, mother and guardian of Kedarnath Acharjee, minor, Doorgamoni Debia, Brohmorup Gossami, Rajendro Nath Mookerjee, Anund Lall Chowdhry, Anund Moya Debia, Sreenath Mookerjee, executor on behalf of Gopal Debia, female minor; paying sudder jumma of Rs. 934-7-0. The shares of Ram Naram Chowdhry, Pran Nath Chowdhry, and Radhagobindo Chowdhry, for himself and executor of Adyo Nath Chowdhry, minor, Pranchand Chowdhry, Keshub Nath Chowdhry, paying sudder jumma of Rs. 194-10-10, will be sold for the realization of arrear Rs. 78-11-5. The shares of other proprietors not being liable for any arrears, will be exempted from sale.

T. M. KIRKWOOD, *Covenanted Deputy Collector in charge.*

JESSORE COLLECTORATE, the 7th December 1877.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
351	L 28—51830	5	Colonel O. Wilkinson.
355	O 28—34251	1,000	Ram Lal Saha.
	L 84—39876	100	
	L 92—62064	50	
356	L 92—77606	50	Inspector A. Hogg, Calcutta Police.
	to —77675	each.	
358	O 5—56119	10	Jodu Nath Roy.
360	O 4—34951	20	F. Canty.
361	L 94—53472	100	Momtoz Hossain.
362	L 92—27394	50	Major Badgley.
363	L 91—69459	100	Hem Chunder Banerjee.
364	L 94—65091	100	J. G. Cairns.
	—65092	100	
	—43638	100	
	—54989	100	
	—33287	100	
	L 86—43361	10	Anund Chunder Chakravarti.
365	L 97—31182	10	
	L 98—11600	10	
367	L 92—51857	50	Mohanunda Saha.

Notes partially lost or destroyed.

369	A 10—21379	20	Mohavarut Dey.
	A 73—80247	20	
	—45910	20	
370	L 17—85781	5	Gopal Chunder Bose.
371	O 8—20349	10	Jankee Pershad.
	O 6—39514	10	
372	O 7—26796	10	Raghobur Dyal.
373	O 8—56024	10	Proo Nath Mitter.
374	L 24—20912	5	Prosanna Coomer Bose.
375	L 27—82846	5	Pitamber Mukerjee.
376	L 80—77563	20	Hullothur Chatterjee.
377	L 63—86072	20	Baboo Jogomohun Lal.
378	L 81—30167	50	Gobindo Chunder Chowdhry.
379	L 88—96705	10	Wazeer Zedda Mahomed Omar Khan.
380	L 85—17508	1,000	Baboo Greedhari Lal.
381	O 20—51395	20	Mr. C. J. Dumaine.
382	O 27—46723	500	Lalgi Ram.
	to —46726	each	
383	L 81—59067	50	Sreemutty Hamanghini Dasi.
384	L 91—00133	20	Baboo Ramkisto Ghuttuck.
	L 25—51964	5	
385	L 63—51916	20	Mr. A. M. Eddis.
386	L 92—62000	50	Issan Chunder Dutt.
387	O 10—15634	10	Gridharoo Lal.
388	L 39—55353	10	Annadaprood Mookerjee.
389	O 4—88930	20	A. B. Pallianjee.
390	O 3—49188	20	Ashootoah Neogy.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
391	O 9—31718	10	Raghoo Nath Prosad.
	O 5—01806	10	
392	O 10—39456	10	Abhya Charan Mookerjee.
222	L 87—20194	10	Ram Chunder Chakravarti.
	L 70—06489	10	
223	L 27—33439	5	Modhusooden Dey.
	—32430	5	
224	L 51—64659	100	Fukeer Chunder Khan.
	—04658	100	
226	L 22—35802	5	Mohun Lal.
	—35803	5	
227	L 13—42398	20	Subder Alli.
	—42400	20	
	L 36—01744	20	
	—48768		
228	A 96—91508	10	Russick Lal Bose.
	—91509		
229	L 3—00404	10	Brojo Doyal Shaha
	A 96—02906		
230	E 15—00019	50	Golalljee and Monohur Lal.
	L 67—96587	50	
237	L 73—29813	10	Prosanna Chandra Guba.
	L 95—65249	10	
238	L 10—02135	5	Monohur Pal.
	—02136	5	
239	L 20—20592	5	Gopeenath Bose.
	—29591	5	
240	L 43—21698	10	Jankeershad.
	L 34—21698	10	
	L 16—32479	5	
	—32476		
241	O 7—00107	10	Mohendra Narain Bose.
	—00100	10	
242	L 11—42774	5	B. D. Burral.
	—42354	5	
243	O 1—88031	10	Agent, Bank of Madras, Vizagapatam.
	—88032	10	
244	L 27—06106	5	The Officiating Chief Pay Master, E. I. Railway, Calcutta.
	L 21—09163	5	
	L 20—17342	5	
	—17343		
247	L 9—63292	5	Joy Kissen Ghuttock.
	—63296	5	

E. W. KEILNER,

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 8th January 1878.

Notice.

THE annual Chootia Fair will be held at Chootia near Ranchi, the head-quarters of the Chota Nagpore Division, commencing on the 18th February 1878 and continuing for fifteen succeeding days.

By order of the Commissioner,

G. C. MITTER, *Pl. Asst. to the Commr.*

CHOTA NAGPORE, the 7th December 1877

Wanted

AN Overseer for the Municipality of Pubna; salary Rs. 25 per month. Passed candidates of the Calcutta Civil Engineering College will be preferred. Applications will be received by the undersigned till the 20th January 1878.

H. M. DAVIS, *Vice-Chairman of Pubna Municipal Commissioners.*

(2—3)

Statement of Government Promissory Notes enforced for payment of Interest in London, under deduction of amount retransferred to India, and outstanding in the Books of the Bank of Bengal on the 31st December 1877.

PARTICULARS	4 PER CENT. LOANS				5 PER CENT. LOANS		6 PER CENT. DEBITURES FOR		Total amount.
	of 1863-64	of 1863-64	of 1863-64	of 1863-64	of 1863-64	of 1863-64	10 years.	15 years.	
	1863-64	1863-64	1863-64	1863-64	1863-64	1863-64	Repayable, June 1877.	Repayable, June 1883.	
Balance of 15th December 1877
ADD—									
Amount enforced at Madras between 16th and 31st December 1877
Amount enforced at Bombay between 16th and 31st December 1877
Amount enforced at Calcutta between 16th and 31st December 1877
TOTAL
Deduct—									
Amount written off in the London Registers
Balance on 31st December 1877

NOTE.—From 9th June 1877 to 31st Oct. 1877—Enforced from India 2,579 lakhs; retransferred from London 2,523 lakhs.

Balance against India ... 74 "

PUBLIC DEBT OFFICE, BANK OF ENGLAND,
Calcutta, the 7th January 1878.

W. D. CRUICKSHANK,
Offg. Secretary and Treasurer.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date set against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1877.			
Dec. 31	3 Cases, J A & Co., with M below in a diamond ...	Order ...	Ship Star of Germany.
" 31	1 Case, B. B. S. & Co. ...	Ditto ...	Ditto.
" 31	1 Case, D. B. & Co. ...	Ditto ...	Ditto.
" 31	2 Cases, addressed ...	L. Mullick & Co. ...	Ditto.
" 31	2 Cases, R. P. & Co. in a triangle, top diamond, bottom C & B.	Order ...	Ditto.
" 31	1 Case, B. T. & Co. in a triangle ...	Ditto ...	Ditto.
1878.			
Jan. 2	294 Bags Castor Seeds, S in a double triangle ...	Ditto ...	S. S. Chyebassa.
" 5	2 Cases, N. C. D. & Co. in a diamond, bottom F. T. B. & Co.	Ditto ...	Ship City of Paris.
" 7	660 Cakes & 139 broken pieces spelter, no mark ...	Ditto ...	Ship Geraldine Paget.
" 5	1 Cask, 315 in a diamond, top M K ...	Ditto ...	Ditto.
" 5	1 Cask, 311 top, M C ...	Ditto ...	Ditto.
" 5	274 Cases, B L B ...	Ditto ...	Ditto.
" 5	1 Cask, 55 in a block, top dog ...	Ditto ...	Ditto.
" 5	1 Cask, E or no mark ...	Ditto ...	Ditto.
" 5	2 Cases, G in a triangle ...	Ditto ...	Ditto.
" 5	17 Casks, J. A. & Co., with M below in a diamond ...	Ditto ...	Ditto.
" 5	1 Cask, M L in an inverted triangle, top W. E. D. & Co., bottom & Co.	Ditto ...	Ditto.
" 5	40 Cases, A. M. & Co. in a diamond ...	Ditto ...	Ditto.
" 5	1 Case, B. I. S. N. Co., with BB below in a diamond	Ditto ...	Ditto.
" 5	2 Cases, W L M, bottom L ...	Ditto ...	S. S. Chinsurah.
" 5	1 Case, no mark ...	Ditto ...	Ditto.
" 5	2 Cases, R B R in a diamond ...	Ditto ...	Ditto.
" 5	2 Cases, J S with D below in a diamond ...	Ditto ...	Ditto.
" 5	1 Case, J S with H below in a diamond ...	Ditto ...	Ditto.
" 3	8 Cases, A. H. & Co. in a triangle, top C W ...	Ditto ...	S. S. City of Oxford.
" 3	24 Packages, A. M. Co. in a diamond ...	S. Kilburn & Co. ...	Ditto.
" 3	1 Bale, B S ...	S. Smidt & Co. ...	Ditto.
" 3	1 Bale, B A L in a block, top C ...	Graham & Co. ...	Ditto.
" 3	3 Bales, C D in a triangle, top G C ...	Ditto ...	Ditto.
" 3	1 Bale Queen, right D, left G, top J 3, bottom C C	Order ...	Ditto.
" 3	2 Bales, C B in a triangle, top C ...	Ditto ...	Ditto.
" 3	1 Cask, addressed ...	To the Captain, S.S. City of Oxford.	Ditto.
" 3	1 Bale, elephant, top 3 in a block ...	Graham & Co. ...	Ditto.
" 3	7 Bales, elephant, right D, left G, bottom C	Ditto ...	Ditto.
" 3	5 Bales, elephant, right D, left G, top J 3, bottom C	Order ...	Ditto.
" 3	7 Bales, elephant, right D, left G, top S 3, bottom C.	Ditto ...	Ditto.
" 3	3 Bales, eagle and flag, left C ...	Ditto ...	Ditto.
" 3	2 Bales, elephant in a block, left C ...	Ditto ...	Ditto.
" 3	1 Case, elephant in a triangle, top C C ...	Ditto ...	Ditto.
" 3	1 Bale, eagle & flag, or addressed ...	Ditto ...	Ditto.
" 3	25 Bales, F O in a diamond ...	Ditto ...	Ditto.
" 3	4 Bales, F O & O T, top T ...	Ditto ...	Ditto.
" 3	5 Bales, F horse, right D, left G, top S 3, bottom C	Ditto ...	Ditto.
" 3	2 Bales, F horse in a triangle, top G ...	Ditto ...	Ditto.
" 3	1 Case, addressed ...	Frank FitzJames, care of B. Smyth & Co.	Ditto.
" 3	1 Case, G C in a diamond, top C ...	Graham & Co. ...	Ditto.
" 3	1 Bale, G Y in an inverted triangle, top G. & Co., bottom C O	Ditto ...	Ditto.
" 3	26 Bales, H B K in a heart, top S, bottom H A N D	S. Kilburn & Co. ...	Ditto.
" 3	2 Bales, H in a diamond, bottom D ...	Ewing & Co. ...	Ditto.
" 3	2 Bales, H A & N D ...	Order ...	Ditto.
" 3	2 Bales, H M & G ...	E. & Oesterly ...	Ditto.
" 3	1 Case, addressed ...	E. Hunter, Esq. ...	Ditto.
" 3	1 Case, H P ...	Order ...	Ditto.
" 3	5 Bales, J W in a diamond, top C ...	Graham & Co. ...	Ditto.
" 3	12 Packages, J G, bottom C ...	Order ...	Ditto.
" 3	11 Packages, J C & W L, top S S J ...	Ditto ...	Ditto.
" 3	2 Cases, J G, bottom H ...	Ditto ...	Ditto.
" 3	1 Case, 587 in a diamond, top J L N ...	Ditto ...	Ditto.
" 3	2 Bales, Queen, K K ...	Ditto ...	Ditto.
" 3	1 Bale, L B in a circle ...	Ditto ...	Ditto.
" 3	1 Case, L. S. & Co., with N below in a diamond	Ditto ...	Ditto.
" 3	5 Bales, mermaid, right D, left G, top J 3, bottom C	Ditto ...	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 3	1 Bale, M by X	Kettlewell, Bullen & Co.	S. S. City of Oxford.
" 3	24 Cases, M G, bottom E	Order	Ditto.
" 3	3 Cases, M E in a diamond	Shib Chander Dutt	Ditto.
" 3	3 Bales, N T in a triangle, top G S 3 D, bottom C	Order	Ditto.
" 3	1 Bale, P & T	Paul, Tambaci & Sons	Ditto.
" 3	1 Bale, Queen, right D, left G, top J 3, bottom C	Order	Ditto.
" 3	5 Cases, R L M	Ditto	Ditto.
" 3	6 Bales, star, right D, left G, top S 3, bottom C	Ditto	Ditto.
" 3	1 Package Rope, S J T C	Ditto	Ditto.
" 3	2 Cases, W G in a diamond, top C	Ditto	Ditto.
" 3	40 Packages, X in a circle	Ditto	Ditto.
" 3	1 Case, Y M in an inverted triangle, top C	Graham & Co.	Ditto.
" 3	1 Sample Case, addressed	S. Smidt & Co.	Ditto.
" 3	1 Ditto, ditto	John Elliot & Co.	Ditto.
" 3	3 Sample Parcels	Kettlewell, Bullen & Co.	Ditto.
" 3	1 Sample Parcel, addressed	Ewing & Co.	Ditto.
" 3	1 Sample Parcel, addressed	E. W. Heilgers & Co.	Ditto.
" 3	1 Sample Case, S C in a diamond	Order	Ditto.
" 3	1 Sample Parcel, no mark	Ditto	Ditto.
" 4	1 Case, G by C	Graham & Co.	Ditto.
" 4	1 Case, E W or addressed	F. Hunter	Ditto.
" 4	2 Cases, M G, bottom E	Order	Ditto.
" 4	1 Case, addressed	C. V. Norman	Ditto.
" 4	1 Cask, S D in a cross, or no mark	Order	Ditto.
" 4	3 Casks, S D in a cross	Ditto	Ditto.
" 4	4 Cases, S J F and Co., top T S	Ditto	Ditto.
" 3	4 Cases, C D in a diamond, top C	Ditto	Ditto.
" 3	17 Packages Tubes, C S	Ditto	Ditto.
" 5	1 Case, A P in a diamond	Lloyd & Co.	S. S. Hindostan.
" 5	1 Case, 156 in a diamond, outside A. B. & Co.	Order	Ditto.
" 5	2 Cases, A & Co.	Ditto	Ditto.
" 5	1 Case, 270 in a diamond, outside A B & Co.	W. H. Fitze & Co.	Ditto.
" 5	1 Case, A G in a diamond, bottom H S K & Co.	Order	Ditto.
" 5	2 Cases, A J F H G, bottom O M & Co.	Ditto	Ditto.
" 5	5 Cases, A C	Ditto	Ditto.
" 5	1 Case, A S in a diamond	Ditto	Ditto.
" 5	66 Cases, B A in a diamond	Ditto	Ditto.
" 5	6 Cases, B M in a diamond, bottom R P	Ditto	Ditto.
" 5	1 Case, B B in a diamond	Ditto	Ditto.
" 5	7 Cases, B in a diamond, bottom J N B	Ditto	Ditto.
" 5	1 Case, C M in a diamond	Ditto	Ditto.
" 5	4 Cases, addressed	D. R. Lyall, Esq., C. S., Dacca, care of Lyall Reunie & Co.	Ditto.
" 5	1 Case, D L	Order	Ditto.
" 5	7 Casks, D M in a diamond, bottom L	Ditto	Ditto.
" 5	5 Cases, E B in an inverted triangle, bottom H S K & Co.	Ditto	Ditto.
" 5	2 Cases, E V in a diamond, outside A. B. & Co.	W. H. Fitze & Co.	Ditto.
" 5	1 Case, E A	Order	Ditto.
" 5	5 Cases, F C M in a diamond	Ditto	Ditto.
" 5	110 Cases, F T	Ditto	Ditto.
" 5	1 Case, G D D in a diamond	Ditto	Ditto.
" 5	4 Cases, G E or no mark	Ditto	Ditto.
" 5	3 Cases, G E H Co.	Ditto	Ditto.
" 5	3 Cases, addressed	D. M. Gardner, Esq., Magistrate-Collec- tor, Aminghur, care of Grindlay & Co.	Ditto.
" 5	2 Cases, addressed	G. E. Hotel Co.	Ditto.
" 5	1 Case, G. F. K. & Co.	G. F. Kellner & Co.	Ditto.
" 5	3 Cases, H A F	Order	Ditto.
" 5	2 Bars Round Iron, no mark	Ditto	Ditto.
" 5	3 Cases, J E M	Ditto	Ditto.
" 5	1 Case, J C B in a diamond	Ditto	Ditto.
" 5	2 Cases, J B in a diamond, outside A. B. & Co.	W. H. Fitze & Co.	Ditto.
" 5	7 Casks, J. E. S. & Co. with J. P. & Co. below in a diamond.	Order	Ditto.
" 5	8 Cases, J A in a diamond, bottom S. & Co.	Ditto	Ditto.
" 5	1 Case, L W in a diamond	Ditto	Ditto.
" 5	2 Cases, L & C in a diamond, top B T L	Ditto	Ditto.
" 5	1 Case, M W	Ditto	Ditto.
" 5	1 Cask, N E	Ditto	Ditto.
" 5	25 Cases, N D	Ditto	Ditto.
" 5	1 Case, N. T. C. Co.	Ditto	Ditto.
" 5	1 Case, O H M S	Regimental Mess, the Officer Commanding 51st Light Infantry, care of Fergusson & Co.	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ships.
1877. Jan. 5	8 Cases, addressed ...	Officers' Mess, 4th Battalion, 6th Regiment, care of Hamilton King & Co.	S. S. Hindostan.
" 5	3 Cases, P. D. & Co. in a diamond ...	Paul, Tambaci & Co.	Ditto.
" 5	3 Cases, R. D. & Co. in a diamond ...	Order	Ditto.
" 5	2 Cases, R. N. in a diamond ...	Ditto	Ditto.
" 5	2 Cases, S. M. in a triangle ...	Ditto	Ditto.
" 5	1 Case, S. in a triangle, bottom B ...	Ditto	Ditto.
" 5	1 Case, addressed ...	To the Secy. to the Govt of India, P. W. Dept.	Ditto.
" 5	1 Package, S. C. in a block with a line ...	Order	Ditto.
" 5	6 Cases, T. S. & Co. in a diamond ...	Ditto	Ditto.
" 5	1 Case, T. W. S. in a diamond, top T. S. ...	Ditto	Ditto.
" 5	3 Cases, T. B. G. & Co. in a block ...	Ditto	Ditto.
" 5	8 Packages, W. M. M. in a diamond, bottom W. H. & Co. ...	Ditto	Ditto.
" 5	86 Packages, X. in a circle ...	Ditto	Ditto.
" 5	3 Cases Sample, W. G. W. & Co. within a cross in a block ...	Ditto	Ditto.
" 5	1 Sample Parcel, C. E. P., bottom M. G. ...	Ditto	Ditto.
" 5	2 Sample Parcels, addressed ...	C. Nephew & Co.	Ditto.
" 5	1 Sample Case, D. W. in a diamond, bottom L ...	Order	Ditto.
" 5	1 Sample Parcel, addressed ...	Rev. A. Rust	Ditto.
" 5	1 Sample Parcel, addressed ...	The Agent, Hong-Kong and Shanghai Banking Co. Limited.	Ditto.
" 5	1 Sample Case, addressed ...	Lieut. H. R. Ross, Royal Artillery, Singapore.	Ditto.

CALCUTTA, the 7th January 1878.

(17-1)

W. DUFF BRUCE, Vice-Chairman.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 3rd January 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week ...	418 3 3	419 15 9	893 4 0	562 3 0	2,293 10 0	
Total of previous 53 weeks ...	21,321 5 0	20,803 0 1	35,392 0 9	26,464 7 11	1,03,979 13 9	
Grand total ...	21,739 8 3	21,221 15 10	36,285 4 9	27,026 10 11	1,06,273 7 9	

CALCUTTA, the 5th January 1878.

(15-1)

G. H. SIMMONS, Secretary.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of sal beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

22 " " 2-12 "

23 " " 2-14 "

24 " " 3 "

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SIMPSON HILLIERS, Asst. Conservator of Forests.

The 1st June 1877.

Notice

IS hereby given that the purchaser of the undermentioned lot of waste land, situated within the district of Chittagong Hill Tracts, having failed to pay the balance of purchase-money and interest due on account thereof on the latest day, the 10th December 1877, the said lot will be put up to public sale on the 9th February 1878, in the Office of the Deputy Commissioner of Chittagong Hill Tracts at Rangamatia, under the provisions of Act XI of 1859, Section 6, for recovery of the arrears in the manner prescribed in the said Act, on account of, and at the risk of, the defaulters:—

(1) No. of lot, 30.

Area, 3,000 acres.

Recorded proprietor, Colonel W. N. Lees.

Balance of purchase-money and interest due,

Rs. 14,182-11-2.

Boundaries.

North—Gurulla Naddi;

West—Boundary of the Hill Tracts towards the west;

South—Lomustra Kheong;

East—A line drawn from the source of the Gurulla Naddi to that of the Lomustra Kheong.

E. H. RUDDOCK, Offg. Dy. Commr.,

Chittagong Hill Tracts.

DY. COMM. OFFICE, RANGAMATIA,

The 21st December 1877.

THE undersigned intends to apply for admission as a Vakeel of the High Court, Calcutta.
(18-4) **GOVINDA DEVI MOOKERJEE.**

Lost.

THE Government Lost Promissory Note No. 087736 of 4 per cent. of 1865, 1st May, for Rs. 5,000 originally standing in the name of Mudhoobun Dass Dwarka Dass, and last endorsed to Jadub Chunder Paul the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.

JADUB CHUNDER PAUL.

CALCUTTA, Burra Bazar, Sonaputty, No. 6. (13-3)

Lost.

THE Government Lost Promissory Note of 4 per cent. No. 085045 of 1865, 1st May, for Rs. 5,000, originally standing in the name of Dr. Charles, J. Jackson, and William M. Souttar, and last endorsed to Sree Ram Chunder Paul, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.

SREE RAM CHUNDER PAUL.

CALCUTTA, Burra Bazar, Sonaputty, No. 6. (12-3)

Lost.

THE halves of the undermentioned Government Promissory Notes aggregating Rs. 4,500, standing in the name of the late W. T. Lindsay. Payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor, viz.—

Lower halves of 4 per cent. Government Promissory Notes—	
	Rs.
No. 038336 of 1842-43, dated 1st Feb. 1843, for	1,000
„ 068458 of 1865, dated 1st May 1865, for	1,000
„ 068459 of „ dated ditto, for	1,000
Lower half of 5½ per cent. note	
No. 020,573 of 1859-60, dated 31st May 1859, for	500
Upper half of 5½ per cent. note	
No. 036523 of 1859-60, dated 31st May 1859, for	1,000
Total	4,500

L. P. D. BROUGHTON,

(16-3) *Administrator-General of Bengal*

Labor Transport Company, "Limited."

THE Fourth Annual General Meeting of Shareholders of the above Company will be held at the registered Office, No. 13, Clive Street, on Thursday, the 10th January 1878, at 4 P.M., to pass the Accounts, declare a final dividend for the year ending 31st August 1877, and transact any other business which may be brought forward.

BENNETT AND CO., Managing Agents.

CALCUTTA, 28th December 1877. (5-2)

Dehra Doon Tea Company, "Limited."

NOTICE is hereby given that if the undermentioned parties* do not apply for the dividends due on their shares within six months from this date, the said dividends will be confiscated by the Directors under Section 45 of the Company's Articles of Association.

By order of the Directors,

A. F. GIBSON, Secretary, D. D. T. Co., Ltd.

DEHRA DOON, 10th December 1877.

* **MR. R. BURGESS.**
LIEUT. J. A. COLDECOTT.
COL. J. H. COX.
MR. C. S. CROSS.
LIEUT. J. H. CUNLIFFE.
SERGEANT GUNNELL (retired).
COL. S. M. HAWKINS.
MR. R. P. IRWIN.

MR. J. C. JOKE.
„ W. B. LUGREY.
MOHAMED ASHAR KHAN.
MISS E. G. NIGHTINGAL.
MR. R. W. PIERCE.
FEARY MOHUN BANERJEE.
SORHAN KHAN RESALDAR.
MR. J. THORPE.
KOYLAS CH. MOOKERJEE.
(1635-4)

Notice.

THE adjourned Half-yearly Ordinary General Meeting of the Shareholders of the Calcutta Landing and Shipping Company, Limited, is hereby called for Monday, the 14th January 1878, at noon.

2, HARR STREET,

CALCUTTA, 31st December 1877.

J. M. CHREWS, Manager.

(8-2)

New Beerbhooor Coal Company, "Limited."

PROCEEDINGS of the Ninth Ordinary General Meeting of the Shareholders held at the Office of the Company, No. 3, Fatric Place, on Saturday, 5th January 1878, at noon.

PRESENT:

George Yule, Esq., Chairman.

Thomas Carritt, Esq.
E. N. Grace, Esq.

A. R. McIntosh, Esq.
G. Walker, Esq.

Baboo Baney Madhub Sain.

Andrew Yule, Esq., by his attorney **George Yule, Esq.**
C. Currie, Esq., } By their attorney **John McIntosh, Esq.**
J. H. Twigg, Esq., }
J. C. Marillier, Esq., } By their attorney **A. R. McIntosh, Esq.**
J. Pendlebury, Esq., }
Mrs. Jessie Fraser.

The advertisement calling the meeting having been read, and the Report of the Directors with Statement of Accounts for the half-year ending 31st October 1877 having been submitted and taken as read,

It was proposed by **George Yule, Esq.,**

Seconded by **C. Currie, Esq.,** by his attorney **John McIntosh, Esq.,**

And carried—

That the Directors' Report and Accounts for the half-year ending 31st October 1877, which have been printed and circulated among the Shareholders, be adopted and approved as correct.

It was proposed by **Thomas Carritt, Esq.,**

Seconded by **G. Walker, Esq.,**

And carried—

That in accordance with the recommendation of the Directors, a dividend of Rs. 5 per share for the half-year ending the 31st October 1877 be declared payable on and after the 15th January, and that the sum of Rs. 4,152-13-9 be carried to credit of wear and tear account.

It was proposed by **E. N. Grace, Esq.,**

Seconded by **G. Walker, Esq.,**

And carried—

That Messrs. **George Yule** and **A. R. McIntosh** be re-elected as Directors and the appointment of **Mr. T. Carritt** be confirmed.

With a vote of thanks to the chair the meeting separated.

GEORGE YULE, Chairman.

The 5th January 1878.

(14-1)

POSTAL NOTICES.

SEA AND OVERLAND MAILS

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the Intermediate Ports	6 P.M.	9th Jan.	<i>Chinsura.</i>
Akyab and Kyauk Phyoo	6 „	13th „	<i>Commilla.</i>
Rangoon and Moulmein	6 „	13th „	<i>Bushoor.</i>
Persian Gulf	6 „	14th „	From Bombay.
Madras, Ceylon and the Intermediate Ports, Mauritius, Batavia, Singapore and China	6 „	14th „	<i>Meinam.</i>

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 11th January 1878, by which mails for Mauritius, St. Denis, Reunion, Zanzibar, Mozambique, Delagoa Bay, Natal, Cape of Good Hope, the Comoro Islands, and Madagascar can be forwarded.

2. Book-post and pattern-packets must be posted on the 10th January 1878.

N.B.—The Letter Box will close at 8 P.M. precisely, after which hour Overland letters, fully prepaid and bearing an extra postage

stamp of two annas on each cover, will be received up to 6-30 P.M., or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, Post-Master of Calcutta.

GENERAL POST OFFICE, CALCUTTA.
The 8th January 1878.

**List of Unclaimed Letters lying in the
Calcutta Post-Office on the
8th January 1878.**

Ahmed Ally.	Harris, W.
Allen, Miss Josephine E., care of Mrs. Dail.	Haseler, G. C. & Co.
Anderson, Mrs. C.	Hatchele, J. E.
Armstrong, A. A.	Healy, Mrs. E.
Auger, J.	Henderson, G. T.
Babonan, Miss.	Hubbard, Mrs. E. M.
Baily, J. E.	Jelliooe, Mrs. S. B.
Bauning, A. C. G.	Jewett, Mrs. Chas.
Bateman, W. E.	Joakim, J.
Beaubeane, Mrs.	Johnstone, Mrs. E.
Beard, Miss.	Jahanson, Seigneur S. C.
Bennett, Mrs. F. J.	Jordan, Miss L.
Bensan, Miss.	Julia and James.
Biggs, Mrs. Rachel.	Kelson, A. W.
Blake, T.	Kennedy, Robt.
Braunistics, L.	King, Miss.
Brewer, J. W.	Lewis, Miss A. M.
Briscoe, Miss A.	Liddell, J.
British Consul.	Lieboenhall, J. D.
Brown, J.	Lamarchaud, A. C. W.
Bruce, H. A.	Lopez, M.
Bruce, E. A.	Lopez Salvadore & Co.
Burke, Miss A. D.	Mackenzie, R. G.
Buckley, C. W.	Mackenzie, W. H.
Burrage, Mrs. H.	Macklon, Mr.
Bryan, Mrs. S. S.	Macneill, Capt. J. G.
Canto, Mrs.	Marrison, C.
Carber, W. E.	Massy, Lt. C. J.
Cartor, Mrs.	Mauder, F. C.
Chapman, Miss.	McGillray, Major G. T.
Cheers, Mrs.	McNamara, Mrs. M.
Coker, H.	Menesse, Mrs.
Comele, Mr.	Mickman, J.
Contemulicanti, G.	Mordon, Mr.
Coombs, George.	Morley, W. D.
Cooper, Alex.	Murphy, Mrs.
David, T. R.	Noble, F.
Delahay, Wm.	Newman, Chas.
Dennis, Mrs.	Nolan, J. H.
Dias, H. F.	Osborne, Col. C. O. C.
Dobbs, Dr. A. F.	Parker, J.
Dunn, R.	Porter, C. B.
Duval, Miss.	Passon, R.
Elder, Captain.	Patterson, H.
Ellis, Chas.	Peterson, H. J.
Evans, Mrs.	Pierce, J.
Ewing, Major William.	Preston, H.
Fanaken, T. D.	Provis, Miss A. M.
Farmer, D.	Rallings, Mrs. H.
Fernandez, A.	Renaud, Monsieur D. M.
Ferron, J. E.	Roberts, Miss.
Finney, Miss A. S.	Robertson, Dr. B. A.
FitzPatrick De (senior.)	Ross, Miss.
Forbes, L. R.	Ross, G. G.
Francis, J.	Rowlins, E.
Freeman, W. B.	Scott, R.
Freik, D.	Seamons, M.
Gamman, Edwin.	Sheridan, James.
Garrott, Dr.	Sherrinton, Mrs.
Gibbons, H.	Simpson, S. R. H.
Gillanders, J.	Smith, M.
Goldstein, J.	Smith, Captain Lees.
Gomez, Mrs. M. A.	Spence, Miss Maggie.
Gordon, Mrs.	Stawell, O. R.
Graham, Mrs. S.	Stanley, C. H.
Gray, P.	Stephen, James F.
Greer, B.	Stewart, Sergeant-Major.
Griffin, C.	Strachan, Rev. A.
Guiseppe, Casarato.	Swinley, Captain S. A.
Gunga Churn and Sham	Syanber, Mrs.
Churn Doss.	Syechenyi lecomte Bela.
Hack, W. H.	Syers, William.
Hadangen, Mrs. H.	Teat, T. G.
Haines, E.	Terrill, J. J.
Hannah, Dr.	Tickerau, W.
Harvey, Mrs. B. F.	Tillman, H.
	Thomson, Alexander.

**List of Unclaimed Letters lying in the Calcutta Post-
Office on the 8th January 1878.**

Thomas, Mrs.	Willis, Mrs. J.
Webb, Captain E. H.	William Robert & Co.
Werinime, Miss D.	William, E. A.
White, R.	Williams, Mrs.
White, J.	Wingrove, W. J.
Wight, Miss.	Wutzler, H.
Willis, Mrs.	

**Letters marked "Care of Post-Office, to be kept till
called for."**

Bell, Revd. W. C.	Macnab, Mrs. C.
Bennett, T. O.	Manverse, Capt. W. B.
Boe, Ashjohn.	Marshall, Geo.
Bull, Alex.	Mortan, Mrs.
Burn, Mrs. J.	Matson, E.
Brown, R. W.	Meyer, Herman.
Bruce, Esq.	Mirza, Abdool Hossain.
Campbell, Allen.	Montgomery, C. W.
Cashio, B. B.	Muggeridge, E.
Chennell, Thomas.	Nugent, Mrs. P. C. P.
Collins, Francis B.	Oroovits, Tasef.
Corbett, C. J.	Pawsey, R. H.
Cumberland, A. H.	Pearce, Capt.
Craig, Peter.	Pinkney, A.
Croghan, W. J.	Platt, J. H.
D'Silva, G. P.	Poper, A. R.
Doherty, Mrs. N.	Powell, H. J.
Doherty, Mrs. H. A.	Pratt, H.
Donovan, D.	Preston, Mrs.
Duncruff, John.	Puma, Sugar.
Edwards, A.	Reid, Sir J. R., Bart.
E. F. W.	Roman, Jacob.
Fanlain, Mrs. F.	Rose, Miss Grace.
Faulkes, E.	Rowell, R. H.
Fawcus, William.	Ryall, H.
Finch, Fredt.	Sagar, P.
Forbes, A.	Salomonson, A. A. C.
Gilmore, Charles.	Sarkar, Tara Dass.
Guthrie, A.	Sauzens, H. D.
Hackett, Mr.	Simpson, James M.
Hopkinson, Percy.	Stafford, General.
Huguenot, M.	Story, Augustus.
Huntrey, Capt. B. J. P.	Sweeting, A. C.
Indicento Orazio, Sigr.	Swars, Miss B. R.
Jaffray, W.	Taylor, J. S.
Johnston, Mrs.	Taylor, Revd. J. H.
Jones, W. Arnold.	Tomes, Mrs. A.
Killcoyne, Thos.	Tuckett, S. L.
Lane, C.	Ward, J. W.
Leapold, T.	Weckherlin, Baron W.
Leonard, Thomas.	Williams, Capt. T.
Leon, Mrs. F.	Williams, R. H.
Lock, Pat.	Willins, W. E. S.
Lonsdale, John.	Woods, Capt. James W.
Macdonald, J.	

Newspapers.

Brown, Hon'ble E.	Navin & Co.
Craig, Peter.	Poper, A. R.
Delahay, Mrs.	Story, W.
Dixon, J. W.	Schenck, J. F.
Macdonald, J.	

Parcels.

Collings, Capt. G. M.	Parker, J. C.
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E. C. GEORGE, Post-Master, Calcutta.

**Memorandum of Overland Papers received without
address on the 5th January 1878.**

Date of publication.	Place of publication.	Name of paper.	REMARKS.
Nov. 30	Vendredi	Le Renapheur.	
" "	Intto	L'Union Republiqueine.	
" "	London	The Sailor's Pocket Test-book.	
" "	Sheffield	Crampton Brothers' Catalogue.	
" "	London	A packet marked [H M B] Calcutta vtrs.	

E. C. GEORGE, Post-Master of Calcutta.
CALCUTTA POST OFFICE, the 7th January 1878.

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MESSRS. BIRD AND COMPANY have contracted to carry the Mails between Kurseong and Darjeeling by Tongas, and the service will probably be extended to the section of road between Silliguri and Kurseong by 1st April 1878.

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J. MACFARLAN,

Offg. Post Master General, Bengal.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, the 28th December 1877.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
Entrance below Chourania...	Ft. In. 5 6	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	2 9	Lalkawdiar.
From Jungipore to Berhampore, 47 miles.	2 0	Dhangshparah.
From Berhampore to Cutwa, 50 miles.	2 0	Juggernathpore and Mo-simpoor.
From Cutwa to Nuddea, 46 miles.	2 6	Neochinpoor.

MATABANGAH.

Entrance ...	1 0	
Thence to Tatarparah ...	2 0	Tatarparah.
From Tatarparah to Hat Bolia.	2 0	Dowangunge.
From Hat Bolia to Boalmaree.	4 0	Dassparah and Mohospore.
From Boalmaree to Alickdeah.	4 2	Katchhocuttah.
From Alickdeah to Kissen-gunge.	4 0	Mothoorapore.

JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	} ...	Closed.
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	4 0	
Thence to Junction with the Jellinghee.	3 6	Peerozpoor.
From Junction of Byrub and Jellinghee to Teakatta.	3 6	Jellinghee junction.
From Teakatta to Nuddea...	3 0	Sahibnughur.
Height of water on gauge at Berhampore, the 31st December 1877, above zero, 1 foot 7½ inches.		

T. H. WICKES, C.E.,

Exc. Engr., Nuddea Rivers Division.

BERHAMPORE, the 31st December 1877.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, the 4th January 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
Entrance below Chourasia ...	Ft. In. 5 0	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	2 9	Lalkawdiar.
From Jungipore to Berhampore, 47 miles.	2 4	Patanparah.
From Berhampore to Cutwa, 50 miles.	2 3	Juggernathpore and Mir-sapore.
From Cutwa to Nuddea, 46 miles.	2 9	Goopoopore.

MATABANGAH.

Entrance ...	Ft. In. 1 6	
Thence to Tatarparah ...	1 0	Tatarparah.
From Tatarparah to Hat Bolia.	2 0	Dowangunge.
From Hat Bolia to Boalmaree.	3 0	Dassparah.
From Boalmaree to Alickdeah.	3 4	Taltollah.
From Alickdeah to Kissen-gunge.	3 8	Choondangah, Rastopore and Mothoorapore.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	} ...	Closed.
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	4 0	
Thence to Junction with the Jellinghee.	3 6	Peerozpoor.
From Junction of Byrub and Jellinghee to Teakatta.	3 9	Byrub junction.
From Teakatta to Nuddea...	3 3	Sahibnughur.
Height of water on gauge at Berhampore, the 7th January 1878, above zero, 1 foot 4½ inches.		

T. H. WICKES, C.E.,

Exc. Engr., Nuddea Rivers Division.

BERHAMPORE, the 7th January 1877.

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8. Rock off Hingie Island, Bassuin River.
9. Rock off Pegu Coast.
10. Coral Patch near Sultan Shoal, Singapore Strait.
12. Position of Cochin Light-house.
13. Position of Releigh Rock, and additional beacons, Bombay.
14. Buoy marking Gindurah Rock, Galle.
15. Alteration in Manora Point Light Karachi; and discovery of a bank near Towak Island, Red Sea.
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20. Anchorage Buoys in Madras Roadstead.
21. Light-vessel near Krishna Shoal, Burma.
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The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1878.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 222A.

GENERAL.—*The 9th January 1878*—Mr. J. Kelleher, Officiating Joint-Magistrate and Deputy Collector, in charge of the Koochta division of the Nuddea district, is transferred to the sudder station of the district of Bhagulpore.

Mr. R. H. Anderson, Assistant Magistrate and Collector, Mymensingh, is transferred to the Presidency Division, and is appointed to have charge of the Koochta division of the Nuddea district.

Baboo Dwarka Nath Bose, Sub-Deputy Collector, Bogra, is allowed leave on private affairs for one month and fifteen days, under Section 5, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 29th September 1877.

Moulvi Ashurul Haq, Deputy Magistrate and Deputy Collector, Sewan Sarun, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may avail himself of it.

Moulvi Mahomed Azhar, Sub-Deputy Collector, Atia, Mymensingh, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code.

The 10th January 1878.—Mr. J. Pratt, Officiating Joint-Magistrate and Deputy Collector, Mymensingh, is allowed furlough for twenty months under Section 12 of the Civil Leave Code, together with subsidiary leave for twenty-one days, under Section 24 of the Code, from the 21st February 1878.

Mr. G. Stevenson, Officiating Joint-Magistrate and Deputy Collector, in charge of the Bhuddruck division of the Balasore district, is transferred to the sudder station of Mymensingh.

Baboo Tariny Prosad Roy, Deputy Magistrate and Deputy Collector, on leave, is appointed to have charge of the Bhuddruck division of the Balasore district.

The 11th January 1878.—Lieutenant L. J. H. Grey, Assistant Commissioner of the Third Grade, who reported his return from furlough on the forenoon of the 27th ultimo, is allowed subsidiary leave for thirty days from that date.

The 12th January 1878.—Mr. T. M. Kirkwood, Joint-Magistrate and Deputy Collector, Jessore, is appointed to officiate as District and Sessions Judge of Furreedpore during the absence, on leave, of Mr. F. W. V. Peterson, or until further orders.

Lieutenant P. A. Buckland is appointed to be a Member of, and Secretary to, the Committee for the management of the Zoological Gardens at Alipore, *vice* Mr. H. M. Tobin, with effect from the 10th ultimo.

Mr. T. J. C. Grant, Officiating Magistrate and Collector, Beerbhoom, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the afternoon of the 7th instant.

Mr. H. Savage, Assistant Magistrate and Collector, Ranegunge, is appointed to act as Magistrate and Collector of Beerbhoom during the absence, on leave, of Mr. T. J. C. Grant, or until further orders.

In modification of the orders of the 26th November 1877, published in the *Calcutta Gazette* of the 28th idem, Mr. H. L. Oliphant, Judicial Commissioner of Chota Nagpore, is allowed furlough for twenty months, under Section 12 of the Civil Leave Code, from the 28th January 1878, together with subsidiary leave for twenty-one days, under Section 24 of the Code, with effect from the 8th idem.

The 14th January 1878.—Mr. C. F. Worsley, Magistrate and Collector Mozufferpore, is appointed to act in the First Grade of Magistrates and Collectors during the absence, on deputation, of Mr. W. S. Wells, or until further orders.

Mr. J. J. Livesay, Officiating Magistrate and Collector, Rungpore, is appointed to act until further orders in the First Grade of Magistrates and Collectors, *vice* Mr. N. S. Alexander, on furlough.

Mr. F. Jones, Officiating Magistrate and Collector, Tipperah, is appointed to act until further orders in the Second Grade of Magistrates and Collectors, *vice* Mr. C. F. Worsley.

Mr. H. Beverley, Officiating District and Sessions Judge, 24th Pergunnahs, is appointed to act in the First Grade of Judges, with effect from the 1st instant, *vice* Mr. L. R. Tottenham, on furlough.

The 15th January 1878.—Lieutenant L. J. H. Grey, Assistant Commissioner, is appointed to special duty for the measurement and settlement of the Burkagurh estate, in the district of Lohardugga.

Lieutenant Grey is also appointed to act in the Second Grade of Assistant Commissioners.

Mr. H. W. Mackenzie, Officiating Assistant Commissioner, is appointed to have charge of the Gobindpore division of the Manbhoom district on being relieved of his present special duty by Lieutenant L. J. H. Grey.

Baboo Lolit Mohun Chatterjee, Deputy Magistrate and Deputy Collector, in charge of the Gobindpore division of the Manbhoom district is transferred to Chittagong.

POLICE.—*The 10th January 1878.*—Mr. Frederick Wilcox, District Superintendent of Police, Manbhoom, is transferred to Dinagepore.

Mr. William Henry Cornish, District Superintendent of Police, Dinagepore, is transferred to Manbhoom.

Mr. John Masters is appointed to be District Superintendent of Police, Noakholly, and to act as District Superintendent of Police, Dinagepore, until relieved by Mr. F. Wilcox.

Mr. Charles Armstrong Fisher, Assistant Superintendent of Police, is posted to Dacca on his return from furlough.

Baboo Mohendro Nath Hazrah, Assistant Superintendent of Police, is posted to Dinagepore on being relieved of his present appointment as Officiating District Superintendent of Police, Noakholly, by Mr. J. Masters.

REGISTRATION.—*The 31st December 1877.*—Moonshi Ihsan Ali Khan is appointed to be Sub-Registrar of Rowserah, in the district of Durbhunga, *vice* Moonshi Azid Baksh, deceased.

EDUCATION.—*The 12th January 1878.*—The District Superintendent of Police, Dinagepore, is appointed to be an *ex-officio* member of the Dinagepore District School Committee.

Baboo Uma Churn Bauerjee, Deputy Magistrate and Deputy Collector, Dinagepore, is appointed to be a member of the Dinagepore District School Committee, *vice* Mr. E. B. Godfrey, transferred.

Mr. P. Nolan, Officiating Joint-Magistrate and Deputy Collector, Dinagepore, is appointed to be Secretary to the Dinagepore District School Committee, *vice* Mr. C. A. Samuells, transferred.

The 13th January 1878.—Baboo Raj Krishna Roy Chowdhary, Second Grade Deputy Inspector of Schools, Calcutta, is appointed to be a Deputy Inspector of Schools of the First Grade, *vice* Baboo Puranund Mookerjee, deceased.

Baboo Siva Narayan Trivedi, Third Grade Deputy Inspector of Schools, Gya, is appointed to be a Deputy Inspector of Schools of the Second Grade, *vice* Baboo Raj Krishna Roy Chowdhary.

Baboo Gouri Sankar Ghosal, First Grade Sub-Inspector of Schools, 24-Pergunnahs, is appointed to be a Deputy Inspector of Schools of the Third Grade, *vice* Baboo Siva Narayan Trivedi.

Baboo Radhica Prasanna Mookerji, Acting Head-Master of the Hooghly Normal School, is appointed to have charge of the current duties of the Office of Inspector of Schools, Presidency Circle, during the absence, on leave, of Mr. A. W. Garrett, or until further orders.

Baboo Raj Krishna Roy Chowdhary, First Grade Deputy Inspector of Schools, Calcutta, is appointed to act as Head Master of the Hooghly Normal School during the absence, on deputation, of Baboo Radhica Prasanna Mookerji, or until further orders.

Baboo Gouri Sankar Ghosal, Third Grade Deputy Inspector of Schools, is posted to Calcutta, as a temporary measure, during the absence, on deputation, of Baboo Raj Krishna Roy Chowdhary, or until further orders.

Baboo Peari Mohun Mookerji, Deputy Inspector of Schools, Nuddea, is appointed to be Deputy Inspector of Schools, Beerbhoom.

Baboo Bishun Chandra Mookerji, Deputy Inspector of Schools, Beerbhoom, is appointed to be Deputy Inspector of Schools, Burdwan.

Baboo Kanti Chunder Chatterji is appointed to act as Deputy Inspector of Schools of the Third Grade in the district of Nuddea.

Baboo Gunesh Chunder Tripathy is appointed to be a member of the Singbhoom District School Committee, *vice* Baboo Jadoo Nath Sett, retired.

MEDICAL.—*The 10th January 1878.*—Surgeon C. H. Joubert, Officiating Protector of Emigrants and Superintendent of Emigration, Calcutta, is appointed to officiate as Health Officer for the Port of Calcutta during the absence, on duty, of Dr. J. G. French, or until further orders.

The 14th January 1878.—The orders of the 28th ultimo, granting Dr. J. A. Greene, Civil Medical Officer of Serampore, one month's privilege leave, are cancelled at his own request.

This cancels the orders appointing Surgeon G. C. Roy to officiate as Civil Surgeon of Serampore.

MUNICIPAL.—*The 4th January 1878.*—The following gentlemen are appointed to be Municipal Commissioners for the Suburbs of Calcutta :—

Mr. G. Yule, Merchant, Garden Reach, *vice* Baboo Janoki Nath Roy.

Coomar Kanti Chunder Sing, of Paikparah, Zemindar, *vice* Mr. J. K. Moran.

ROAD CESS.—*The 12th January 1878.*—Baboo Rakhal Chunder Bose, Moonsif of Toobkibograh, Tipperah, is appointed to be Chairman of the Nursingpore Branch Road Cess Committee, *vice* Baboo Otool Chunder Ghose, transferred.

The 14th January 1878.—Mr. J. E. B. Jeffery, Officiating Joint-Magistrate and Deputy Collector, Backergunge, is appointed to be Vice-Chairman of the Backergunge District Road Cess Committee, *vice* Mr. E. S. Moseley.

The following gentlemen are appointed to be members of the Raneegunge Branch Road Cess Committee :—

Mr. F. E. T. Dela Courneuve, Manager of the Raneegunge Coal Association.

Baboo Sreeram Ghatack, Mooktar and Landholder.

The 15th January 1878.—Mr. Charles Selby, Indigo Planter, is appointed to be Vice-Chairman of the Branch Road Cess Committee at Magoora, in the district of Jessore, *vice* Mr. G. R. Clarke, resigned.

Baboo Nobin Krishna Banerjee, Sub-Deputy Collector, is appointed to be Vice-Chairman of the Branch Road Cess Committee at Bagirhat, in the district of Jessore, *vice* Baboo Prosanna Coomar Sen, transferred.

The following gentlemen are appointed to be members of the Branch Road Cess Committee at Magoora, in the district of Jessore :—

Mr. Charles Selby, Indigo Planter, Vice-Chairman.

„ G. H. Meares, ditto,

Baboo Jogendra Sankar Chakravarti, Talookdar, } Members.

The following gentlemen are appointed to be members of the Branch Road Cess Committee at Bagirhat, in the district of Jessore :—

Baboo Nobin Krishna Banerjee, Sub-Deputy Collector, Vice-Chairman.
 „ Akhoy Kumar Chowdhry, Canoongoe,
 „ Chandra Nath Kurmakar, Native Doctor, } Members.
 „ Umesh Chandra Dass, Inspector,

The following Notification is republished from the *Assam Gazette* :—

The 3rd January 1878.—The undermentioned officers have been granted by Her Majesty's Secretary of State for India extension of leave, or permission to return to duty, as advised in list dated 23rd November 1877 :—

* * * * *

Permitted to Return.

Name.	Service.	Appointment.	Date on which permitted to return.
A. Forbes	Covenanted	Assistant Commissioner, First Grade, Assam.	Within the period of his leave.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal

[First Publication.]

NOTIFICATION.

The 15th January 1878.—It is hereby notified that the declaration for the acquisition of land required by the East Indian Railway Company for Railway purposes in the village of Lallpore, pergunnah Pajnoor, zillah Nuddea, which was published in the *Calcutta Gazette* of the 18th, 20th, and 27th December 1876, is cancelled.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th January 1878.—With the sanction of the Government of India, the following rules are declared to be in force in the Ports of the Lower Provinces of Bengal for the measurement of the tonnage of native craft under section 3 of Act XI of 1850.

Hull Measure the length along the deck from the after part of the stem to the fore part of the stern post.

Secondly.—The breadth from the broadest part from skin to skin.

Thirdly.—The depth from under the tonnage deck down the pump well to skin.

Multiply these three dimensions together, and divide the product by 130, and the quotient will be the tonnage of hull of such vessel.

If the vessel have a poop or other closed-in space, measure the inside length; breadth, and height of such part thereof as may be included within the bulk-heads, whether enclosed within foremost bulkhead or not.

Multiply these three measurements together, and dividing the product by 92·4, the quotient will be the number of tons to be added to the tonnage of hull of such vessel.

NOTE.—In measuring breadth, the skin is the inner side of the inner planking, and if a boat or vessel has no inner planking a thin batten laid on or against the inner side of the timbers would represent the inner skin, and in measuring depth, the floor timber, or, in its absence, the upper part of the keelson shall represent the skin.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th December 1877.—List of candidates for enrolment as Revenue Agents, who passed at the examination held in August 1877:—

Division.	District.	Names of the Candidates.	Division.	District.	Names of the Candidates.
Burdwan...	Burdwan ...	1. Adhar Chandra Basu. 2. Bidhu Bhushan Banerjia. 3. Bipin Bihari Basu. 4. Bipin Bihari Chaudhuri. 5. Durga Das Banerjia. 6. Jitram Chandra. 7. Krishna-Gopal Ghosh. 8. Mohes Chandra Chatterjia. 9. Naba Gopal Majumdar. 10. Panchanan Bhattacharjia. 11. Radhika Prasad Bhattacharjia. 12. Raghu Nath Ghosh. 13. Srinath Pan.	Dacca— (contd.)	Noakholly ...	1. Abdul Samad. 2. Ananda Chandra Dutt. 3. Banga Chandra Dd. 4. Chandra Kant Sur. 5. Hara Kumar Chuckerbutty. 6. Krishna Chandra Basu. 7. Madhu Sudan Chuckerbutty. 8. Naba Kumar Basu.
		1. Bipin Bihari Neogi. 2. Ishan Chandra Chaudhuri. 3. Nafar Chandra Mookerjia. 4. Parosh Nath Palit. 5. Sarada Prasad Banerjia.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Bhaja Hari Dd. 2. Haradhan Mitter. 3. Hriday Nath Satna. 4. Jay Narayan Chaudhuri. 5. Trailokya Nath Koer.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Haran Chandra Majumdar. 2. Kali Pada Ray. 3. Madhu Sudan Mookerjia. 4. Ram Taran Ganguli.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Rashbihari Mookerjia.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Abilash Chandra Chatterjia. 2. Harish Chandra Halder. 3. Jagadishwar Sarkar. 4. Makhaq Lal Banerjia. 5. Radha Nath Ray. 6. Sasi Bhushan Banerjia.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Priya Nath Mitter.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Aghor Nath Mookerjia. 2. Asanta Lal Banerjia.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Abhay Charan Das. 2. Baikant Nath Bhadra. 3. Chandra Mahan Biswas. 4. Dina Nath Das. 5. Kartik Prasad Kar.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
		1. Gagan Chandra Chuckerbutty. 2. Prasanna Kumar Mookerjia. 3. Sasti Charan Chuckerbutty.			1. Abdul Hamed. 2. Abdul Kader. 3. Ajodhya Prasad 1st. 4. Ajodhya Prasad 2nd. 5. Amir Haidar. 6. Bahadur Lal. 7. Banadhar. 8. Bulaki Lal. 9. Chatu Lal. 10. Darsan Lal. 11. Debi Prasad. 12. Deoki Nandan. 13. Fati Bahadur. 14. Ghasitan Lal. 15. Kuldip Narayan Singh. 16. Leakat Hussain. 17. Madhub Hussain. 18. Mahomed Abdul Kader. 19. " Ibrahim. 20. " Kusein. 21. Malik Ali Karim. 22. " Aminuddin. 23. " Mohomed Zahur Haq. 24. " Reazuddin Ahmed. 25. Mirza Makbul Hussain. 26. Najabat Hussain. 27. Nand Kumar. 28. Narayan Prasad. 29. Nil Madho. 30. Punat Lal. 31. Shaik Kabiruddin. 32. " Mahub Hesa. 33. " Mohd Hussain. 34. " Mahomed Abdul Gani. 35. " Mahomed Abdul Rahman. 36. " Mahomed Hussain. 37. " Mahomed Nadiq. 38. " Mahomed Umirderas. 39. " Mahomed Zahar. 40. " Manajid Hussain. 41. " Nada Hussain. 42. " Nader Ali. 43. " Reazuddin. 44. " Safait Hussain. 45. Sayed Abdul Aziz. 46. " Abdul Kader. 47. " Anwar Ali. 48. " Faizul Kabir. 49. " Mahomed Ishaq. 50. " Mahomed Yusuf Hussain. 51. " Mahomed Wali Hussain. 52. " Talib Karim. 53. " Wali Ahmed. 54. Sheu Chaitan Lal. 55. Zahal Narayan. 56. Zahir Hussain.
Rajshahye and Cooh Behar.	Bogra ...	1. Hari Mohun Gupta.	Patna ...	Gya ...	1. Amir Hussain. 2. Anrit Lal. 3. Darsan Lal. 4. Fazal Hussain. 5. Hula Narayan. 6. Mahommed Abdul Ghani. 7. Waziruddin Haidar.
		1. Hara Nath Das. 2. Hira Lal Banerjia. 3. Kailas Chandra Guha.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Balahari Pal. 2. Durga Charan Chuckerbutty. 3. Dwarka Nath Chuckerbutty. 4. Ganga Charan Basak. 5. Hari Mahan Chaudhuri. 6. Ishan Chandra Dutt. 7. Nara Narayan Ray. 8. Purna Chandra Banerjia. 9. Raj Bihari Chuckerbutty. 10. Raj Kumar Banerjia.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Barada Kant Das. 2. Kulas Chandra Dutt. 3. Kedar Nath Sen. 4. Rajani Kant Chuckerbutty. 5. Sasi Bhushan Mookerjia. 6. Sri Nath Ganguli. 7. Uma Charan Bhattacharjia.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Behari Lal Chaudhuri. 2. Dina Nath Sen. 3. Gouri Charan Dd. 4. Kailas Chandra Sen. 5. Kali Kumar Chuckerbutty.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Chandra Kant Chuckerbutty. 2. Gangahari Ghosh.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Banga Chandra Sen. 2. Basanta Kumar Talapatra. 3. Dina Nath Chuckerbutty. 4. Hriday Kumar Majumdar. 5. Kali Kumar Chuckerbutty. 6. Nabin Chandra Chuckerbutty. 7. Prasanna Kumar Das. 8. Pyari Mahan Mahanta. 9. Ram Kumar Banikya.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Banga Chandra Sen. 2. Basanta Kumar Talapatra. 3. Dina Nath Chuckerbutty. 4. Hriday Kumar Majumdar. 5. Kali Kumar Chuckerbutty. 6. Nabin Chandra Chuckerbutty. 7. Prasanna Kumar Das. 8. Pyari Mahan Mahanta. 9. Ram Kumar Banikya.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Banga Chandra Sen. 2. Basanta Kumar Talapatra. 3. Dina Nath Chuckerbutty. 4. Hriday Kumar Majumdar. 5. Kali Kumar Chuckerbutty. 6. Nabin Chandra Chuckerbutty. 7. Prasanna Kumar Das. 8. Pyari Mahan Mahanta. 9. Ram Kumar Banikya.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.
		1. Banga Chandra Sen. 2. Basanta Kumar Talapatra. 3. Dina Nath Chuckerbutty. 4. Hriday Kumar Majumdar. 5. Kali Kumar Chuckerbutty. 6. Nabin Chandra Chuckerbutty. 7. Prasanna Kumar Das. 8. Pyari Mahan Mahanta. 9. Ram Kumar Banikya.			1. Bhagwan Datt. 2. Jagdip Narayan. 3. Mahadeo Prasad. 4. Nanda Kisor. 5. Ram Prasad Lal. 6. Shankar Sahai.

Division.	District.	Names of the Candidates.	Division.	District.	Names of the Candidates.
Patna— (contd.)	Sarun— (contd.)	8. Lala Mathura Prasad. 9. " Raghu Nandan Sahai. 10. " Ram Ballav Sahai. 11. " Sidheswari Prasad. 12. Sayed Abdul Ali.			1. Abdul Wahed. 2. Amjad Ali. 3. Chet Nafiz. 4. Ganeshi. 5. Karam Ali. 6. Khoda Bakhsh. 7. Lachmi Prasad. 8. Madur Bakhsh. 9. Mahabir Prasad. 10. Majlis Ram. 11. Musabib Hussain. 12. Mahomed Wuzir. 13. Murli Dhar. 14. Mutiullah. 15. Parahan Lal. 16. Qutub Ali. 17. Raghunath Sahai. 18. Ram Prakes Lal. 19. Sasi Nath Das. 20. Wilayet Hussain. 21. Zahur Ali.
	Monghyr ...	1. Bajrangi Sahai. 2. Deo Sahai. 3. Durga Prasad. 4. Lachmi Prasad. 5. Mahomed Abdur Rahman. 6. Mahomed Muniam. 7. Narangi Lal. 8. Radhe Kishen (son of Bansidhar).	Bhagulpore } (contd.)	Purneah ...	
Bhagulpore	Bhagulpore...	1. Elahi Bakhsh. 2. Kader Ali. 3. Madan Gopal. 4. Santaki Jha.			
			Orissa ..	Cuttack ...	1. Damodar Mahanti.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 31st December 1878.—The following statement of receipts and charges on account of the Chittagong Port Fund for the year 1876-77 is published under section 47, Act XII of 1875, for general information, in supersession of that which was published in the *Gazette* of the 20th June 1877.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

Final Statement of Receipts and Charges on account of Chittagong Port Fund for 1876-77.

RECEIPTS.			Amount.	CHARGES.			Amount.
			Rs. A. P.				Rs. A. P.
Balance on the 31st March 1876	24,879 13 3	Establishment	1,087 1 0
Port dues on vessels	10,736 12 10	Stores	2,140 0 0
Pilotage fees	6,987 8 0	Contingencies	485 5 4
Interest on Government securities	1,109 3 8				
Canal tolls	220 4 0	<i>Light-Houses.</i>			
Fees for registering cargo-boats	117 0 0	Establishment	2,408 14 4
Fees, fines, and forfeitures	4 0 0	Stores	4,017 14 0
Miscellaneous	536 7 0	Contingencies	844 5 0
Cash recoveries of previous years	6 5 4				
Total	44,577 5 11	<i>Other Expenditure.</i>			
				Miscellaneous and contingencies	13 6 0
				Pensions	90 9 2
				<i>Pilot Establishment.</i>			
				Establishment	3,733 14 8
				Temporary establishment	347 0 0
				Contingencies	354 5 0
				Percentage on earnings	644 13 10
				<i>Minor Establishment, General Management.</i>			
				Port-master and establishment	2,713 11 5
				Cost of stationery for 1875-76 and 1876-77	21 7 8
				Contingencies	782 0 1
				Service postage stamps	7 0 0
				<i>Canal Tolls.</i>			
				Establishment and contingencies	353 4 0
				<i>Licensing and Surveying of Cargo-boats.</i>			
				Establishment	360 0 0
				<i>Public Works.</i>			
				Public Works Department	14,813 10 3*
				Petty construction and repairs	1,642 10 0
				Percentage in the establishment of Accountant-General's Office	145 1 0
				Balance on the 31st March 1877	7,628 9 2
							44,577 5 11

Note.—The balance of Rs. 24,879-13-3 on the 31st March 1876 is exclusive of Rs. 27,600 invested in Government securities.
* Rs. 14,814-10-3 is the amount entered in a statement showing the expenditure by the Public Works Department in 1876-77, forwarded by the Conservator of the Port of Chittagong with his letter dated the 12th June 1877, No. 64. The difference of Rs. 1 between that amount and Rs. 14,813-10-3 exhibited in this statement is due to a like sum on account of Public Works charges having been written back with reference to the supplementary account-current of the Public Works Department for March 1877.

[First Publication.]

DECLARATION.

The 15th January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the site of the Post Office at Kharakdiha, it is hereby declared that for the above purpose a plot of land measuring 8 cottahs more or less, and bounded on the north and east by the compound of the Munsif's Cutchery; on the south by the Khote of Anunt Chamar; and on the west by the Patsala compound and Nund Ram Sonar's Bhatta, situated

in to Kharakdiha, thana Kharakdiha, pergunnah Kharakdiha, in the district of Hazaribagh, is required within the aforesaid town.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the present rifle range at Khagowl in the villages of Lakhni Bigna, Hurdaspore, and Rampore, pergunnah Phoolwaree, district Patna, it is hereby declared that for the above purpose a piece of land measuring more or less 3 beegahs 5 cottahs 5 dhoores of standard measurement, bounded on the north by Garha of Radha Kishun; on the east by the lands of Radha Kishun, Ram Nath Muhto, Bullo Muhto, Puryag Muhto, and Ram Lochun Lall, the dak bungalow compound, and the waste land belonging to a Mr. Syriot; on the south by the waste land aforesaid; and on the west by the lands of Puryag Muhto, Ram Nath Muhto, Ram Lochun Lall, Bhola Missir, and Radha Kishun, is required within the aforesaid villages.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 28th December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for station purpose of the East Indian Railway Company, in the village of Vanrah, pergunnah Sherghar, zillah Burdwan, it is hereby declared that for the above purpose two pieces of class A land and two pieces of class D land, together measuring more or less 16 beegahs 15 cottahs 12 chittacks of standard measurement, and bounded in the manner following, viz., the first piece of A land bounded on the north, south, east, and west by the East Indian Railway Company's land; the second piece of A land bounded on the north, south, and west by the East Indian Railway Company's land, and on the east by the first piece of D land to be acquired: first piece of D land bounded on the south by East Indian Railway Company's land, on the west partly by the second piece of A land to be acquired and partly by the land of Messrs. Apcar and Co., on the east by the land of Messrs. Apcar and Co., and on the north by the land of Messrs. Apcar and Co.; second piece of D land bounded on the north partly by the East Indian Railway Company's land and partly by the land of Messrs. Apcar and Co., on the east and west by the Railway Company's land, on the south partly by the East Indian Railway Company's land and partly by the land of Messrs. Apcar and Co., are required within the aforesaid village of Vanrah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that a piece of land and a tank are required to be taken by Government at the public expense for a public purpose, viz. for establishing a watering station under the jurisdiction of the Municipality of Howrah, in the town of Howrah, pergunnah Boro, zillah Hooghly, it is hereby declared that for the above purpose a tank measuring, more or less, 17 cottahs of standard measurement, and bounded on the north by the Kawrapara ghât road, on the east by the land of Hurry Churn Haldar, on the south by the land of Tincowree Chowdarce and Nilmoney Mitter, and on the west by the Grand Trunk Road; and a piece of land measuring, more or less, 7½ cottahs of standard measurement, and bounded on the north by the Kawrapara ghât road, on the south and east by the tank of Nilmoney Mitter, and on the west by the Grand Trunk Road, are required within the aforesaid town of Howrah.

The plan of the plots may be inspected in the office of the Howrah Collectorate.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 31st December 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Barripore Municipality for a public purpose, viz. for the construction of a road within the limits of the Barripore Municipality, it is hereby declared that for the above purpose a strip of land is

required measuring 116 feet in length and 7 feet in breadth, or 1 cottah 2 chittacks, situated in the town of Barripore, pergunnah Medan Mulla, lot No. 250, *taraf* Barripore. This land is bounded on the north by Banerjeepara, on the south by the Mutlah road, and on the east and west by the garden land belonging to late Goluck Nath Bose, is required.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 223A.

The 9th January 1878.—Mr. J. Kennedy, Assistant Magistrate and Collector, in charge of the Magoorah division of the Jessore district, is appointed, under the provisions of Section 3, Act II of 1869, to act as a Justice of the Peace within the territories under the Lieutenant-Governor's control.

The 14th January 1878.—Baboo Upendro Chunder Ghose, B.L., is appointed to officiate as Moonsif of Nermal, in the district of Midnapore, during the absence, on deputation, of Baboo Joebun Krishto Chatterjee, or until further orders.

LEAVE OF ABSENCE TO MOONSIFS.—*The 9th January 1878.*—Baboo Nilmadhub Roy, Moonsif of Manickgunge, in the district of Dacca, is allowed privilege leave of absence for two months and twenty-six days, under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved.

Baboo Tara Prosunno Banerjee, M.A. and B.L., Moonsif of Narail, in the district of Jessore, is allowed privilege leave of absence for one month and four days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 15th January 1878, or from any subsequent date.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 31st December 1877.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Baboo Kartick Chunder Pal, Moonsif of Badargunj, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsifce jurisdiction.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 8th January 1878.—In continuation of Government Notification of 21st May 1877 it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace and serious riots which occur between the rival factions of the zemindar of Syedpore and the talookdars and others, owners of the villages of Singkhali and Attorkhali, in the Perozepore sub-division, in the district of Backergunge, the Lieutenant-Governor has sanctioned the retention for a further period of three months, from 1st November 1877, of a special police force of 1 head constable and 10 constables to be quartered on the said villages. The cost of the force, noted below, will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

			Rs.	A.	P.
1 first grade head constable at Rs 25	25	0	0
2 " constables at Rs. 9 each	18	0	0
4 second grade " at " 8 "	32	0	0
4 third " " at " 7 "	28	0	0
Pensionary charges at 2 annas per rupee	12	14	0
Contingencies at 10 per cent	10	0	0
			125	14	0
	or for three months	...	377	10	0
Clothing allowance of one head constable and ten constables at Rs. 4 per annum	11	0	0
Total cost	288	10	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 360 of the new Code of Civil Procedure (Act X of 1877) the Lieutenant-Governor has been pleased to vest the Courts of the Deputy Commissioners of Hazareebagh, Lohardugga, Singhbhum, and Manbhum, in the Chota Nagpore Division, with the powers conferred on District Courts by Sections 344 to 359 (both inclusive) of that Act.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Mr. Samuel Wright, the Subordinate Judge of Purneah, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts, and arising within the local jurisdiction of the Sudder Moonsif of that district, up to the limit of Rs. 50. His Honor is also pleased to withdraw from the Sudder Moonsif the powers which he at present exercises for the trial of such suits under the Government Notification of the 19th July 1871.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 12th January 1878.—Under Section 79 of Act III of 1877 (the Indian Registration Act) it is hereby notified for general information that, with the approval of the Governor-General in Council, the Lieutenant-Governor has been pleased to direct the substitution of the following scale of fees for that contained in Article A of the schedule of fees published under Section 77 of Act VIII of 1871:—

		Rs.	A.	P.
Where the value does not exceed Rs. 100	0	12 0
Ditto exceeds Rs. 100, but does not exceed Rs. 250	1	0 0
Ditto exceeds Rs. 250, but does not exceed Rs. 500	1	8 0
Ditto exceeds Rs. 500, but does not exceed Rs. 1,000	2	0 0
For every additional Rs. 1,000 or part thereof	1	0 0

The changes will take effect from the 1st February 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 14th January 1878.—The following description of the boundaries of the Dorunda cantonment is hereby published for general information.

The Dorunda cantonment is bounded on the north by the Agrora Nuddee, on the south by the Hindoo Nuddee, and on the east and west by a series of pillars the bearings and intermediate distances of which are shown below:—

	Number of pillar.	Backward bearing.	Forward bearing.	Intermediate distances of pillars.	REMARKS.
East	1	...	221° 0'	...	Bearing of Ranchi Hill lower taken from No. 1 Pillar, is 311° 30'
	2	41° 0'	214° 50'	862	Bearing of Ranchi Church spire, 357° 35'
	3	34° 30'	216° 0'	511	
	4	36° 0'	193° 0'	607	Bearing of S.E. corner of Burial ground No. 5, 274° 40'
	5	13° 0'	212° 0'	552½	
	6	32° 0'	213° 30'	684	Bearing from Pillar No. 4 to N.W. corner pillar of Sambulpore bridge, 84° 45'
	7	35° 30'	...	568-6	
West	8	...	344° 30'	...	Bearing from Ranchi Hill, 319° 30'
	9	164° 30'	342° 0'	841	Bearing from S.W. of Mess House, 49° 30'
	10	162° 0'	354° 30'	713-4	
	11	174° 50'	7° 30'	646	
	12	151° 30'	7° 30'	564	
	13	157° 30'	9° 0'	513-12	
	14	149° 0'	10° 30'	351	
	15	190° 50'	10° 15'	60	
	16	190° 10'	352° 0'	406	
	17	172° 0'	...	620-9'	

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 3rd January 1878.—The Lieutenant-Governor is pleased to direct the substitution of the following for Rule 78 of the Rules regulating labour transport under Act VII (B.C.) of 1873, published in the *Calcutta Gazette* of 18th November 1874. The new rule will come into operation on the 1st January 1878:—

Rule 78.—Emigrants and their dependents proceeding to a labour district shall not be embarked on a vessel carrying more than twenty persons without a pass from the Embarkation Agent. This pass shall not be granted until the Medical Inspector has satisfied himself of their freedom from any serious communicable disease.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 7th January 1878.—It is hereby notified that under Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare the Kendrapara and Goolnugger ferries on the river Gobri, in the district of Cuttack, to be public ferries.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 7th January 1878.—Under Section 5 of the Indian Registration Act III of 1877 the Lieutenant-Governor is pleased to transfer the village of Jaleh, with the other villages transferred to the district of Durbhunga by Government Notification dated 1st March 1877 (published in the *Calcutta Gazette* dated 21st idem), to the sudder sub-district of Durbhunga. His Honor is also pleased to sanction the abolition of the old sub-district of Jaleh and the formation of a new sub-district, comprising the Poopri thana with outpost Sarsoond, with head-quarters at Poopri. Sheik Salimullah, the present Sub-Registrar of Jaleh, will be Sub-Registrar of Poopri. These changes will take effect from 15th proximo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 29th December 1877.—Under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the districts of Beerbhoom and Moorshedabad, with effect from the 1st January 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 28th December 1877.—Under Section 50, Act X of 1872, the Lieutenant-Governor has been pleased to direct the Magistrate of Purneah, the Joint-Magistrate of Purneah, Mr. G. S. Hayes, Dr. D. Picachy, Baboo Parbutty Churn Dass, and Baboo Gobind Chunder Banerjee, or any one or more of them, to sit together with Baboo Bishen Chand, Baboo Mohesh Lall, Hakim Zainuddin, Mr. H. Cave, Mr. R. C. Walker, Koer Pudmanund Sing, Baboo Srikunt Jha, Baboo Hurmundun Sahai, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Purneah for the trial of cases arising within the local limits of the Purneah Municipality and of the Sudder Sub-division of the district of Purneah.

The Lieutenant-Governor has also been pleased to direct that when, under Section 51, Act X of 1872, the Bench exercises the powers of a Magistrate of the First Class, it shall also have the power to try summarily all or any of the offences mentioned in Section 222 of the said Act, and that, when similarly it exercises the powers of a Magistrate of the Second or Third Class, it shall also have power to try summarily all or any of the offences mentioned in Section 223 of the said Act.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENTS.

The 11th January 1878.

No. 6.—Notification.—Mr. B. Clark, Assistant Engineer, First Grade, joined the First Calcutta Division on the 27th December 1877, before noon, on return from Madras Famine Relief Works.

No. 7.—Leave of Absence.—Mr. A. R. Kalberer, Accountant, Third Grade, attached to the Central Office of Accounts, Bengal, is allowed leave for three months on medical certificate, under Civil Leave Code, Supplement F.; Section 3, with effect from the 2nd January 1878, before noon.

No. 8.—Mr. O. J. Middleton, Assistant Engineer, Second Grade, attached to the Patna Division, is allowed special leave for three months, under Public Works Code, Chapter II, Section IV, paragraph 28, with effect from the 22nd December 1877, the date of his return from Bombay Famine Relief Works.

The 12th January 1878

No. 9.—Notifications.—Mr. E. J. Neuville, Accountant, Second Grade, joined the Darjeeling Division on the 30th December 1877, after noon

No. 10.—Baboo Woomesh Chunder Mookerjee, Temporary Accountant, Fourth Grade, attached to the Circular and Eastern Canals Division, availed himself of the two months' privilege leave granted* to him from the 1st instant, before-noon.

No. 11.—Baboo B. S. Rungiah Naidoo, Accountant, Fourth Grade, joined the Circular and Eastern Canals Division on the 1st instant, before noon.

No. 12.—Baboo Gopal Chunder Bannerjee, Accountant, Third Grade, joined the Buxar Division on the 3rd instant, before noon.

No. 13.—The following order, issued by the Government of India in the Public Works Department, is republished for information :—

No. 11, of the 11th January 1878.—Sergeant J. Battman, Overseer, First Grade, is retransferred from Bombay to Bengal Provincial Establishment.

LOCAL COMMUNICATIONS.

The 14th January 1878.

No. 14.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a road from mouzah Pathadurga, pergunnah Darrachour, to mouzah Singla, pergunnah Nangleshwar, in the district of Balasore, it is hereby declared that for the above purpose a piece of land measuring more or less, 3 maus 14 gunths and 1 biswa of standard measurement, and passing through the villages and pergunnahs noted below, situated in the said district of Balasore, is required; the general direction of the line being from north to south,—

Name of Village.	Name of Pergunnah
1. Achhupada.	1. Nangleshwar.
2. Singla.	2. Ditto.
3. Kasimuli.	3. Darrachour.
4. Pathadurga.	4. Ditto.

2. This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 15.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose viz. for a road from mouzah Uttareshwar, pergunnah Banchas, to mouzah Gopinathpur, in the same pergunnah, in the district of Balasore, it is hereby declared that for the above purpose a piece of land measuring more or less, 52 maus 3 gunths and 14 biswas of standard measurement, and passing through the villages and pergunnahs noted below, situated in the said district of Balasore, is required; the general direction of the line being from north-north-west to south-south-east,—

Name of Village.	Name of Pergunnah.
1. Kumarpur.	1. Banchas.
2. Raipur.	2. Ditto.
3. Uttareshwar.	3. Ditto.
4. Gopalpur.	4. Ditto.
5. Daipur.	5. Banahar.
6. Nuapur.	6. Banchas.
7. Champo.	7. Ditto.
8. Angula.	8. Ditto.
9. Mohumuhan.	9. Ditto.
10. Gopinathpur.	10. Ditto.

2. This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

J. E. T. NICOLLS, Major-Genl., R.E.
Secy. to the Govt. of Bengal in the P. W. D.

HIGH COURT NOTICES.

High Court of Judicature at Fort William in Bengal.

NOTIFICATION.

The 10th January 1878.—All rules of practice under Act VIII of 1859 and Act XXIII of 1861, issued by the late Sudder Court or by the High Court at Fort William in Bengal, which were in force on the 30th September last, shall, so far as the same are applicable, be continued as the rules of the said High Court under Act X of 1877, except so far as the same may be contrary to the provisions of that Act, or as the same shall hereafter be altered or modified by the Court. All rules thus continued which refer to "Regular Appeals," shall be held to apply to appeals from original decrees under the new Code, and all those which refer to "Special Appeals," shall be held similarly to apply to appeals from appellate decrees under that Code.

RICHARD GARTH.	E. G. BIRCH.
F. B. KEMP.	G. G. MORRIS.
LOUIS S. JACKSON.	J. SEWELL WHITE.
W. MARKBY.	R. C. MITTER.
CHARLES PONTIFEX.	W. F. McDONELL.
W. AINSLIE.	J. PITT-KENNEDY.

NOTIFICATION.

The 12th January 1878.—The following list of holidays, to be observed on the Appellate side of the High Court in the year 1878, is notified for general information.

By order of the High Court,

J. CRAWFORD, *Offg. Registrar.*

List of Holidays during 1878.

New Year's Day and the two days following.	Jan. 1st to 3rd ...	Pous (1284) 18th to 20th	Tuesday to Thursday.
Mohurram 13th to 15th ...	Magh 1st to 3rd	Sunday to Tuesday.
Sri Panchomi ...	Feb. 7th and 8th 26th and 27th ...	Thursday & Friday.
Fatcha Donzadahom Dol Jatra ...	March 18th ...	Choitro 6th ...	Monday.
Choit (Mehabishub) Sankranti ...	April 12th 31st ...	Friday.
Easter Vacation ...	April 19th to 23rd ...	Bysack (1285) 7th to 11th	Friday to Tuesday.
Queen's Birth-day ...	May 24th ...	Jousti 11th ...	Friday.
Dusohara ...	June 10th 28th ...	Monday.
Junno Ostomi ...	August 22nd ...	Bhadro 7th ...	Thursday.
Annual Vacation, including Moha-loya Pooja, Fed-ul Fitr, & Durga, Lukhi, Kali, Juggodhatra and Kartik Poojas.	Sept. 17th to Nov. 16th.	Assin 2nd to Aughran 1st	Tuesday to Saturday.
Fed-uz-Zohra ...	Dec. 6th and 7th ...	Aughran 21st and 22nd ...	Friday and Saturday.
Christmas Vacation 23rd to 31st ...	Pous 9th to 17th ...	Monday to Tuesday.

Sheriff's Office, the 26th December 1877.

NOTICE is hereby given that the First Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the twenty-first day of January next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

W. J. CURTOYS, *Sheriff.*

সরকারি আফিস, সম ১৮৭৭ সাল ২৬শে ডিসেম্বর।

সকলকে সমাচার দেওয়া যাইতেছে যে সুবে বাংলার ফোর্ট উইলিয়ম তুর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্তা জন্য আগামিসম ১৮৭৮ সালের ২১শে জানুয়ারি সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সম ১৮৭৮ সালের প্রথমক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোম করেদির বিকছে ফৌজদারী মিছিল করিবেক তাহারা উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

W. J. CURTOYS, *Sheriff.*

SMALL CAUSE COURT NOTICES.

UNDER SECTION 14, Act XI of 1865, notice is hereby given that, subject to the order of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Monday, the 21st January 1878.

Tuesday, the 22nd " "

NARAIL SMALL CAUSE COURT, the 8th January 1878.

JOHN WESTON, *Judge*.

TREASURY NOTICES.

DEPUTY COLLECTOR BABOO NORIN CHUNDER MITTER has been placed in charge of the Sarun treasury, and is authorized to draw bills on other treasuries.

D. G. BANERJEA, *Personal Asst. to Commr., for Commr.*

PATNA COMM'R'S OFFICE, BANKIPORE, the 8th January 1878.

UNCOVENANTED DEPUTY COLLECTOR BABOO ROMESH CHUNDER MOOKERJEE has been placed in charge of the Nuddea treasury and authorized to draw bills on other treasuries.

R. L. MANOLES, *Offg. Commr.*

COMM'R'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 8th January 1878.

BABOO MAHANAND GUPTA, Deputy Collector, has been placed in charge of the Pooree treasury from 5th January 1878, and authorized to draw bills on other treasuries.

By order,

R. C. BOSE, *Personal Asst. to Commr.*

COMM'R'S OFFICE, ORISSA DIVN., CUTTACK, the 8th January 1878.

BABOO MOHINI MOHAN CHAKRAVARTI, Deputy Magistrate and Deputy Collector, has been placed in charge of the Tipperah treasury, *vice* Baboo Rajani Kumar Datta, Deputy Collector, and authorized to draw bills on other treasuries.

F. B. PEACOCK, *Offg. Commr. of Dacca*.

DACCA COMM'R'S OFFICE, the 11th January 1878.

EDUCATIONAL NOTICES.

EXAMINATION OF CANDIDATES FOR PLEADERSHIP AND MOOKHTARSHIP IN MOFUSSIL COURTS SUBORDINATE TO THE HIGH COURT.

The next examination of candidates for Mookhtarship will commence on the 25th instant, at Calcutta, Dacca, Patna, Cuttack, and Gowhatty.

The examination of candidates for Pleadship will be held in Calcutta on the 25th and 26th instant.

The Calcutta examination will be held at the Presidency College, and will commence at 10 A.M. on each of the above days.

The candidates will be required to produce at the examination the extracts from the register, which will be furnished to them by the District Judges, through whom their extracts have been sent to the Board of Examiners.

The candidates will also be required to produce receipts for their fees for appearing at the examination.

E. J. TREVELYAN,

Secy. to the Board of Examiners for Pleadship and Mookhtarship.

CALCUTTA, the 11th January 1878.

SENIOR SCHOLARS.

1878.

Name of Scholar.	College he comes from.	College where the scholarship is to be made tenable.	Course elected.
FIRST GRADE. (10)			
Ramnath Chattopadhyay ...	Presidency College...	Presidency College...	B. Course.
Sures Chandra Chattopadhyay ...	Ditto ...	Ditto ...	A. Course.
E. Doran ...	St. Xavier's College ...	St. Xavier's College ...	B. Course.
Nagendra Nath Ghosh ...	Presidency College ...	Presidency College ...	Ditto.
Ramprasad Bagehi ...	Ditto ...	Ditto ...	Ditto.
Haris Chandra Chakravarti ...	Hooghly College ...	Hooghly College ...	Ditto.
Jadu Nath Gosvami ...	Presidency College ...	Presidency College ...	Ditto.
Kshetraprasad Chattopadhyay ...	Ditto ...	Ditto ...	Ditto.
W. Younan ...	St. Xavier's College ...	St. Xavier's College ...	Ditto.
Purnendunarayan Sinha ...	Patna College ...	Patna College ...	Ditto.
SECOND GRADE. (39)			
<i>Hooghly District.</i>			
Kantibhusan Bandyopadhyay (1) ...	Hooghly College ...	Calcutta Medical College.	
Upendranath Mukhopadhyay ...	Ditto ...	Hooghly College ...	B. Course.
Trailokyanath Som ...	Ditto ...	Ditto ...	Ditto.
Bhagvatticharan Mitra ...	Ditto ...	Ditto ...	Ditto.
Jaharilal De ...	Ditto ...	Presidency College...	Ditto.
Jugalkisor Dutta ...	Ditto ...	Hooghly College ...	Ditto.
<i>Town of Calcutta.</i>			
Dwarkanath Chakravarti ...	Presidency College ...	Presidency College...	B. Course.
Kulindhan Roy ...	General Assembly's Institution.	Ditto ...	Ditto.
Suryyakumar Chaudhuri ...	Ditto ...	General Assembly's College.	A. Course
Biharilal Sarkar ...	Metropolitan Institution.	Presidency College...	B. Course.
Ramani Mohan Chattopadhyay ...	Ditto ...	Ditto ...	Ditto.
Nritya Gopal Mukhopadhyay ...	General Assembly's Institution.	General Assembly's College.	A. Course.
Basantakumar Basu ...	Metropolitan Institution.	Presidency College ...	B. Course
Kumadnath Bandyopadhyay ...	Presidency College.	Ditto ...	Ditto.
Chandi Charan Sen ...	Ditto ...	Ditto ...	Ditto.
Atul Chandra Ghosh ...	Ditto ...	Ditto ...	Ditto.
Nayur Chandra Ghosal ...	Ditto ...	Ditto ...	Ditto.
Sris Chandra Laha ...	Ditto ...	Ditto ...	A. Course
Bankim Chandra Mitra ...	Metropolitan Institution.	Ditto ...	B. Course.
Arthur Henry Wilson ...	Doverton College ...	Doverton College ...	A. Course
Rama Prasanna Mukhopadhyay ...	Sanskrit College ...	Presidency College ...	Ditto.
Govinda Chandra Basu ...	General Assembly's Institution.	General Assembly's College.	Ditto.
Kalpada Pan ...	Ditto ...	Ditto ...	Ditto
Gopal Chandra Chattopadhyay ...	Presidency College ...	Presidency College ...	Ditto
Amritlal Roy ...	Metropolitan Institution.	Cathedral Mission College.	Ditto
<i>Presidency Division outside Calcutta.</i>			
Nilmani Bandyopadhyay ...	L. M. S. Institution, Bhowanipore.	Medical College ...	
Kalpida Bandyopadhyay ...	Krishnaghur College ...	Krishnaghur College ...	B. Course.
<i>Moershedabad District.</i>			
Hrishakes Lahuri ...	Berhampore College ...	Presidency College ...	A. Course.
Nilratan Adhikari ...	Ditto ...	Ditto ...	Ditto.
Dinanath Chaudhuri ...	Ditto ...	Ditto ...	Ditto.
<i>Fajshahye District.</i>			
Durga Kanta Chakravarti ...	Beaulah College ...	Hooghly College ...	B. Course
<i>Dacca and Chittagong Divisions.</i>			
Basanta Kumar Ghosh ...	Dacca College ...	Dacca College ...	A. Course.
Ram Chandra Sarkar ...	Ditto ...	Ditto ...	B. Course
<i>Patna and Bhagulpore Divisions.</i>			
Rajesar Mitra ...	Patna College ...	Patna College ...	B. Course.
Kalprasana Mukhopadhyay ...	Ditto ...	Ditto ...	Ditto.
Charu Chandra Mukhopadhyay ...	Ditto ...	Ditto ...	Ditto.
Syama Charan Basu ...	Ditto ...	Ditto ...	Ditto.
Harendra Narayan Sinha ...	Ditto ...	Ditto ...	Ditto.
<i>Orissa Division.</i>			
Durga Charan Sahu ...	Cuttack College ...	Cuttack College ...	B. Course.

PORT WILLIAM,
The 8th January 1878.

A. W. CROFT,
Offy. Director of Public Instruction.

JUNIOR SCHOLARS.

1878.

Name of Scholar.	School he comes from.	College where the scholarship is to be made tenable.	Optional subject.
<i>First Grade.</i>			
Durga Charan Sarkar	Metropolitan Institution, Shampookur Branch.	Metropolitan Institution.	Psychology.
Rajendra Chandra Bandyopadhyay	Sanskrit Collegiate School.	Sanskrit College	Ditto
Lakshan Chandra Chattopadhyay	Hare School	Presidency College	Chemistry.
Dev Prasad Sarvadthikari	Ditto	Ditto	Psychology.
Radha Govinda Das	Bauleah Collegiate School.	Bauleah College	Chemistry.
Bhupati Chakravarti	General Assembly's Institution.	General Assembly's Institution.	Psychology.
Gris Chandra Sen	Jagannath School, Dacca.	Dacca College	Chemistry.
George W. Tait	Doveton College	Doveton College	Ditto.
Avinas Chandra Dhar	Hindu School	Presidency College	Ditto.
Charles P. Warde	St. Xavier's College	St. Xavier's College	Ditto.

BURDWAN DIVISION.

Second Grade.

Hem Chunder Mitra	Konnagar H. C. E. Aided School.	Presidency College	Chemistry.
Sasi Bhusan Basu	Howrah School	Ditto	Ditto.
Sris Chandra Ghosh	Midnapore Collegiate School.	Midnapore College	Psychology.
Rasamay Mitra	Beerbhoom School	Hooghly College	Chemistry
Mukhan Lal Gangopadhyay	Hooghly Collegiate School.	Ditto	Ditto.
Akshay Kumar Bhattacharyya	Ditto	Ditto	Ditto.

Third Grade.

Ram Sadan Bhattacharyya	Bankura School	Presidency College	Chemistry.
Govind Chandra Ray	Hooghly Collegiate School.	Hooghly College	Ditto.
Sarat Chandra Mukhopadhyay	Ditto	Ditto	Ditto.
Satyendra Prasanna Sinha	Birbhoom School	Presidency College	Ditto.
Mano Mohan Ray	Burdwan Maharaja's School.	Hooghly College	Psychology
Ramanath Bandyopadhyay	Kuchiakole School	Midnapore College	Chemistry.
Radha Nath Maiti	Midnapore Collegiate School.	Ditto	Psychology.
Jogendra Nath Halder	Ditto	Ditto	Ditto.
Joges Chandra Ray	Burdwan Maharaja's School.	Hooghly College	Ditto.
Binod Vihari Chakravarti	Ditto	Ditto	Ditto.
Siva Das Bhattacharyya	Ditto	Ditto	Ditto.
Sarada Prasad Baksi	Ditto	Ditto	Ditto.

TOWN OF CALCUTTA.

Second Grade.

Asutosh Mitra	Hare School	Presidency College	Psychology.
G. S. Gasper	Doveton College	Doveton College	Ditto
Ram Chandra Sinha	Hare School	Presidency College	Chemistry
Gnan Chandra Gupta	Sanskrit Collegiate School.	Sanskrit College	Psychology
Edward Cooke	Doveton College	Doveton College	Chemistry
Mahendra Nath Basu	Hare School	Presidency College	Psychology

Third Grade

Jogendra Chandra Das	Hare School	Presidency College	Psychology
Sasi Bhusan Ghosh	Free School Institution (Calcutta).	Free Church College	Chemistry
Rajendra Misry Banerjee	Doveton College	Doveton College	Psychology
Khagendra Nath Basu (No. 1)	Hindu School	Presidency College	Chemistry
Binod Vihari Sen	Ditto	Ditto	Ditto.
Dhanballabh Set	Hare School	Ditto	Psychology
Sures Chandra Chaudhuri	Ditto	Ditto	Chemistry.
Ram Chandra Majumdar	Calcutta Training Academy	Ditto	Ditto.
Alfred Hofferan	St. Xavier's College	St. Xavier's College	Ditto.
Minos S. P. Aganoor	Armenian Philanthropic Academy.	Ditto	Ditto.

JUNIOR SCHOLARS.—(Continued.)

Name of Scholar.	School he comes from.	College where the scholarship is to be made tenable.	Optional subject.
PRESIDENCY DIVISION, OUTSIDE CALCUTTA.			
<i>Second Grade.</i>			
Krishna Kisor Adhikari	Kandi School	Presidency College	Chemistry.
Blupal Chandra Basu	Natal H. C. E. School	Free Church College	Psychology.
Devendra Nath Gangopadhyay	L. M. S. Institution, Bhowanipore.	L. M. S. Institution, Bhowanipur.	Ditto.
Fani Bhusan Basu	Berhampur Collegiate School.	Metropolitan Institution, Calcutta.	Ditto.
Rajendra Nath Mallik	South Suburban School.	Presidency College	Ditto.
Upendra Nath Basu	Nizamat School, Moorsshedabad.	Presidency College	Chemistry.
Devendra Nath Mukhopadhyay	Krishnaghur Collegiate School.	Krishnaghur College	Ditto.
<i>Third Grade.</i>			
Govindagopal Gupta	Kandi School	Presidency College	Psychology.
Akshay Kumar Ray Choudhuri	Behala Mission School.	L. M. S. Institution, Bhowanipur	Ditto.
Purna Chandra Sarkar	Barrackpore School.	Krishnaghur College	Ditto.
Tarini Charan Roy	South Suburban School.	Chittagong College	Ditto.
Ram Gopal Chakravarti	L. M. S. Institution, Bhowanipore.	L. M. S. Institution, Bhowanipur.	
Hari Nath Pramanik	Kishnaghur Collegiate School.	Krishnaghur College	Chemistry.
Sarvananda Mitra	Natal H. C. E. School	Metropolitan Institution (Calcutta)	Ditto.
Sarat Chandra Bandyopadhyay	Krishnaghur Collegiate School.	Krishnaghur College	Ditto.
Rai Charan Basu	Natal H. C. E. School	Metropolitan Institution, Calcutta.	Ditto.
Amarendra Chandra Roy Choudhuri	Krishnaghur A. V. School.	Krishnaghur College	Ditto.
Lalit Mohan Choudhuri	L. M. S. School, Khagra.	Presidency College	Psychology.
Tarini Charan Gupta	Nizamat School, Moorsshedabad.	Berhampur College.	Ditto.
Hridaya Nath Majumdar	Khulna H. C. E. School.	Metropolitan Institution, Calcutta.	Ditto.
RAJSHAHI DIVISION.			
<i>Second Grade.</i>			
Mohini Mohan Chakravarti	Pubna Zillah School.	Presidency College	Chemistry.
Sris Chandra Mitra	Bauleah Collegiate School.	Bauleah College	Ditto.
Ganga Govind De	Bogra Zillah School.	Dacca College	Ditto.
Sasi Lochan Majumdar	Rungpore Collegiate School.	Rungpore College	Psychology.
<i>Third Grade.</i>			
Harendra Narayan Chakravarti	Bogra Zillah School.	Krishnaghur College	Chemistry.
Purna Chandra Sarkar	Pubna Zillah School.	Hooghly College	Ditto.
Umesh Chandra Chowdhuri	Bauleah Collegiate School.	Bauleah College	Psychology.
Nava Kumar Roy	Bogra Zillah School.	Dacca College	Chemistry.
En-uf Ali Khondokar	Dighapatia School.	Hooghly College	Psychology.
Rajan Kanta Neogi	Rungpore Collegiate School.	Presidency College	Ditto.
Daniel Prem Chand Biswas	Pubna Zillah School.	Krishnaghur College.	Chemistry.
Khezerul-uddin Ahmed	Rungpore Collegiate School.	Rungpore College	Psychology.
Biresvar Das	Pinagapore Zillah School.	Patna College	Ditto.
DACCA DIVISION.			
<i>Second Grade.</i>			
Kunjavihari De	Santash Jahnabi School, Mymensingh.	Dacca College	Chemistry.
Gagan Chandra Das	Dacca Collegiate School.	Ditto	Ditto.
Gagan Chandra Das	Mymensing School.	Presidency College	Ditto.
Jogendra Nath Sen	Barisal School	General Assembly's Institution.	Psychology.
Harihar Chakravarti	Mymensing School.	Presidency College	Chemistry.
Bisvesvar Sen	Barisal School	Ditto	Ditto.
Kunja Vihari Chattopadhyay	Barisal School	Metropolitan Institution.	Ditto.

JUNIOR SCHOLARS.—(Continued.)

Name of Scholar.	School he comes from.	College where the scholarship is to be made tenable.	Optional subject.
<i>Third Grade.</i>			
Raj Mohan Chakravarti	Dacca Collegiate School.	Dacca College ...	Chemistry.
Devendra Nath Sen	Jagannath School, Dacca.	Presidency College...	Ditto.
Brajahari Datta	Dacca Pogose School	Dacca College ...	Psychology.
Basik Chandra Chakravarti...	Barisal School ...	Presidency College...	Chemistry.
Giris Chandra Datta	Commilla School ...	Ditto ...	Ditto.
{ Rajanikanta Chakravarti	Mymensing School...	Dacca College ...	Ditto.
{ Barada Kanta Biswas	Barisal School ...	Metropolitan Institution.	Ditto.
Mohim Chandra Datta	Mymensing School...	Dacca College ...	Ditto.
Rohini Kumar Guha	Faridpore School ...	Ditto ...	Ditto.
Prasanna Kumar Majumdar	Mymensing School...	Hooghly College ...	Ditto.
Khirod Chandra Sen	Faridpore School ...	Metropolitan Institution.	Ditto.
Ambika Charan Topodar	Commilla School ...	Dacca College ...	Ditto.
Devendra Nath Sen	Ditto ...	Ditto ...	Ditto.
Kailas Chandra Gupta	Barisal School ...	General Assembly's Institution.	Ditto.

CHITTAGONG DIVISION.

Second Grade.

Girija Kisor Ghosh	Noakhally Zillah School.	Dacca College ...	Chemistry.
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Third Grade.

Jagat Chandra Rukshit	Chittagong Collegiate School.	Chittagong College...	Psychology.
Bipin Chandra Datta	Ditto ...	Ditto ...	Ditto.
Sudhamay Datta	Noakhally Zillah School.	Presidency College...	Chemistry.
Abdul Mojid	Ditto ...	Ditto ...	Ditto.

PATNA DIVISION.

Second Grade.

Hafazat Kharim	Patna Collegiate School.	Patna College ...	Chemistry
Bani Nath Bandyopadhyay	Ditto ...	Ditto ...	Ditto.
Sarat Chandra Sanyal	Ditto ...	Ditto ...	Ditto.
Surendra Nath De	Ditto ...	Ditto ...	Ditto.
Mathura Prosad	Arrah School ...	Ditto ...	Ditto.
Sarat Chandra Basu	Patna Collegiate School.	Ditto ...	Ditto.

Third Grade.

Binadvihari Bhattacharyya	Patna Collegiate School.	Patna College ...	Chemistry.
{ Jagannath Swarup	Ditto ...	Ditto ...	Ditto.
{ Mahes Narayan... ..	Ditto ...	Ditto ...	Ditto.
Atma Ram	Gya Zillah School...	Ditto ...	Ditto.
Matilal Das	Ditto ...	Ditto ...	Ditto.
Rajbangsi Sahay	Sarun School ...	Ditto ...	Ditto.
Uday Prakash	Gya Zillah School...	Ditto ...	Ditto.
Ramadhin	Arrah School ...	Ditto ...	Ditto.
Kandjee	Ditto ...	Ditto ...	Ditto.
Rithboran Sing	Sarun School ...	Ditto ...	Ditto.
Ramdhari Sahay	Mozufferpore School	Ditto ...	Ditto.
Syed Fazl Hosen	Ditto ...	Ditto ...	Ditto.

BHAGULPORE DIVISION.

Second Grade.

Annada Prasanna Ghatak	Maldah School ...	Banleah College ...	Chemistry.
Anadi Nath Mukhopadhyay	Ditto ...	Krishnaghur College	Ditto.
Nilmoni Ghatak	Ditto ...	Banleah College ...	Ditto.

JUNIOR SCHOLARS.—(Concluded.)

Name of Scholar.	School he comes from.	College where the scholarship is to be made tenable.	Optional subject.
<i>Third Grade.</i>			
Jyotirmay Ghosh	Pakoor School	Hooghly College	Chemistry.
Jayprasad Pande	Bhagulpore School	Patna College	Ditto.
Rajkrishna Lahiri	Maldah School	Metropolitan Institution.	Psychology.
Jaharilal	Monghyr Zillah School.	Patna College	Chemistry.
Raj Nath Pande	Bhagulpore School	Ditto	Ditto.
Ramsahay Misra	Monghyr Zillah School.	Ditto	Ditto.
Govinda Chandra Ray	Pakoor School	Krisnaghur College	Ditto.
Bipinivhari Gupta	Monghyr School	L. M. S. Institution, Bhowanipore.	Ditto.
Mahavir Prasad	Bhagulpore School	Patna College	Ditto.

ORISSA DIVISION.

Second Grade.

Girin Chandra Ray Chaudhuri	Cuttack Collegiate School.	Cuttack College	Chemistry.
Mohamad Ali	Ditto	Ditto	Ditto.
Gangadhar Misra	Pooree School	Ditto	Ditto.
Giridhari Mahanti	Cuttack	Ditto	Ditto.

Third Grade.

Jagananand Patnaik	Puri Zillah School	Cuttack College	Chemistry
Krishna Chandra Ray	Cuttack Collegiate School.	Ditto	Ditto.
Purnananda Sinha	Ditto	Ditto	Ditto.
Sri Vallabh Nanda	Balasore Zillah School.	Ditto	Ditto.
Gajendra Narayan Datta	Ditto	Ditto	Ditto.
Banamali Das	Puri Zillah School	Ditto	Ditto.

CHOTA NAGPORE DIVISION.

Second Grade.

Bocharam Chattapadhyay	Ranchi Zillah School	Metropolitan Institution, Calcutta.	Psychology.
Pulin Vihari Datta	Puruleah Govt. School.	Hooghly College	Chemistry.

Third Grade.

Karmadisvar Chatteroj	Pandra H. C. E. School.	Patna College	Chemistry.
Mahini Mohan Datta	Puruleah Govt. School.	Patna College	Ditto.
Phanindra Bhushan Ghosh	Ditto	Ditto	Ditto.
Kunja Vihari Bandyapadhyay	Pandra H. C. E. School.	Ditto	Ditto.
Radha Kisor Rama	Hazaribagh School.	Ditto	Psychology.

FORT WILLIAM,

The 12th January 1878.

A. W. CROFT,

Offg. Director of Public Instruction.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 1611B.

NOTICE is hereby given that the Second Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Monday, the 4th February 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

			Chests.
Behar Opium	2,500
Benares "	2,000
Total	4,500

The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th February 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 p.m. of Saturday, the 9th February 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 p.m. of Tuesday, the 19th February 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 4th March 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd April 1878 ...	2,500	2,000	4,500
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ...	25,000	20,000	45,000

By order of the Board of Revenue, L. P.

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th December 1877.



The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following order, issued by the Government of India in the Home Department, is republished for general information :—

MEDICAL.

Fort William, the 10th January 1878.

No. 32.—The services of 3rd Grade Assistant Surgeon Peary Lall Sein, attached to the dispensary at Chánda, in the Central Provinces, are replaced at the disposal of the Government of Bengal.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 9th January 1878.

No. 1 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

HINDOSTAN—WEST COAST—BOMBAY HARBOUR.

Position of Middle Ground.

Notice is hereby given that the Middle Ground battery, Bombay harbour, as at present delineated on the Admiralty Chart No. 2621, is upwards of 12 degrees out in its relative bearing from the Dolphin beacon light, being nearly two cables to the northward of its correct position.

The centre of the Middle Ground should bear from the Dolphin light N. 66° E. 1450 yards, instead of, as now shown on the Chart, N. 54° E.

The soundings along the foreshore, extending from abreast Colaba point to Mody bay and to a distance of half a mile from that shore, appear to have been incorrectly reduced on the above Chart, as a further reduction of from 3 to 5 feet is necessary to represent the actual depth in that portion of the harbour.

[Bearings are Magnetic. Variation 0°-55' Easterly in 1878.]

By Direction of the Government of India.

A. DUNDAS TAYLOR, *Comdr. (Late I.N.),*
Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT; }
CALCUTTA,
The 5th January 1878.

By Order,
G. H. M. BATTEN.
Offg. Secy. to the Govt. of India.

If this Notice is received on boardship, the substance of it should be inserted on the Chart affected by it; but it does not affect the Directions in the Admiralty West Coast of Hindostan Pilot, page 136, where the marks given for clearing the Middle Ground are correct.

The 11th January 1878.

No. 34.—With reference to Notification No. 41 (Surveys) published in the *Gazette of India* on the 22nd December 1877, His Excellency the Governor General in Council is pleased to notify that the rule therein laid down, prohibiting officers of Her Majesty's Indian Marine or serving under the Marine Department from undertaking private surveys or other private business, except with the express permission of the Government of India, shall be applicable to all officers holding Port appointments.

The prohibition will come into force after the lapse of a period of six months from the date of this notice.

The following orders, issued by the Government of India in the Foreign Department, are republished for general information:—

NOTIFICATIONS.—POLITICAL.

Port William, the 10th January 1878

No. 80P.—With reference to Notification No. 2213P, dated 15th September 1877, the recognition by the Government of India of the appointment of Mr. Thomas Payn as Acting Consul for Belgium at Calcutta has been confirmed by Her Majesty's Government.

No. 82P.—With reference to Notification No. 2243P, dated 21st September 1877, the recognition by the Government of India of the appointment of Mr. H. F. Brown as Consul-General for

Denmark at Calcutta has been confirmed by Her Majesty's Government.

The following order, issued by the Government of India in the Military Department, is republished for general information:—

No. 27 —MEDICAL DEPARTMENT—

Port William, the 11th January 1878.

Supernumerary Surgeons-Major Jesse Griggs Pilcher * * * * are brought on the establishment of Surgeons-Major to fill existing vacancies.

No. 34 —REPORTS OF DEPARTURE—

* * * *
Surgeon-Major H. Cayley, G. G. O. No. 143 of 1877,—10th April 1877, from Calcutta.
* * * *

MILITARY DEPARTMENT.

NOTIFICATION.

Calcutta, the 11th January 1878.

Under Clause 26 of the Regulations appended to the Regimental Debts Act of 1863, it is notified that reports of the deaths of the undermentioned Commissioned and Warrant Officers, on the dates specified, were received in the Military Department from 29th December 1877 to 11th January 1878:—

Corps.	Rank and Names	Date of Death.	Place of Death.	Testate or Intestate	REMARKS.
Bengal Medical Establishment	Surgeon-Major J. Elliot, M.D.	7th January 1878	Calcutta.		
• • •	• • •	• • •	• • •		

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situate in the district of Gya, will be put up to sale at the Gya Collectorate on the 25th January 1878, corresponding with 7th Magh 1285, F. S.
The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Names of estates and pergunnahs.	Approximate area in acres	Government revenue assessed	Upset price	REMARKS
			A. R. P.	Rs. A. P.	Rs. A. P.	
20	2208	Joypore Baroni, pergunnah Pachrookhee	630 2 30	15 0 0	150 0 0	

COLLECTOR'S OFFICE, DISTRICT GYA, the 14th August 1877.

D. W. M. TESTRO, *Offg. Collector.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Furrædpore will be put up to public and unreserved sale at the Collector's office of that district on 18th January 1878, corresponding with 6th Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Permanently-settled Estates.

Towhee number.	Sadder jumma.	Name of mahal.	Name of proprietor.	Arrear revenue due to Government.
	Rs. A. P.			Rs. A. P.
6206	1242 11 7	Chur Khagotea, two plots in Chur Modonsunkor.	J. Pogosa, Esq., Kashi Chandra Roy, Brijendra Kumar Roy Chowdry, Ananda Mohun, Gobinda Chandra, Mohan Chandra, Ram Krishna and Kasi Krishna Pal Chowdry, Gura Prasad, Prem Chand, Kishori Mohun, Horolal Roy, Modhu Surian Krishna Mohun Dass, Monmalal Misser.	23 10 6

FURRÆDPORE COLLECTORATE, the 4th December 1877.

T. E. COXHEAD, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on Thursday, the 31st day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th September 1877.

No. on the twji.	Class.	Name of mehal and pergunnah	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
1. 1914	First class.	Tuppleh Havili Sehmabad, hissa 1 anna.	Ishwar Chunder Roy, Jagat Mohini Paramoni, Bamaundari, Lukuluti, Harimohini, Jagat Tara, Krishnanda Bhattacharyya, Sibnath Sen, Gouri Prosad Shaha, Bhyrui Chunder Chowdry, Gour Mohun Das, Ram Dhan Roy, Raj Kumar Roy, Chunder Kumar Roy, Ram Doyal Roy, Shurja Kumar Roy, Ram Charan Roy, Ram Doyal Sen, and Prasanna Kumar Roy.	1,629 3 5½	27 4 10½	Of the entire estate 6 cowries 2 kranties 1½ tils 1 kranto share, bearing a sudder jumma of Rs. 396-7-6½, with respect to which separate accounts were opened under Act XI of 1859 on behalf of Ganga Prosad, Kala Chand Somadhar, Ram Khudoy Sen, Prasanna Kumar Roy, and Shambhu Chunder Chakravarti, and Ram Khudoy Sen, will be excluded from the sale. The remaining ¼ gundas 15½ tils 2 kranties, being the joint share of Ishwar Chunder Chakravarti and others, and paying a revenue of Rs. 1,629 3-5½, will be sold for arrears of revenue amounting to Rs. 27 4-10½.
2. 1918	ditto	Tuppleh Havili, taluq Ram Deb Sen.	Bhawan Chunder Bhattacharjee, Ganga Das Mukhopadhyay, Goloka Chunder Sen, Ram Dhan Sen, Mahoswari, Rajan Nath Sen, Kali Kumar Das, Jagat Chunder Sen, Durga Charan Sen, Ram Kamal Sen and Radha Nath Bachaspati.	1,997 10 9½	72 3 3½	In this mehal separate accounts have been opened under Act XI of 1859 for share 3 annas 9½ gundas 17 tils, bearing a sudder jumma of Rs. 396-7-6½, on behalf of Radha Nath Bachaspati, Ram Kamal Sen, Bhawan Chunder Bhattacharjee and Durga Charan Sen. The remaining jumla share 13 annas 1½ gundas 2 kranties 3 tils of Goloka Chunder Bhattacharjee and others, paying a sudder jumma of Rs. 1,997 3-3½, will be put up to sale for arrears of Government revenue Rs. 72-3-3½.
3. 1927	ditto	Pergunnah Khanja Bahadurnagar, permanently settled taluq Foteh Mahomed.	Achhadi Bibi, Amina Bibi, Norunnisa Khatun and Mir Abdool Jabbar.	738 3 9	109 3 10½	The entire estate will be sold for arrears of Government revenue only.
4. 3253	ditto	Pergunnah Ratandi Kalikapur, hissa 2 annas.	Anandamoye Chowdhuram	3,154 11 6	36 4 8½	Ditto ditto ditto
5. 3843	ditto	Pergunnah Sehmabad, hissa 13 gundas.	Raj Kumar Roy	3,001 1 1½	406 15 7	Ditto ditto ditto.
6. 4532	ditto	Pergunnah Ratandi Kalikapur, taluq Abul Debbur in the name of Hari Prosad Roy.	Gopi Chunder Chakravarti and others, hissa 11 annas; Nokari Lal Chakravarti, minor, and Jogodishwari Debi, hissa 2 annas.	1,738 14 8	25 0 0	Of the entire estate, 11 annas share bearing a sudder jumma of Rs. 1,195-8-1, belonging to the proprietors Gopi Chunder Chakravarti and others, will only be sold for arrears of Government revenue, and of the remaining 8 annas share of minor Nakari Lal Chakravarti and Jogodishwari Debi, which has been separated under Act XI of 1859, 2 annas belonging to the latter will be put up to sale for arrears amounting to Rs. 7-13-9, the other 3 annas of the former, for which Government revenue has been paid, will be exempted from the sale.
7. 4739	ditto	Pergunnah Hoaz-gomedhur, Jor Lobahn, hissa 12 annas	Jogo Mohun Guha, hissa 12 annas, Jogobandhu Nag, hissa 4 annas.	949 1 0½	6 0 3½	Of the entire estate, 4 annas share belonging to the proprietor Jogobandhu Nag, for which separate accounts were opened under Act XI of 1859, will be excluded from the sale, the remaining 12 annas share bearing a sudder jumma of Rs. 711-12-9, and belonging to the proprietor Jogo Mohun Guha, will be sold for arrears of Government revenue Rs. 6-0-3½.
8. 5198	ditto	Chur Kakra including Raupura	Shahk Abdollah Mia and Bhubani Sankar Mitter, hissa 9 annas.	Revenue, 4,121 4 0 Road fund, 14 7 0 4,135 11 8	Arrears for 1877-78, 941 11 0 Arrears for 1876-77, 3,118 8 8 4,053 3 8 46 7 0 4,127 10 8	Of the entire estate 9 annas, being the joint share of Sheikh Abdollah Mia and Bhubani Sankar Mitter, will be sold for arrears of Government revenue and road cess respectively, being Rs. 4,127-10-8. Of the remaining 7 annas, which have been separated under Act XI of 1859, 3½ annas share of Abdul Hoban Chowdry, for which Government revenue has been paid, will not be sold. The other 3½ annas, as specified below, will be put up to sale for arrears of Government revenue, &c.:-
			Moulvi Amiraddi, hissa 1 anna	Revenue, 401 8 0 Road fund, 4 15 0 405 3 0	Arrears for 1877-78, 139 8 0 Arrears for 1876-77, 77 13 0 200 5 6 Road fund, 2 0 0 203 5 6	Moulvi Amiraddi .. 1 anna. " Abdullah .. 1 " Komorennisa Bibi .. 1 " Shobjan Bibi .. 1 " Nurjan Bibi .. 1 " Bokuyajan Bibi .. 1 " Total 3½ annas.
			Moulvi Abdollah, hissa ½ anna	Revenue, 245 10 0 Road fund, 2 7 8 245 1 6	Arrears for 1877-78, 61 4 0 Arrears for 1876-77, 33 14 6 100 2 6 Road fund 1 0 0 101 2 6	

No. on the towji.	Class.	Name of mehal and pergunnah.	Proprietor.	Sodder jumma.	Arrears due.	REMARKS.
			Komorennessa Bibi, hissa ½ anna.	Rs. A. P. Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Rs. A. P. Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Shobhas Bibi, hissa ½ anna ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Nurjan Bibi, hissa ½ anna ...	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Bohoyajan Bibi, hissa ½ anna	Revenue, 245 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Road fund 38 14 6 100 2 6 Road fund 1 0 0 101 2 6	
			Abdul Roban Chowdry hissa 3½ annas.	Revenue, 1,519 0 0 Road fund, 17 4 6 1,536 10 6	Arrears for 1877-78 101 2 6	
			Total revenue	7,860 0 0		
			Total Road fund	79 0 0		
			Grand Total	7,939 0 0		
5209	First class	Pergunnah Gopalpur Mirzan Nagar, mouzah Shibpur	Bhairab Chunder Mazumdar and Mohesh Chunder Dutt.	Revenue, 1,734 0 0 Road fund, 17 0 0 1,751 0 0	Arrears for 1877-78 264 0 0 Arrears for 1876-77 1,409 0 0 1,733 0 0 Road fund 17 0 0 1,750 0 0	The entire estate will be sold for arrears of Government revenue and road cess.
5210	Ditto	Pergunnah Gopalpur Mirzan Nagar, mouzah Mohadeb-pur.	Ditto ditto	Revenue, 752 0 0 Road fund, 8 0 0 760 0 0	Arrears for 1877-78 124 0 0 Arrears for 1876-77 628 0 0 752 0 0 Road fund, 8 0 0 760 0 0	Ditto ditto ditto.
5222	Ditto	Chur Krasnapura	Behari Lal Roy Chowdry, hissa 4 annas 17½ gundas.	Revenue, 941 7 9 Road fund, 9 7 2 950 14 11	Arrears for 1877-78 144 11 0 Arrears for 1876-77 785 0 11½ 933 11 11½ Road fund, 9 7 2 943 7 13½	Of the entire estate, 4 annas 17½ gundas, being the small share of Behari Lal Roy Chowdry and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 943 7-11½. Of the remaining 11 annas 2½ gundas, with respect to which separate accounts were opened under Act XI of 1868, 1 anna of Tarumuddin Chopdar, and 3 annas to karnas of Mouvi Azizuddin Mahomed, for which Government revenue has been paid, will be excluded from the sale. The remaining 7 annas share, as specified below, will be sold for arrears of Government revenue:— Mouvi Amiruddin, hissa 3 annas. Nyamatulla Manjhi, hissa 5 gundas Kali Kanta Poddar, ½ anna. Azizuddin haolader, 1 anna. Mahomed Kazim Chowdry, 2 annas 5 gundas.
			Asimuddin haolader, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Arrears for 1877-78 30 8 0 Arrears for 1876-77 162 10 0 193 2 6 Road fund 1 15 0 195 1 0	
			Mahomed Kazim Chowdry, hissa 3 annas 5 gundas.	Revenue, 434 8 6 Road fund, 4 8 9 439 14 3	Arrears for 1877-78 84 10 0 Arrears for 1876-77 215 0 3 293 10 3 Road fund 4 8 9 298 0 0	
			Mouvi Amiruddin, hissa 3 annas.	Revenue, 279 10 0 Road fund, 5 13 3 284 7 3	Arrears for 1877-78 61 4 0 Arrears for 1876-77 296 11 6 278 3 6 Road fund 5 13 0 284 0 6	

No. on the towij.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
		Tamijuddin Chopdar, bisas 1 ganna.		Revenue, 103 2 0 Road fund, 1 15 0 105 1 0		
		Moulvi Azizuddin Ahmed, bisas 3 annas 10 karas.		Revenue, 603 4 3 Road fund, 6 0 10 609 5 1		
		Nyamatullah Manjhi, bisas 5 gundas.		Revenue, 48 4 6 Road fund, 0 7 6 48 12 0	Arrears for 1877-78 7 10 0	
		Kashikanta Poddar, bisas 4 annas.		Revenue, 96 9 6 Road fund, 0 15 6 97 8 6	Arrears for 1877-78 15 4 0	
		Total revenue		3,090 0 0		
		Total Road Fund		31 0 0		
		Grand Total		3,121 0 0		

BACKERGUNGE COLLECTOR'S OFFICE, the 18th December 1877.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Pubna will be put up to public and unreserved sale at the Collector's office of that district on 4th February 1878, corresponding with the 23rd Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Number of towji.	Name of mehal.	Names of maliks.	Sudder jumma.	Balance.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1. 80	Kismut Shafallah Dhoobakolah, &c., pergunnah Sindoorce.	Prosono Coomar Roy, Shosi Kumar Roy, Binola Devya, mother and guardian of Hori Narain and Jogendra Narain Roy, minors, Chunder Kant Bhattacharjee, Dayamoyee Devya, Rankant Jogotomoyee Devya, wife of Kristo Nath Ray, Siva Sundoree Devya, wife of Goluck Nath Roy, Komul Moni Devya, Khema Tripura Devya, Kristodhun Mojumdar, Kashi Mohun Roy, Narany Devya, Goyind Chunder, Mohes Chunder Roy, Kristodhun Mojumdar, Ram Prosad Roy, Shoddishuree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radhu Mohun alias Ram Coomar Roy, Byddo Nath Roy, Hurmoni Devya, mother of Ruloy Nath Roy, and Bullobi Kant Bhattacharjee, guardian of Tarinee Kant Bhattacharjee, and Hori Prosad Roy.	940 7 0	19 3 0	This mehal is under batwarah, and that the shares of Ram Prosad Roy, Shoddishuree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radhu Mohun alias Ram Coomar Roy, Byddo Nath Roy, Hurmoni Devya, mother of Ruloy Nath Roy, and Bullobi Kant Bhattacharjee, guardian of Tarinee Kant Bhattacharjee, and Hori Prosad Roy, being in arrears, should only be put up to sale. The shares of other maliks are to be exempted from sale, as the revenue due on them has been paid in full.
2. 132	The newly created chur forming section to mouzah Bhawanpur, appertaining to Kismut Tantiabad, in pergunnah Hazoochup.	Ananda Gobind Chowdhuri, Nitay Kalli Devya, Sree Gobind Chowdhuri, Boney Gobind and Obhoy Gobind Chowdhuri.	720 10 0 Road fund, 7 7 0	140 0 0 Road fund, 7 3 0	Entire mehal will be sold.
3. 205	Kismut chuck Govindore, pergunnah Katar mehal.	Roma Sundoree Devya and Gobind Chunder Lahiree.	1,560 0 0 Police, 14 15 0	38 0 0	Ditto ditto ditto.

PUBNA COLLECTORATE, the 2nd January 1878.

W. V. G. TAYLER, *Collector.*

NOTICE is hereby given under section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
238	Jahangir, pergunnah Dhamnuggur.	Khetra Nath Roy, Achutanund Das, Sonatun Pandu, Dayanidhi Baskhurar, Harekrishna Das, Amir-un-Nissa Bibi, Atalchuri De, Sidh Nath Pati, Fakir Sahu himself, brother and guardian of Kirtibas Sahu and Srinibas Sahu minors, Subal Sahu, Man Sahu, himself and grandfather, and guardian, Prasotun Sahu minor, Behari Sahu, Godabari Dei, Prashad Mahanti, Birabandhu Das, Radhabandhu Das father and guardian of Rasikanund Das minor, Kripasindhu Mahanti, Moulvie Mohamed Mozurhul Hak.	2,358 0 8	149 10 5	Only 7a 3a 3k; 1kt 11b 8a 2k share will be sold, the rest having been separated under Act XI of 1859.
913	Killa Rughunathpore, pergunnah Koorai.	Sobha Dei, Bulbhudra Prosad Das, Horiganjan Mohapatra, Lakhi Kanth Das Mohapatra, and Farusi Baboo.	1,933 3 10	1 1 5	
737	Patnojat Bagbrindaban, pergunnah Khejuri.	Nundkishore Das Indradhar, Brindaban Chunder Mandal and Brindaban Begari De	781 11 1	4 6 0	
924	Mobarakpur, pergunnah Banchas.	Madan Mohun Das, Anoopram Mahanti, and Paddolochun Mandal.	14,206 9 7	1 12 6	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, *Contd. Dey. Collector in charge.*

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 10	91 Cases, broad arrow	Medical Department	S. S. Viceroy.
" 10	1 Case, broad arrow	Educational Department.	Ditto.
" 11	14 Cases, C L B D in a cross... ..	Order	Ship Peter Stuart.
" 12	10 Cases, 343 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 9	441 Bars Round Iron, no mark	Ditto	Ship Star of Germany.
" 10	873 Bars Flat Iron, no mark	Ditto	Ditto.
" 11	3 Bundles Flat Iron, no mark or 11 green	Ditto	Ditto.
" 9	1 Case, S. M. & Co.	Ditto	S. S. Chinsurah.
" 9	1 Case, S. K. & Co. in a diamond	Ditto	Ditto.
" 9	1 Case, J S with L below in a diamond	Ditto	Ditto.
" 9	1 Case, J S with D below in a diamond	Ditto	Ditto.
" 7	5 Cases, C in a triangle, top deer	Ewing & Co.	S. S. Statesman.
" 7	1 Case, E T B in a block	Order	Ditto.
" 7	1 Case, flying horse in a triangle, top C C	Graham & Co.	Ditto.
" 7	6 Cases, H in a diamond	Ewing & Co.	Ditto.
" 7	1 Case, J G, bottom H	Graham & Co.	Ditto.
" 7	3 Cases, M E in a diamond, top H	Ewing & Co.	Ditto.
" 7	9 Cases, M. & Co. in a diamond	Order	Ditto.
" 7	4 Packages, S L, bottom K T or no mark	Kerr, Tarruck & Co.	Ditto.
" 7	1 Package, no mark	Order	Ditto.
" 7	3 Bales, P M, bottom C	Paul, Tambaci & Co.	Ditto.
" 7	6 Bales, P X T	Ditto	Ditto.
" 7	1 Case, S W M, bottom D	Order	Ditto.
" 7	1 Sample Parcel, S M in a triangle, bottom C	Sew Lall Mutty Lall	Ditto.
" 7	1 Sample Parcel, addressed	F. W. Heilgers & Co.	Ditto.
" 7	1 Sample Parcel, addressed or C in a triangle, top T 77.	Kerr, Tarruck & Co.	Ditto.
" 7	1 Case, H in a diamond, bottom P J	Order	Ditto.
" 10	1 Package, A. M. & Co. in a diamond	Ditto	S. S. City of Oxford.
" 10	2 Bars Flat Iron, D with N below in a diamond or no mark.	Ditto	Ditto.
" 10	1 Bar Half Round Iron, D with N below in a diamond or no mark.	Ditto	Ditto.
" 10	1 Bale, T. B. & Co.	Ditto	S. S. City of London.
" 10	1 Bale, P X T	Ditto	Ditto.

CALCUTTA, the 14th January 1878.

(30—1)

W. DUFF BRUCE, Vice-Chairman.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 10th January 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	430 6 0	406 1 9	856 10 0	601 13 0	2,193 14 9	

CALCUTTA, the 12th January 1878.

(28—1)

G. H. SIMMONS, Secretary.

WANTED an Overseer under the Road Cess Committee, Rajshahye. Salary Rs. 150 per mensem, and travelling allowance according to Public Works Department Rules. Applications to be forwarded to the undersigned by the 25th instant. Preference will be given to men who have served in the Public Works Department.

MOHENDER NATH ROY, Vice-Chairman,
District Road Cess Committee, Rajshahye.

The 9th January 1878.

(27—2)

WANTED a District Engineer under the Road Cess Committee, Rajshahye. Salary commencing with Rs. 600, and travelling allowance according to Public Works Department Rules. Applications, with copies of testimonials, to be forwarded to the undersigned by the 25th instant. The selected candidate must join at once.

MOHENDER NATH ROY, Vice-Chairman,
District Road Cess Committee, Rajshahye.

The 9th January 1878.

(26—2)

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
356	L 92—77666 } to —77675 }	50 } each. }	Inspector A. Hogg, Calcutta Police.
358	O 5—56119	10	Jodu Nath Roy.
360	O 4—34951	20	F. Canty.
361	L 94—53472	100	Montoz Hosain.
362	L 92—27394	50	Major Badgley.
363	L 94—60459	100	Hem Chunder Banerjee.
364	L 94—65091	100	J. G. Cairns.
	—65002	100	
	—43638	100	
	—54989	100	
	—38287	100	Anund Chunder Chakravarti.
	L 86—43361	10	
365	L 97—31482	10	Mohanunda Saha.
	L 98—11600	10	
367	L 92—54857	50	Messrs. Munnoo Lal Baij Nath.
368	L 92—29494	50	
372	L 94—93900 } to —93924 }	100 } each. }	J. Driscoll, Inspector of River Police, Colliaghat, Calcutta.
	—93931		
373	L 66—55504	50	Hurry Churn Ghose.
374	L 28—26754	5	Pyari Mohun Bose.
375	L 77—12512	20	Senund Behari Sil.
376	O 27—45806	500	Ariff Esmaeljee Bham.
377	O 27—43820	500	Nobin Chunder Nusker.
378	O 27—48634 } L 94—93016 } to —93026 } —80425 } L 92—71476 } —54372 } —54373 } —67730 }	100 } each. }	Raj Chunder Shaw.
379	L 94—92117	100	Sreenauth Bose.
380	O 11—85025	10	Shusti Das Banerjee.
381	L 92—31181	50	Sectaram Panday
382	L 81—52800	50	Narendra Nath Banerjee.
383	O 10—68808	10	Boreda Churn Ghose.
384	L 94—70852	100	The Officiating Magistrate, Darbhunga.
<i>Notes partially lost or destroyed.</i>			
377	L 63—86972	20	Jogomohun Lal.
378	L 81—30167	50	Gobindo Chunder Chowdhry.
379	L 88—96005	10	Wazeer Zedda Mahomed Omar Khan.
380	L 85—17508	1,000	Greedhari Lal.
381	O 20—51395	20	C. J. Dumaine.
382	O 27—46723 } to —46726 }	500 } each. }	Lalgi Ram.
383	L 81—59067	50	Sreemutty Hamanghini Das.
384	L 91—00133 } L 25—51804 }	20 } 5 }	Ramkisto Ghuttuck.
385	L 63—51916	20	A. M. Eddis.
386	L 92—62900	50	Issan Chunder Dutt.
387	O 10—15634	10	Gridharee Lal.
388	L 30—59383	10	Annadaprosad Mookerjee.
389	O 4—88930	20	A. B. Pallianjee.
390	O 3—49188	20	Ashootosh Neogy.
391	O 9—31718 } O 5—01806 }	10 } 10 }	Raghoo Nath Prosad.
392	O 10—39456	10	Abhya Charan Mookerjee.
393	O 4—69897 } —89802 } —53777 } O 2—76664 }	20 } 20 } 20 } 20 }	Moti Lal Dey.
394	L 98—63865	10	Lieut. J. Welch.
395	O 1—95185 } L 26—62150 }	10 } 5 }	S. Sharman.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
396	A 79—65452	10	Gopal Chunder Bose.
397	L 92—00265 } L 97—25858 }	50 } 10 }	Surgeon-Major B. J. Jazdowski.
398	L 84—66362	100	Jadub Chunder Mullick.
399	L 94—32128 } —53070 }	100 } 100 }	Bhooth Nath Banerjee.
400	L 94—54674	100	Foolchand Makhun Lal.
401	O 8—23701 } L 28—19119 }	10 } 5 }	Shosheebhoosun Chatterjee.
402	L 88—55040 } L 86—29476 } L 72—51466 }	10 } 10 } 10 }	Mr. Lipscomb.
403	L 98—24277	10	Hurriah Chunder Dutt.
404	L 69—05833 } L 68—12535 }	100 } 100 }	Soorjo Kanto Roy.
	—32504	100	
	L 51—43407 } —63645 }	100 } 100 }	Jodu Nath Roy.
405	L 83—94359 } O 1—81908 }	100 } 10 }	
406	L 27—75440	5	Kedar Nath Chatterjee.
222	L 87—20194 } L 76—66499 }	10 } 10 }	Ram Chunder Chakravarti.
223	L 27—32439 } —32436 }	5 } 5 }	Modhusooden Dey.
224	L 51—64659 } —64658 }	100 } 100 }	Fukeer Chunder Khan.
226	L 22—35802 } —35803 }	5 } 5 }	Mohun Lal.
227	L 13—42398 } —42400 }	20 } 20 }	Subder Alli.
	L 36—01741 } —48768 }	20 } 20 }	
228	A 96—91568 } —91569 }	10 } 10 }	Russick Lal Bose.
229	L 3—00464 } A 96—02508 }	10 } 10 }	Brojo Doyal Shaha.
243	O 1—88031 } —88032 }	10 } 10 }	Agent, Bank of Madras, Vizagapatam.
246	L 27—08166 } L 21—09163 }	5 } 5 }	
	L 20—17342 } —17343 }	5 } 5 }	The Officiating Chief Pay Master, E. I. Railway, Calcutta.
247	L 9—63292 } —63293 }	5 } 5 }	Joy Kissen Ghuttock.
106	A 93—82901 } —82902 }	20 } 20 }	Megraj.
231	A 66—58325 } —58327 }	10 } 10 }	Chunder Coomer Chowdhury.
248	L 41—60095 } —60085 }	10 } 10 }	
	L 60—49270 } —00056 }	10 } 10 }	Rameshur Josh.
	L 63—30481 } —30482 }	20 } 20 }	
	A 79—72562 } A 78—47247 }	10 } 10 }	
	L 22—14190 } —14188 }	5 } 5 }	
	L 9—44041 } —51943 }	5 } 5 }	
	L 20—84109 } —84314 }	5 } 5 }	
	—08353 } —08354 }	5 } 5 }	The Agent, Bank of Madras, Negapatam.
243	O 1—88031 } —88032 }	10 } 10 }	
249	L 99—67390 } L 75—85106 }	10 } 10 }	Jadub Chunder Roy.
250	A 79—20482 } A 96—70202 }	10 } 10 }	Dossa Umeerschund.
251	L 41—69896 } —69899 }	10 } 10 }	Peary Mohun Sarcar.
253	L 21—41969 } —41970 }	5 } 5 }	Sham Lal Misser.
254	L 99—16711 } —16742 }	10 } 10 }	Nund Lal Bose.
	A 67—87033 } L 75—18930 }	10 } 10 }	
255	L 2—11256 } —91011 }	10 } 10 }	Bhoynab Das Johuree.

E. W. KELLNER,

Offy. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 15th January 1878.

Notice.

WANTED for the Palamow Sub-division a thoroughly qualified Road Overseer who has had practical experience in road engineering; must be young and able to ride well. Salary Rs. 60 per mensem, with travelling allowance at Rs. 7-8-0.

Apply at once by letter, forwarding copies of certificates to the Chairman, Branch Road Cess Committee.

J. F. R. CAENAC, *Lieut.*

Assistant Commissioner.

The 8th January 1878.

(25-1)

Notice.

WANTED a District Engineer by the Burdwan Road Cess Committee. Salary Rs. 500 a month and travelling allowances, or higher for superior qualifications. Applicants should forward copies of their testimonials to the undersigned on or before the 1st February 1878.

H. TOBIN,

Vice-Chairman, for Chairman.

BURDWAN D. R. COMMITTEE'S OFFICE,

The 12th January 1878.

(29-1)

Wanted

AN Overseer for the Municipality of Pubna; salary Rs. 25 per month. Passed candidates of the Calcutta Civil Engineering College will be preferred. Applications will be received by the undersigned till the 20th January 1878.

H. M. DAVIS, *Vice-Chairman of Pubna Municipal Commissioners.*

(2-3)

Wanted

FOR Nattore sub-division of the Rajshahye district a Second Grade Canoongoe on a salary of Rs. 25 per mensem. Applications, with copies of testimonials, will be received up to 25th instant. Passed men in the Native Civil Service examination will be preferred.

A. W. COCHRAN, *Contd. Deputy Collector in charge, Rajshahye.*

The 11th January 1878.

Wanted

ASHERISTADAR for the Patna Commissioner's Office. Salary Rs. 120, rising to Rs. 200. No one who has not a thorough knowledge of English, and who has not had considerable experience in a Behar Collector's Office in a responsible position, need apply. Copies of testimonials should be sent with the application. The appointment is at present temporary, but it is likely to be permanently vacant after six months. No applications will be received after the 27th instant.

DURGAGATI BANERJEA,

Personal Asst. to Commr., for Commr.

The 12th January 1878

THE Extra Teachership in the Julpauri Zillah School, on a salary of Rs. 25 per mensem, has fallen vacant. The candidates should apply with copies of testimonials without delay. None need apply who has not at least passed the Entrance Examination and has no departmental experience.

SYAMA PRASANA RAY, *Head Master, Julpauri Zillah School.*

The 10th January 1878.

Notice.

THE annual Chootia Fair will be held at Chootia near Ranchi, the head-quarters of the Chota Nagpore Division, commencing on the 18th February 1878 and continuing for fifteen succeeding days.

By order of the Commissioner,

G. C. MITTER, *Pl. Asst. to the Commr.*

CHOTA NAGPORE, the 7th December 1877.

Lost.

THE Government Lost Promissory Note No. 087736, of 4 per cent., of 1865, 1st May, for Rs. 5,000, originally standing in the name of Mudhoobun Dass, Dwarka Dass, and last endorsed to Jadub Chunder Paul, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.

JADUB CHUNDER PAUL.

CALCUTTA, Barra Bazar, Sonaputty, No. 6. (13-3)

Lost.

THE Government Lost Promissory Note of 4 per cent. No. 085045 of 1865, 1st May, for Rs. 5,000, originally standing in the name of Dr. Charles, J. Jackson, and, William M. Souttar, and last endorsed to Sree Ram Chunder Paul, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.

SREE RAM CHUNDER PAUL.

CALCUTTA, Barra Bazar, Sonaputty, No. 6. (12-3)

Lost.

THE halves of the undermentioned Government Promissory Notes aggregating Rs. 4,500, standing in the name of the late W. T. Lindsay. Payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor, viz.—

Lower halves of 4 per cent. Government Promissory Notes—

No. 038336 of 1842-43, dated 1st Feb. 1843, for...	1,000
„ 068458 of 1865, dated 1st May 1865, for...	1,000
„ 068459 of „ dated ditto, for...	1,000

Lower half of 5½ per cent. note—

No. 020,573 of 1859-60, dated 31st May 1859, for... 500

Upper half of 5½ per cent. note—

No. 036523 of 1859-60, dated 31st May 1859, for... 1,000

Total ... 4,500

L. P. D. BROUGHTON,

(16-3)

Administrator-General of Bengal.

Execution Case No. 70 of 1877.

Shambhu Nauth Shaha Chowdhuri and Gobind Nauth Shaha Chowdhuri, decreeholders, *versus* Bhogoban Chander Kar and others, judgment-debtors.

IN the above case the property described below will be put up to sale on the 4th February 1878, at the Alipore Civil Court, for the realization of Rs. 14,098-10-2½, due to the decreeholders. Intending purchasers may know further particulars at the Office of the Second Subordinate Judge of 24-Pergunnahs:—

Lot No. 1.—Four annas share of the patni taluk pergunnah Jamira, containing 32 mouzals, situate in the districts of 24-Pergunnahs and Jessore, registered in the Serishtas of Baboo Jogesh Chander Dutta, and being a patni jamma of Rs. 4,177-1 per annum.

KRISHNA MORUN MUKHOPADHYA,

Second Subordinate Judge.

ALIPORE, the 7th January 1878.

(24-2)

Notice

IS hereby given that the purchaser of the undermentioned lot of waste land, situated within the district of Chittagong Hill Tracts, having failed to pay the balance of purchase-money and interest due on account thereof on the latest day, the 10th December 1877, the said lot will be put up to public sale on the 9th February 1878, in the Office of the Deputy Commissioner of Chittagong Hill Tracts at Rangamatia, under the provisions of Act XI of 1869, Section 6, for recovery of the arrears in the manner prescribed in the said Act, on account of, and at the risk of, the defaulters:—

(1) No. of lot, 30.

Area, 3,000 acres.

Recorded proprietor, Colonel W. N. Lees.

Balance of purchase-money and interest due, Rs. 14,182-11-2.

Boundaries.

North—Gurnilla Naddi;

West—Boundary of the Hill Tracts towards the west;

South—Lomustra Kheong;

East—A line drawn from the source of the Gurulla Naddi to that of the Lomustra Kheong.

E. H. RUDDOCK, *Offy. Dy. Commr.,*

Chittagong Hill Tracts.

DT. COMM'R.'S OFFICE, RANGAMATIA,

The 31st December 1877.

THE undersigned intends to apply for admission as a Vakeel of the High Court, Calcutta.
(18—4) **GOVINDA DEV MOOKERJEE.**

Notice.

Oudh Forest Department. BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.			
22	"	"	2-12
23	"	"	2-14
24	"	"	3

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.
Under 12 and over 7, at " 2-4 "
Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,
SIMPSON HILLIERS, *Asst. Conservator of Forests.*
The 1st June 1877.

Administrator-General's Office.

NOTICE.

ADMITTED claims against the undermentioned estates are payable on Tuesday and Friday as usual:

ESTATES.	Claims or dividend.	Rates of dividend per rupee.
*Boydell, Thomas, late a Lieutenant (Local Captain) in Her Majesty's 30th Regiment of Foot.	Claims ...	In full.
*Landshut, late of Dacca, a German subject.	Ditto ...	Ditto.
Lamoureux, D. F., late sole partner of the firm of Messrs. Lamoureux & Co., Merchants, Calcutta.	1st dividend ...	at 8 annas per rupee.
*Quarry, William, late of Tirhoot, a Civil Engineer.	Claims ...	In full.
*Taylor, James, late a British subject, formerly an Engine-driver in the Rajpootna State Railway.	Ditto ...	Ditto.
*Vaughan, E. C., the Hon'ble Captain, late of the 4th Battalion Rifle Brigade.	Ditto ...	Ditto.
Williams, F. H., late a Captain in the General List of Infantry, Bengal Army.	1st dividend on preferential claims only.	at 13 annas 54 pie per rupee.

N. B.—The surplus of the estates marked * is carried over to the account for the persons interested and no other claims against the estates can be admitted.

Persons presenting receipts for payment are requested at the same time to produce the registry certificates which have been granted to them from this office.

L. P. D. BROUGHTON, *Administrator-General.*
HIGH COURT, CALCUTTA, the 15th January 1878. (32—1)

Calcutta Jute Mills Company, "Limited."

NOTICE is hereby given that the Eighth Ordinary General Meeting of the Shareholders will be held at the Office of the Company, No. 3, Fairlie Place, Calcutta, at noon, on Thursday, the 28th March 1878, for the purpose of receiving the Directors' Report, and passing the Accounts for the half-year ending 31st December 1877, electing Directors and Auditor, and for the transaction of any other business that may be brought forward.

The share transfer books of the Company will be closed from the 15th to the 28th March 1878, both days inclusive.

By order,
A. R. McINTOSH & Co.,
Agents and Secretaries.

CALCUTTA, the 27th December 1877. (23—2)

Sonai Tea Company, "Limited."

NOTICE is hereby given that the First Ordinary General Meeting of the Shareholders of the above Company will be held at the registered Office of the Company, 12, Mission Row, Calcutta, on Saturday, the 19th January 1878, at noon, for the purpose of transacting such business as may be brought forward.

BEGG DUNLOP & Co.,
Managing Agents.

CALCUTTA, the 9th January 1878.

(32—1)

Great Eastern Hotel Wine & General Purveying Co., Ltd.

THE Transfer Register of the Company will be closed from the 25th to the 31st instant, both days inclusive.

An *ad interim* dividend will be payable on and after the 1st proximo, at the rate of 3 per cent., or Rs. 7-8 per share, for the half-year ended 31st August last, as declared at the Ordinary General Meeting of Shareholders held on the 29th November 1877.

By order of the Directors,

A. CUMMING, *Secretary.*

CALCUTTA, 14th January 1878.

(34—2)

Notification.

TO be peremptorily sold by the Registrar of the High Court in its ordinary original civil jurisdiction in his sale-room in the Court-house on Saturday, the 19th day of January 1878, at the hour of 12 o'clock at afternoon, pursuant to a decree of the said Court, made in suit No. 481 of 1874 (wherein Chunder Mohun Soor is plaintiff and Tarinitony Roy is defendant), dated 3rd day of December 1875, the following property, namely—

All and singular all that brick-built messuage and dwelling-house together with the piece or parcel of land or ground thereunto belonging, and on part whereof the same is erected and built, being block No. 19 and holding No. 132, containing by estimation one beegah one cottah twelve chittacks and ten gundahs, more or less, and situate at and being No. 40, formerly No. 28, Simlah Street, in the town of Calcutta, and butted and bounded as follows, that is to say—on the east by the Simlah Street; on the north by a lane; on the west by the dwelling-house of Nobogopaul Ghose and others; and on the south by the house of Debendronath Mookerjee and others.

The abstract of title and conditions of sale may be seen at the office of the said Registrar, and the title deeds at the office of Messrs. Ghose and Bose, Attorneys at Law, at No. 12, Old Post Office Street, in Calcutta, on any day before the sale, and will be produced at the said sale.

(19—1)

R. BELCHAMBERS, *Registrar.*

Notification.

TO be peremptorily sold by the Registrar of the High Court in its ordinary original civil jurisdiction in his sale-room in the Court-house on Saturday, the 19th day of January 1878, at the hour of twelve o'clock at noon, pursuant to a decree of the said Court made in suit No. 687 of 1876 (wherein Sreemutty Matunginee Dossee is plaintiff and Juddoonath Burrall is defendant), and dated the 18th day of January 1877, the following property, namely—

All that brick-built house, messuage and tenement, situate at and being No. 6, in Bulloram Dey's Street, at Jorasanko, in the town of Calcutta, with the land on part whereof the same is erected, containing by estimation seven cottahs, more or less, butted and bounded in the following manner, that is to say—on the north by a private partition lane and the premises belonging to Radhamadhub Burrall; on the south by the premises belonging to Sreemutty Nittocally Dabee; on the east by a private lane and by the premises belonging to Sitto Boral and Ramsebuok Burrall; and on the west by Bulloram Day's Street and by the house and premises belonging to Subbessur Sein.

The abstract of title and conditions of sale may be seen at the office of the said Registrar, and the title deeds at the office of Messrs. Ghose and Bose, Attorneys at Law, at No. 12, Old Post Office Street, in Calcutta, on any day before the sale, and will be produced at the said sale.

(21—1)

R. BELCHAMBERS, *Registrar.*

PURSUANT to an order of Chancery Division of the High Court of Justice made in the matter and Action of re Gibb deceased Gibb against Gibb. The **CREDITORS** of JAMES SHAW GIBB late of Deb-roghur Upper Assam in the Presidency of Bengal in India Colonel on the Retired List of the Royal Bengal Artillery who died in or about the month of June 1877 are on or before the 21st day of March 1878 to send by post prepaid to John Marriott Davenport of the City of Oxford the Solicitor of the Defendant Matilda Warburton Gibb the Executrix of said James Shaw Gibb their Christian and Surnames, and addresses and descriptions; the Christian and Surname of any partner the full particulars of their Claims; a statement of their Accounts and the nature of the Securities, (if any) held by them; or in default thereof they will be peremptorily excluded from the benefit of the said order. Every Creditor holding any security is to produce the same before the Vice Chancellor Bacon at his Chambers situated No. 11, New Square Lincoln's Inn London, on Thursday the 28th day of March 1878, at 12 o'clock at noon, being the time appointed for adjudicating on the claims. Dated this 13th day of December 1877.

JOSHUA BIRD ALLEN, *Chief Clerk.*

Cunliffe Beaumont and Davenport, 43, Chancery Lane. (31—1)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Sreenath Dutt.

PURSUANT to an order made in the above on and bearing date the 8th January 1878, Tuesday, the 2nd day of April next, has been appointed for the hearing of proof of claims in this matter; and the creditors of the said Insolvent are required on or before the 31st March next to file a statement of the amount of their respective claims duly verified by affidavit in the Office of the Chief Clerk of this Court, who is to form a schedule from the claims so to be filed; and all claims not filed within the time aforesaid shall be excluded from the schedule.

(33—6)

NOBIN CHAND BURAL, *Attorney.*

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of ISSEN CHUNDER SEN, an Insolvent.

On Tuesday, the 8th day of January instant, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

K. N. Mitter, *Attorney.*

In the matter of UMRI SING, an Insolvent.

On Tuesday, the 5th day of September 1876, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

G. Gregory, *Attorney.*

In the matter of JAMES MURRAY, an Insolvent.

On Thursday, the 10th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Orr and Harriss, *Attorneys.*

In the matter of SHAIK ABDOS SOBHAN, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 22nd day of January instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

H. C. Chick, *Attorney.*

Chief Clerk's Office, the 12th day of January 1878.

POSTAL NOTICES.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Straits and Hong-Kong * ...	6 P.M.	16th Jan.	<i>A. Apoor and Argyll. Khandalla.</i>
Madras, Ceylon, and the Intermediate Ports ...	6 "	16th "	
Ceylon, Straits, Hon-Kong, United States of America, and the Colonies of Queensland, New South Wales and Victoria, <i>via</i> Torres Straits (letters, &c., for the latter Colony must be specially superscribed) ...	6 "	19th "	From Bombay.
Chittagong, Akyah, Kyauk Phyoo, and Sandoway ...	6 "	20th "	Bushoor.
Rangoon, Moulmein, and Straits ...	6 "	20th "	Canara.
Persian Gulf ...	6 "	21st "	From Bombay.
Port Blair and Camorta ...	6 "	22nd "	Satara.

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 18th January 1878.*

2. Book-post and pattern-packets must be posted on the 17th January 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6.30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*

GENERAL POST OFFICE, CALCUTTA.

The 16th January 1878.

* Mails for Mauritius can be forwarded only.

THE following are the latest hours for posting letters in the General Post Office:—

Mails.	Final clearance of letter box.	Latest hour for receipt of registered letters and parcels.	Hours up to which letters are taken with an additional fee of an anna paid in stamp
All stations on Loop Line, between Howrah and Ramporehat, and on Chord between Calcutta and Assensole ...	5.30 A.M.	5 P.M.	
DUM-DUM.			
1st Despatch ...	7.45 A.M.	7.15 A.M.	7 P.M.
2nd ditto ...	6 P.M.	5 P.M.	
BAHARHAT.			
1st Despatch ...	1.30 P.M.	1 P.M.	6.30 P.M.
2nd ditto ...	0 P.M.	5 P.M.	
HOWRAH.			
1st Despatch ...	6 A.M.	5 P.M.	
2nd ditto ...	8 A.M.	7.30 A.M.	
3rd ditto ...	2.30 P.M.	2 P.M.	
All stations on East Indian Railway Loop Line in the Purneah, Julpore, Darjeeling, Berhampore, Rongpooh, Maldah, Dinapore Districts and Assam	3.45 P.M.	3.15 P.M.	6.30 P.M.
All stations in the Dacca, Chittagong, Tipperah, Nankhai, Cachar, Sylhet, Kishinagar, Pubna, Furdapore, Burisal, Mymensing, and Bogra districts, also Barrackpore ...	5.45 P.M.	5 P.M.	7 P.M.
All stations on the Eastern Bengal Railway and Dacca itself, also Barrackpore ...	6.30 A.M.	5 P.M.	
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Bundel, the Central Provinces, as well as in the Bombay and Madras Presidencies	6 P.M.	6 P.M.	7 P.M.
Okolabarah, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency as far as Vizagapatnam	6 P.M.	6 P.M.	6.30 P.M.
GENERAL NOTICE.			
Registered letters and parcels are received during the week from 7 to 8 A.M. 12 to 5 P.M. and on Sundays, from 7 to 8 A.M. 4 to 5 P.M.			

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 p.m. Calcutta time (7-30 p.m. Railway time). Covers (other than overland) posted after this hour, and before 8-50 p.m. Calcutta time (8-20 p.m. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 p.m. Calcutta time will be detained.

W. ALPIN, *Offg. Post Master.*

CALCUTTA POST OFFICE, the 1st October 1877.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the Mails between Kurseong and Darjeeling by Tonga, and the service will probably be extended to the section of road between Silliguri and Kurseong by 1st April 1878.

Passengers are conveyed by these Tongas at the following rates:—

For one seat a sum not exceeding 8 annas a mile.

For two seats a sum not exceeding 12 annas a mile.

J. MACFARLAN,

Offg. Post Master General, Bengal.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 15th January 1878

Abroe, Mrs. S.	Francis, J.
Ahmed Ally.	Freeman, W. B.
Allen, Miss Josephine E.,	Freik, D.
care of Mrs. Dall.	Francis, Miss A.
Anderson, W. E.	Finney, R.
Auger, J.	Fergus, C. B.
Andreae, Arthur.	Garrett, Dr.
Adams, Mrs.	Gewdall, Chas.
Baily, J. R.	Grant, Col. D.
Ballard, Corpl. H.	Goldstein, J.
Banerjee, R. J.	Graham, Mrs. S.
Banerjee, Bhobobutty Churn.	Gray, P.
Bateman, W. E.	Greer, B.
Boarbane, Mrs.	Griffin, C.
Bennett, Mrs. F. J.	Ghose, Kali Dass.
Benson, Miss.	Guise, P. V. S.
Blake, T.	Haines, E.
British Consul.	Hannah, Dr.
Brown, J.	Harvey, Mrs. R. F.
Burke, Miss A. D.	Harris, W.
Burrage, Mrs. H.	Hassler, G. C. & Co.
Bryan, Mrs. S. S.	Henderson, G. T.
Bird, D. H.	Hubbard, Mrs. E. M.
Benson, Mrs. M. A.	Hope, Bernadotte, Monsieur.
Brown, Maitland.	Hall, J. S.
Bruff, P.	Hartz, Madame Jane.
Busuttill, C.	Haward, Lyons J.
Carber, W. E.	Humbary, Surgeon-Major.
Carter, Mrs.	Hadangens, Mrs.
Cheers, Mrs.	Huck, W. H.
Coker, H.	Jellieoe, Mrs. S. B.
Coombs, George.	Jewett, Mrs. Chas.
Cooper, Alex.	Johnstone, Mrs. E.
Clew, Mrs.	Julia and James.
David, T. R.	Jonkin, J.
Dennis, Mrs.	Kelson, A. W.
Dias, H. F.	King, Miss.
Dickens, J.	Law, P. C.
Dobbs, Dr. A. F.	Laddell, J.
Duval, Miss.	Lopez, M.
Dall, G. J.	Lopez Salvadore & Co.
Dun, J. W.	Lavern, Y. N.
Dahlke, H. F.	Mackenzie, R. G.
DeSouza, Sebastino.	Mackenzie, M. H.
Dunlop, Mrs. A. C.	Macklon, Mr.
D'Cruz, Mrs.	Macneill, Col.
Eaton, Mrs. J. C.	Marriesson, C.
Eddie, Miss E.	Maunder, F. C.
Elder, Captain.	Merlesse, Mrs.
Ellis, Chas.	Morley, W. D.
Evans, Mrs.	M. J. B.
Fanaker, T. D.	Mason, Billy.
Farquhar, A. E.	Melles, E.
Farmer, D.	Marshall, A.
Fernandez, A. J. W. S.	McNaughton, J. H.
Finney, Miss A. S.	McDonnell, Mrs.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 15th January 1878.

Manna, K. C.	Seamons, M.
Metherall, Mrs.	Sharpe, Mrs. T.
Marenis, Joseph.	Smith, M.
Nolan, J. H.	Smith, Captain Lees.
Nicolson, Mrs. E.	Smith, Miss.
Patterson, H.	Smith, F. W.
Peterson, H. J.	Spence, Miss Maggie.
Pierce, J.	Stanley, C. H.
Provis, Miss A. M.	Stewart, Sergeant-Major.
Pater, Revd. H.	Strachan, Rev. A.
Peddington, Mrs.	Swinley, Captain S. A.
Prinno, Jas.	Syechenyi lecomte Bela.
Pinch, Miss.	Teat, T. G.
Powis, B.	Tickerson, W.
Pogson, R.	Tomkins, Esq.
Punting, Mrs.	Thomas, J.
Postlethwarte, G. F.	Tresiddor, Surg.-Genl.
Picknell, M.	Thomlin, J.
Petit, Chas., Monsieur.	Urquhart, Miss.
Quillet, Jules.	Vallen, Capt.
Rallings, Mrs. H.	Veele, Mrs. A. E.
Renaud, Monsieur D. M.	Webb, Captain E. H.
Roberts, Miss.	Wells, Mrs. J.
Robertson, Dr. R. A.	Werinme, Miss D.
Ross, Miss.	White, R.
Ross, G. G.	White, J.
Rawlins, E.	Wight, Miss.
Rosamona (ayah).	William, E. A.
Ross, Mrs. A. B.	Williams, Mrs.
Rose, Mrs.	Wutzler, H.
Rotins, F.	Wood, H. S. V.
Roberts, E.	Wollocombe, Miss J.
Sarkies, Mrs.	Wilson, M.
Scott, R.	

Letters marked "Care of Post-Office, to be kept till called for."

Adie, A. E.	Jones, Mrs. A.
A. B. C.	Jordon, Mrs.
Aquar, Henry.	Killeoyne, Thos.
Bennett, T. O.	Lane, C.
Boe, Ashjohn.	Leapold, T.
Bull, Alex.	Leonard, Thomas.
Burn, Mrs. J.	Leon, Mrs. F.
Brown, R. W.	Lock, Pat.
Bruce, Esq.	Lonsdale, John.
Bent, H.	Lucas, Mrs.
Beck, R. A.	Macdonald, J.
Bates, S.	Macnab, Mrs. C.
Campbell, Allen.	MacFugro, A.
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Date of publication.	Place of publication.	Name of paper.	REMARKS.
Dec.	London	The Illustrated London News.	
Nov. 17	Samedi	Revue Hebdomadaire.	
Dec. 19	Milano	Cosmorama Pittorico.	
" 16	Isamenica	L'Espresso.	
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" 18	Dienstag	Bohemia.	

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CALCUTTA POST OFFICE, the 14th January 1878.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabhanga, and Jellinghee Rivers for the week ending Friday, the 11th January 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
Entrance below Chourasia	5 0	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	2 9	Lalkhawdiar.
From Jungipore to Berhampore, 47 miles.	2 6	Ballish.
From Berhampore to Cutwa, 50 miles.	2 0	Juggernathpore.
From Cutwa to Nuddea, 46 miles.	2 9	Matuarree, Khosulpore, Nuchimpore and Goopee-pore.

MATABHANGA.

	Ft. In.	
Entrance	6 9	
Thence to Tatarparah	1 6	Tatarparah.
From Tatarparah to Hât Bolia.	1 6	Dewangunge.
From Hât Bolia to Boalmaree	3 0	Dasparah.
From Boalmaree to Alikdeah	3 4	Taltollah.
From Alikdeah to Kissengunge.	3 8	Chowadanzah, Bantopore, and Mothoorapore.

JELLINGHEE AND BYRUB.

Entrance of Jellinghee from the Ganges.	...	Closed.
Thence to Junction with the Byrub.	...	
Entrance of Byrub from the Ganges.	4 0	
Thence to Junction with the Jellinghee.	3 9	Peerpore and Koladangah.
From Junction of Byrub and Jellinghee to Teakatta.	3 6	Junction of the Jellinghee and Modbopore.
From Teakatta to Nuddea	3 0	Schibnughur.
Height of water on gauge at Berhampore, the 14th January 1878; above zero, 1 foot 2 inches.		

T. H. WICKES, C.E.,
Exc. Engr., Nuddea Rivers Division.
BERHAMPORE, the 14th January 1878.

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The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act of the Governor-General to India in Council received the assent of His Excellency the Governor-General on the 27th December 1877, and is hereby promulgated for general information :—

ACT NO. XVIII OF 1877.

An Act to amend the law relating to Salt.

For the purpose of amending the law relating to Salt; it is hereby enacted as follows :

Preamble.

Preliminary.

Short title.

1. This Act may be called "The Salt Act, 1877;"

Commencement.

And it shall come into force on the twenty-eighth day of December 1877.

Repeal of enactments.

2. The Acts specified in the Schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same Schedule.

"Maund" defined.

3. In this Act "maund" means a maund of 82½ lbs. avoirdupois weight.

General.

4. The Indian Tariff Act, 1875, Schedule A, No. 49, shall be amended as follows, that is to say—

(a) in column three, for the figures and word "3,200 tolas," the figures and words "82½ lbs. avoirdupois" shall be substituted; and

(b) in column 5, for the numbers "1" and "13," the numbers "2" and "8" respectively shall be substituted.

Bombay and Madras.

5. On all salt imported by land into any of the territories administered by the Governor of Bombay in Council, or the Governor

of Fort St. George in Council, a customs duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Bombay.

6. On all salt manufactured in any of the territories administered by the Governor of Bombay in Council, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the same territory by sea.

Madras.

7. For section 11 of the Madras Salt Excise Act, 1871, the following shall be substituted :—

"11. On all salt manufactured in any district, or part of a district, to which this Act may be extended, an excise duty shall be levied at the rate at which customs duty is for the time being levied on salt imported into the said presidency by sea, and shall be paid under such orders as the Board of Revenue from time to time make in this behalf:

"Provided that no such duty shall be leviable until the salt is about to be removed from the place of storage, and that no salt shall be so removed without a permit authorizing its removal from store; and such permit shall specify the quantity to be removed and the excise-duty levied or due thereon."

8. The Government of Fort St. George shall from time to time, by notification in the Local Gazette, fix, as part of the price of every maund of salt sold under its orders within any local area, such sum or sums as it may deem sufficient to cover the cost of importation, purchase, manufacture, storage, transport, sale, and wastage.

9. The said Government may from time to time vary such sum or sums for any description of salt, or for any local area, with reference to all or any of the following considerations, (namely):—

- (a) the place in which the salt is sold ;
(b) the quantity of the salt sold in any transaction ;
(c) any other circumstances affecting its sale.

10. The price to be paid to the said Government in any local area mentioned in any notification under section eight or section nine shall, for every maund of salt sold in such area, be equal to the customs duty for the time being leviable on a maund of salt imported by sea into the Presidency of Fort St. George, together with the sum or sums fixed under the said sections.

The sums under section eight shall be taken, until altered for any local area by notification under section eight or section nine, to be the following, namely: in the districts of Malabar and South Canara, for home-made salt, five annas per maund, and for imported salt, eight annas per maund, and in all other districts of the Presidency of Fort St. George, three annas per maund.

Orissa.

11. In modification of Bengal Act No. VII of 1864, section 9, a duty shall be paid on salt manufactured at any place in the Division of Orissa by persons licensed under that Act, at such rate, not exceeding three rupees four annas, as the Governor-General in Council may from time to time fix for such place.

THE SCHEDULE.

No. and year.	Subject.	Extent of repeal.
VI of 1844...	Transit duties: Salt.	Section 43
XXIV of 1860...	Salt in Madras and Bombay.	So much as has not been repealed.
X of 1874...	Salt in Ganjam and Orissa.	So much as has not been repealed.
XV of 1874...	Laws' Local extent.	So far as it relates to Act XXIV of 1860.
XI of 1876...	Salt in Madras	The whole.

D. FITZPATRICK,
Secy. to the Govt. of India.

[Third Publication.]

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 28th December 1877, and is hereby promulgated for general information:—

ACT No. XIX OF 1877.

An Act to enable certain District Judges to suspend and remove certain ministerial officers, and for other purposes.

WHEREAS it is expedient to empower the District Judges of the Lower and the North-Western Provinces of the Presidency of Fort William and the District Judges of the Presidency of Fort Saint George to suspend and remove ministerial

officers of the Courts of Subordinate Judges, Munsifs, and District Munsifs; and whereas it is also expedient to provide in the Presidency of Fort Saint George for the transfer of ministerial officers from one Court to another; It is hereby enacted as follows:—

1. After the second paragraph of section 36 of the Bengal Civil Courts Act, No. VI of 1871, the following paragraph shall be inserted (that is to say):—

“The District Judge, within whose jurisdiction such Court is situate, may, by order, suspend or remove any such ministerial officer.”

2. For section 23 of the Madras Civil Courts' Act, 1873, the following shall be substituted (that is to say):—

“23. The ministerial officers of the Courts of the Subordinate Judges and District Munsifs shall be appointed by such Subordinate Judges and District Munsifs respectively, subject to the approval or confirmation of the District Judge within whose jurisdiction such Courts are situate, and may be suspended or removed from office either by the said District Judge or (subject to his approval or confirmation) by such Subordinate Judges and District Munsifs respectively.”

3. After section 24 of the same Act, the following section shall be inserted:—

“24A. The local Government may, at the instance of the District Judge, transfer from any Court, except the High Court, to any other Court, except the High Court, all or any of the ministerial officers of the Court of such Judge, or of any Subordinate Judge or District Munsif under his control.

“The District Judge may transfer all or any of the ministerial officers of any Court under his control to any other such Court.”

D. FITZPATRICK,
Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 9th January 1878, and is hereby promulgated for general information:—

ACT No. I OF 1878. THE OPIUM ACT, 1878.

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Amendment of Act VII of 1836, s. 1.
3. Interpretation-clause.
4. Prohibition of poppy-cultivation and possession, &c., of opium.
5. Power to make rules to permit such matters.

SECTIONS.

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8. Power to make rules relating to warehouses.
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25. Recovery of penalties due under bond.

SCHEDULE.

An Act to amend the law relating to Opium.

WHEREAS it is expedient to amend the law relating to opium; It is hereby enacted as follows:—

Preamble.

1. This Act may be called "The Opium Act, 1878":

It shall extend to such local areas as the Governor General in Council may, by notification in the

Gazette of India, from time to time direct;

And it shall come into force in each of such areas on such day as the Governor General in Council in like manner directs in this behalf.

2. The enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule:

And in Acts No. XI of 1849, No. XXI of 1856 and No. X of 1871, and in Bengal Act No. II of 1876, the words "intoxicating drugs" (wherever they occur) shall not include opium.

The reference made to Bombay Regulations XXI of 1827 and XX of 1830 in Act No VII of 1836 shall be read as if made to the corresponding sections of this Act.

3. In this Act, unless there be something repugnant in the subject or context—

"Opium" includes also poppy-heads, preparations or admixtures of opium, and intoxicating drugs prepared from the poppy:

"Magistrate" means, in the Presidency-towns, a Presidency Magistrate, and elsewhere a Magistrate of the first class or (when specially empowered by the Local Government to try cases under this Act) a Magistrate of the second class:

"Import" means to bring into the territories administered by any Local Government from sea, or from foreign territory, or from a territory administered by any other Local Government:

"Export" means to take out of the territories administered by any Local Government to sea, or to any foreign territory, or to any territory administered by another Local Government:

"Transport" means to remove from one place to another within the territories administered by the same Local Government.

4. Except as permitted by this Act, or by any other enactment relating to opium for the time being in force, or by rules framed under this Act or under any such enactment, no one shall—

- (a) cultivate the poppy;
- (b) manufacture opium;
- (c) possess opium;
- (d) transport opium;
- (e) import or export opium; or
- (f) sell opium.

5. The Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the local Gazette, make rules consistent with this Act, to permit absolutely or subject to the payment of duty or to any other conditions and to regulate within the whole or any specified part of the territories administered by such Government, all or any of the following matters:—

- (a) the cultivation of the poppy;
- (b) the manufacture of opium;
- (c) the possession of opium;
- (d) the transport of opium;
- (e) the importation or exportation of opium; and

(f) the sale of opium, and the farm of duties leviable on the sale of opium by retail:

Provided that no duty shall be levied under any such rule on any opium imported and on which a duty is imposed by or under the law relating to sea customs for the time being in force or under section six.

6. The Governor General in Council may from time to time, by notification in the *Gazette of India*, impose such duty as he thinks fit on opium or on any kind of opium imported by land into British India or into any specified part thereof, and may alter or abolish any duty so imposed.

7. The Governor General in Council may, by order notified in the *Gazette of India*,

- (a) authorize any Local Government to establish warehouses for opium legally imported into, or intended to be exported from, the territories administered by such Local Government, and
- (b) cancel any such order.

So long as such order remains in force, the Local Government may, by notification published in the official Gazette,

(c) declare any place to be a warehouse for all or any opium legally imported, whether before or after the payment of any duty leviable thereon, into the territories administered by such Government, or into any specified part thereof, or intended to be exported thence, and

(d) cancel any such declaration.

An order under clause (b) shall cancel all previous declarations under clause (c) of this section relating to places in the territories to which such order refers.

So long as such declaration remains in force, the owner of all such opium shall be bound to deposit it in such warehouse.

8. The Local Government, with the previous

Power to make rules relating to warehouses.

sanction of the Governor General in Council, may, from time to time by notification

in the local Gazette, make rules consistent with this Act to regulate the safe custody of opium warehoused under section seven; the levy of fees for such warehousing; the removal of such opium for sale or exportation; and the manner in which it shall be disposed of, if any duty or fees leviable on it be not paid within twelve months from the date of warehousing the same.

9. Any person who, in contravention of this

Penalty for illegal cultivation of poppy, &c.

Act, or of rules made and notified under section five or section eight,

(a) cultivates the poppy, or

(b) manufactures opium, or

(c) possesses opium, or

(d) transports opium, or

(e) imports or exports opium, or

(f) sells opium, or

(g) omits to warehouse opium or removes or does any act in respect of warehoused opium,

and any person who otherwise contravenes any such rule,

shall, on conviction before a Magistrate, be punished for each such offence with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both;

and, where a fine is imposed, the convicting Magistrate shall direct the offender to be imprisoned in default of payment of the fine for a term which may extend to six months, and such imprisonment shall be in excess of any other imprisonment to which he may have been sentenced.

10. In prosecutions under section nine, it shall be

Presumption in prosecutions under section nine.

presumed, until the contrary is proved, that all opium for which the accused person is

unable to account satisfactorily is opium in respect of which he has committed an offence under this Act.

11. In any case in which an offence under

Confiscation of opium.

section nine has been committed—

(a) the poppy so cultivated;

(b) the opium in respect of which any offence under the same section has been committed;

(c) where, in the case of an offence under clause (d) or (e) of the same section, the offender is transporting, importing or exporting any opium exceeding the quantity (if any) which he is permitted to transport, import or export, as the case

may be, the whole of the opium which he is transporting, importing or exporting;

(d) where, in the case of an offence under clause (f) of the same section, the offender has in his possession any opium other than the opium in respect of which the offence has been committed, the whole of such other opium,

shall be liable to confiscation.

The vessels, packages and coverings in which any opium liable to confiscation under this section is found, and the other contents (if any) of the vessel or package in which such opium may be concealed, and the animals and conveyances used in carrying it, shall likewise be liable to confiscation.

12. When the offender is convicted, or when

Order of confiscation the person charged with an offence in respect of any opium is acquitted, but the Magistrate decides that the opium is liable to confiscation, such confiscation may be ordered by the Magistrate.

Whenever confiscation is authorised by this Act, the officer ordering it may give the owner of the thing liable to be confiscated an option to pay, in lieu of confiscation, such fine as the officer thinks fit.

When an offence against this Act has been committed, but the offender is not known or cannot be found, or when opium not in the possession of any person cannot be satisfactorily accounted for, the case shall be enquired into and determined by the Collector of the District or Deputy Commissioner, or by any other officer authorized by the Local Government in this behalf, either personally or in right of his office, who may order such confiscation: Provided that no such order shall be made until the expiration of one month from the date of seizing the things intended to be confiscated or without hearing the persons (if any) claiming any right thereto and the evidence (if any) which they produce in support of their claims.

13. The Local Government may, with the previous

Power to make rules, regarding disposal of things confiscated (a) the disposal of all things confiscated under this Act; and

(b) the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act.

and rewards.

14. Any officer of any of the departments of

Power to enter, arrest and seize, on information that opium is unlawfully kept in any enclosed place.

Excise, Police, Customs, Salt, Opium or Revenue, superior in rank to a peon or constable, who may in right of his office be authorized by the

Local Government in this behalf, and who has reason to believe, from personal knowledge or from information given by any person and taken down in writing, that opium liable to confiscation under this Act is manufactured, kept or concealed in any building, vessel or enclosed place, may, between sunrise and sunset,

(a) enter into any such building, vessel or place;

(b) in case of resistance, break open any door and remove any other obstacle to such entry;

(c) seize such opium and all materials used in the manufacture thereof, and any other thing which

he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium, and

(d) detain and search, and if he think proper arrest, any person whom he has reason to believe to be guilty of any offence relating to such opium under this or any other law for the time being in force.

Power to seize opium in open places.

15. Any officer of any of the said departments may

(a) seize, in any open place or in transit, any opium or other thing which he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium,

(b) detain and search any person whom he has reason to believe to be guilty of any offence against this or any other such law, and, if such person has opium in his possession, arrest him and any other persons in his company.

Power to detain, search and arrest.

16. All searches under section fourteen or section fifteen shall be made in accordance with the provisions of the Code of Criminal Procedure.

Searches how made.

17. The officers of the several departments mentioned in section fourteen shall, upon notice given or request made, be legally bound to assist each other in carrying out the provisions of this Act.

Officers to assist each other.

18. Any officer of any of the said departments who, without reasonable ground of suspicion, enters or searches, or causes to be entered or searched, any building, vessel or place,

or vexatiously and unnecessarily seizes the property of any person on the pretence of seizing or searching for any opium or other thing liable to confiscation under this Act,

or vexatiously and unnecessarily detains, searches or arrests any person,

shall for every such offence be punished with fine not exceeding five hundred rupees.

19. The Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, either personally or in right of his office, or a Magistrate, may issue his warrant for the arrest of any person whom he has reason to believe to have committed an offence relating to opium, or for the search, whether by day or night, of any building or vessel or place in which he has reason to believe opium liable to confiscation to be kept or concealed.

All warrants issued under this section shall be executed in accordance with the provisions of the Code of Criminal Procedure.

Issue of warrants.

20. Every person arrested, and thing seized, under section fourteen or section fifteen, shall be forwarded without delay to the officer in charge of the nearest Police-station; and every person arrested and thing seized under section nineteen shall be forwarded without delay to the officer by whom the warrant was issued.

Disposal of person arrested or thing seized.

Every officer to whom any person or thing is forwarded under this section shall, with all convenient despatch, take such measures as may be necessary for the disposal according to law of such person or thing.

21. Whenever any officer makes any arrest or seizure under this Act, he shall within forty-eight hours next after such arrest or seizure make a full report of all the particulars of such arrest or seizure to his immediate official superior.

Report of arrests and seizures.

22. In the case of alleged illegal cultivation of the poppy, the crop shall not be removed, but shall, pending the disposal of the case, be attached by an officer superior in rank to a peon or constable, who may in right of his office be authorized by the Local Government in this behalf; and such officer shall require the cultivator to give bail in a reasonable amount (to be fixed by such officer) for his appearance before the Magistrate by whom the case is to be disposed of, and such cultivator shall not be arrested unless within a reasonable time he fails to give such bail:

Provided that, wherever Act No. XIII of 1857 (*An Act to consolidate and amend the law relating to the cultivation of the Poppy and the manufacture of Opium in the Presidency of Fort William in Bengal*), or any part thereof, is in force, nothing in this section shall apply to such cultivation.

Procedure in case of illegal poppy-cultivation.

23. Any arrear of any fee or duty imposed under this Act or any rule made hereunder,

Recovery of arrears of fees, duties, &c.

and any arrear due from any farmer of opium-revenue,

may be recovered from the person primarily liable to pay the same to the Government or from his surety (if any) as if it were an arrear of land-revenue.

24. When any amount is due to a farmer of opium-revenue from his licensee, in respect of a license, such farmer may make an application to the Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, praying such officer to recover such amount on behalf of the applicant; and on receiving such application, such Collector, Deputy Commissioner or other officer may in his discretion recover such amount as if it were an arrear of land-revenue, and shall pay any amount so recovered to the applicant:

Farmer may apply to Collector or other officer to recover amount due to him by licensee.

Provided that the execution of any process issued by such Collector, Deputy Collector or other officer for the recovery of such amount, shall be stayed if the licensee institutes a suit in the Civil Court to try the demand of the farmer and furnishes security to the satisfaction of such officer for the payment of the amount which such Court may adjudge to be due from him to such farmer:

Provided also that nothing contained in this section or done thereunder shall affect the right of any farmer of opium-revenue to recover by suit in the Civil Court or otherwise any amount due to him from such licensee.

25. When any person in compliance with any rule made hereunder gives a bond for the performance of any duty or act, such duty or act shall be deemed to be a public duty or an act in which the public are interested, as the case may be, within the meaning of the Indian Contract Act, 1872, section 74, and upon breach of the condition of such bond by him, the whole sum named therein as the amount to be paid in case of such breach may be recovered from him as if it were an arrear of land-revenue.

Recovery of penalties due under bond.

SCHEDULE. ACTS OF THE GOVERNOR GENERAL IN COUNCIL.			Number and year.	Subject.	Extent of repeal.
Number and year.	Subject.	Extent of repeal.			
Act XI of 1849.	Abkari Revenue of Calcutta	In section 5 the word "opium." In section 6, the word "opium" and the last thirty-one words. In section 15, from and including the words "ex- cept in the case," to the end of the section. In section 33, from and in- cluding the words "ex- cept opium" down to and includ- ing the words "each seer;" and the words "or in the case of opi- um as afore- said, a re- ward of one rupee eight annas for each seer."	Act XIII of 1857. Act X of 1871	Cultivation of the poppy and manufacture of opium. The Northern India Excise Act.	In section 76, from and in- cluding the words "ex- cept opium," down to and including the words "each seer;" and from and includ- ing the words "or in," down to and includ- ing the words "each seer." In paragraph 8 of sec- tion 90, the words "and opium." Section 2. In paragraph 6 of section 3, the word "opium." Sections 18, 65, 66, 67 and 87. In section 19, the words "or opium." Section 46, so far as it relates to opium. In section 46, paragraph 3, from and including the words "as well as," down to and including the words "dealings in opium." In section 63, the words "except opi- um." In section 78, the words "except opi- um," and paragraph 2. In section 79, from and including the words "except opi- um," down to and in- cluding the words "each seer," and from and in- cluding the
Act III of 1862.	Spirituous liquors, Bombay...	Section 10, so far as it re- lates to opi- um.			
Act XXI of 1856.	Bengal Abkari Act	In section 28 the word "opium." Sections 34, 51, 52, 53 and 87. In section 35, the words "or opium." In section 40, the words "except opi- um." Section 50, so far as it re- lates to opi- um. In section 75, the words "except opi- um" and from and including the words "opium seiz- ed," down to the end.			

Number and year.	Subject.	Extent of repeal.	Number and year.	Subject.	Extent of repeal.
		words "or in," down to and including the words "each ser."			the words "similarly distributed." In section 10, in the section substituted for section 75 of Act XXI of 1856, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order." In section 10, in the section substituted for section 76 of Act XXI of 1856, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including the words "similarly distributed."
Act IV of 1872.	The Panjáb Laws Act ...	Section 49.			
Act XXVI of 1872.	Panjáb Opium Law Amendment.	The whole Act.			
Act VI of 1873.	Transhipment of goods ...	Section 7.			
Act XVI of 1876.	The Indian Tariff Act ...	Section 9.			
Act XXIII of 1876.	To amend the law relating to Opium.	The whole Act.			
Act VI of 1877.	For postponing the day on which the Opium Act, 1876, is to come into force.	The whole Act.			
<i>Act of the Lieutenant-Governor of Bengal in Council.</i>					
Number and year.	Subject.	Extent of repeal.			
Act II of 1876	To amend Act XI of 1849, Act XXI of 1856, and Act IV (B. C.) of 1866.	In section 3, in the section substituted for section 33 of Act XI of 1849, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order." In section 3, in the section substituted for section 34 of Act XI of 1849, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including			
<i>Bombay Regulations.</i>					
Number and year.	Subject.	Extent of repeal.			
Bombay Regulation XXI of 1827.	Duty on opium ...	The preamble, from and including the words "with the combined," down to and including the words "the prohibited." Chapters I, II, III and IV.			
Bombay Regulation XX of 1830.	Malwa opium ...	So much as has not been repealed.			

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, JANUARY 16, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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RESOLUTION ON THE ADMINISTRATION REPORT OF THE CUSTOMS DEPARTMENT FOR THE YEAR 1876-77.

REVENUE DEPARTMENT—MIS REVENUE

Calcutta the 15th January 1878.

READ—

The Annual Customs Report of the Board of Revenue for 1876-77

CUSTOMS REVENUE.

INCLUDING the revenue on imported salt, the administration of which has already been dealt with in connection with the Board's report on the salt revenue, the following statement furnishes a general view of the gross and net revenue derived from customs duties in the whole of Bengal during the past five years:—

Bengal,

	1872-73	1873-74	1874-75	1875-76	1876-77
	Rs.	Rs.	Rs.	Rs.	Rs.
Import duty (excluding duty on salt)	61,00,478	76,06,300	88,50,721	88,04,242	80,00,000
Import duty on salt	2,30,38,919	2,30,30,019	2,24,98,706	2,24,15,901	2,30,39,700
Export duty	24,31,765	26,23,807	28,04,967	20,23,002	17,86,006
	27,57,868	21,38,490	20,00,868	21,20,540	21,04,431
Total gross duty	8,50,34,525	8,45,28,676	8,53,57,977	8,51,67,017	8,49,59,129
Refunds and drawbacks	5,37,309	2,74,975	3,16,901	3,06,025	2,50,306
	61,738	69,478	67,551	31,619	30,517
Total	8,00,637	2,44,483	2,00,253	3,37,647	2,30,402
Total net duty	8,00,637	2,44,483	2,00,253	3,37,647	2,30,402

Notwithstanding a considerable increase in the gross duty on imports of salt, the total net amount of duty collected in Bengal fell during the year of report from Rs. 3,48,29,370 to Rs. 3,46,67,644—being a decrease of Rs. 1,61,726. Excluding salt, the revenue from which is based on a constant demand and is comparatively independent of trade fluctuations, the customs duties on imports are mainly derived from cotton goods, liquors, and metals. Under the single head of cotton goods the duty has declined to the extent of Rs. 5,06,295, due for the most part to the prevalence of unfavourable rates of exchange which discouraged importation. Liquors show an increase of Rs. 1,09,188 on account of spirits, and a decline of Rs. 53,279 under wines and liqueurs. The duty on metals has risen by Rs. 53,459 during the year. Apparel, drugs and medicines, silk goods and woollen manufactures also show a slight decrease. Among exports the duty on rice has risen from Rs. 10,04,158 to Rs. 14,47,695, and that on lac from Rs. 2,29,573 to Rs. 3,39,109. This latter increase is stated to be due for the most part not to enhanced exports, but to the raising of the tariff valuations of lac in August 1875. The revenue derived from indigo fell from Rs. 3,46,721 to Rs. 2,84,881. Looking to the results of the entire year, it will be observed that although the net revenue fell by more than eleven lakhs in 1875-76, the further decrease of net revenue in 1876-77 amounted to Rs. 1,61,726, and that the expectations entertained at the time of the revision of the tariff that the customs revenue would speedily recover itself by the natural growth of the import trade have not yet been fully realized.

Trade of Bengal.

The total value of the imports by sea into the Lower Provinces during the last five years is as follows :—

IMPORTS.

		BENGAL.				
		1872-73.	1873-74.	1874-75.	1875-76.	1876-77
<i>General Trade.</i>						
		Rs.	Rs.	Rs.	Rs.	Rs.
FOREIGN TRADE.						
Merchandise—						
Free		1,11,86,040	1,51,59,442	2,06,01,075	1,15,06,206	1,01,14,057
Dutiable		15,60,26,052	14,02,02,281	17,16,80,388	16,00,76,481	15,08,34,071
Total		16,38,13,892	16,14,20,723	19,81,64,063	17,76,71,740	16,60,38,128
Treasure		1,00,05,510	1,04,58,107	2,84,77,281	1,08,05,461	2,02,54,065
Total Foreign Trade ..		17,07,79,411	18,08,78,830	22,70,35,344	18,84,77,197	19,31,92,703
COASTING TRADE.						
Merchandise—						
Foreign		18,54,923	16,39,507	18,00,633	47,47,791	47,04,206
Indian		1,06,06,723	97,04,005	2,04,78,331	1,70,74,748	1,77,84,811
Total		1,24,61,646	1,13,44,512	2,82,78,964	2,18,20,570	2,25,79,046
Treasure		42,30,760	85,32,119	61,26,182	25,46,718	57,00,143
Total Coasting Trade ..		1,67,01,406	1,98,76,631	3,44,05,166	2,44,13,294	2,82,79,189
Grand Total of Foreign and Coasting Trade ..		19,34,80,817	20,07,55,461	26,14,40,510	21,28,90,491	22,14,71,892
<i>Government Transactions.</i>						
From Foreign Countries—						
Stores		62,00,339	63,07,053	64,33,251	55,14,773	64,20,772
Treasure
Total		62,00,339	63,07,053	64,33,251	55,14,773	64,20,772
From Indian Ports—						
Stores		1,464	9,822	3,681	1,97,405*	59,915
Treasure		24,000	1,18,55,821	92,71,473	4,21,069†	54,575
Total		25,464	23,17,945	96,74,000	25,92,138	45,71,008
Grand Total		62,25,803	1,41,83,388	1,69,55,354	87,25,334	1,11,06,928

* This includes Rs. 1,48,842 on account of stamps.

† Ditto Rs. 2,53,901 ditto.

General trade has been carefully distinguished from Government transactions, and foreign trade from coasting trade between Indian ports, while the

movements of treasure are shown separately under each head. In the general trade the imports of merchandise have fallen from Rs. 17,76,71,746 to Rs. 16,69,38,128; the decrease extending both to free and dutiable goods. The rise, therefore, of the total foreign import trade from Rs. 18,84,77,197 to Rs. 19,31,92,793 is solely due to the enhanced imports of treasure, which have more than doubled during the year of report. On the other hand, the imports of the coasting trade have increased independently of the imports of treasure, which in this case also have risen by a hundred per cent.

The exports from the Lower Provinces during the last five years are shown as follow :—

EXPORTS.

		BENGAL.				
		1872-73.	1873-74.	1874-75.	1875-76.	1876-77.
General Trade.						
FOREIGN TRADE.		Rs.	Rs.	Rs.	Rs.	Rs.
Merchandise—						
Indian produce { Free	...	20,16,34,409	18,09,96,226	18,87,93,608	17,80,86,800	21,45,47,391
Dutiable	...	7,46,40,741	7,34,21,402	6,91,02,789	5,83,39,261	4,90,19,001
Total	...	27,62,75,150	25,00,17,628	25,78,96,397	23,63,98,761	26,44,66,492
Re-export of Foreign goods	...	1,49,73,196	1,53,04,126	1,63,30,608	10,74,845	14,93,702
Total Merchandise	...	29,12,48,346	27,53,25,754	27,42,30,900	23,74,70,596	26,59,59,194
Treasure	...	7,59,806	42,30,913	76,81,700	74,50,428	10,38,308
Total Foreign Trade	...	29,20,08,150	27,95,56,667	28,19,04,690	24,49,30,024	26,69,98,492
COASTING TRADE.						
Merchandise—						
Foreign	...	1,60,12,749	1,87,80,778	2,00,84,926	1,90,59,935	2,31,06,181
Indian	...	3,34,43,348	3,47,65,585	4,03,70,042	3,11,07,334	7,23,22,208
Total	...	5,03,56,097	5,35,46,313	6,04,55,968	5,02,59,369	9,54,17,389
Treasure	...	1,30,96,300	1,63,66,602	74,40,377	75,92,441	2,16,87,290
Total Coasting Trade	...	6,34,52,397	6,99,12,915	6,79,96,345	5,78,44,810	11,71,04,679
Grand Total of Foreign and Coasting Trade	...	35,54,60,547	34,94,69,582	34,97,04,644	30,27,78,834	38,41,03,171
Government Transactions.						
To Foreign Countries—						
Stores { Foreign	27,895	18,110	18,866
Indian	7,322	1,40,075	1,64,529
Treasure	...	1,05,000	461
Total	...	1,05,000	34,717	1,64,246	2,04,395
To Indian Ports—						
Stores { Foreign	13,005	2,78,044	3,34,169
Indian	...	50,944	30,000	1,46,922	4,27,177	11,06,243
Treasure	...	4,14,000	1,10,83,000	10,50,163	18,10,313	53,84,000
Total	...	4,64,944	1,11,13,000	12,10,090	25,24,534	69,18,412
Grand Total	...	5,69,944	1,11,13,000	12,44,797	26,92,780	71,22,797

Under the head of general trade the exports of merchandise to foreign ports have risen from Rs. 23,63,95,751 to Rs. 26,44,66,482, there being an increase of more than three crores and a half in free goods and a decrease of nearly a crore in dutiable goods. Including treasure, the exports of which fell from Rs. 74,59,428 to Rs. 10,38,308, the total foreign trade in exports amounted to Rs. 26,69,98,492, against Rs. 24,49,30,024 in the previous year. This total, it should be observed, is also inclusive of re-exports of foreign goods, which rose from Rs. 10,74,845 to Rs. 14,93,702. At the same time the exports of the coasting trade have doubled from causes which will be noticed below.

The foreign trade in treasure both on the export and import side was carried on with Calcutta alone. It is true that in 1872-73 and 1873-74 treasure to the value of Rs. 3,000 and Rs. 11,500 was imported into the subordinate ports of Bengal, and in 1875-76 a small quantity of treasure was sent to Chittagong, but none has been imported during the past year; and it may be laid down generally that the coast ports of Bengal derive their supplies of treasure almost entirely from Calcutta and Madras.

There was a considerable increase in the amount of Government transactions during 1876-77. As compared with the results of the previous year, the imports by Government from foreign countries rose from Rs. 55,14,772 to Rs. 64,20,772, and the imports from Indian ports from Rs. 32,10,612 to Rs. 46,88,156. The total imports, therefore, by Government from foreign and Indian ports increased from Rs. 87,25,384 to Rs. 1,11,08,928. On the export side Government transactions in the foreign trade amounted to Rs. 2,04,395 as compared with Rs. 1,68,246 in the previous year. The exports to Indian ports also rose from Rs. 25,24,534 to Rs. 69,18,402, the grand total of exports by Government thus amounting to Rs. 71,22,797, as against Rs. 26,92,780 in the previous year. These figures are inclusive of treasure.

The Port of Calcutta.

The following table shows the total imports and exports on behalf of Government at Calcutta during the last five years :—

	1872-73.	1873-74.	1874-75.	1875-76.	1876-77.
	Rs.	Rs.	Rs.	Rs.	Rs.
Imports of stores	62,09,339	63,07,053	64,33,251	55,14,772	64,20,772
Ditto of treasure	1,06,000	1,44,613	3,97,597	1,07,795	3,04,395
Exports of stores	461
Ditto of treasure
Total	64,04,339	64,51,666	68,20,848	56,93,018	66,25,167

The imports, consisting of stores, are almost entirely from the United Kingdom, and the exports, which are small as compared with the imports, are sent for the most part to Ceylon and the Straits Settlements. The total amount of Government transactions on the export and import side has risen considerably in the year under report, but still does not show any large increase over the amounts of earlier years.

Excluding Government transactions, the total value of the foreign trade of Calcutta, both in exports and imports, during the last five years was as follows :—

	1872-73.	1873-74.	1874-75.	1875-76.	1876-77.
	Rs.	Rs.	Rs.	Rs.	Rs.
Imports					
{ Merchandise	15,21,22,435	14,89,02,200	17,32,16,378	17,73,06,820	16,06,74,247
{ Treasure	1,09,02,519	1,01,30,097	2,89,77,281	1,08,03,751	2,62,54,665
Total Imports	16,30,24,954	15,90,32,297	20,21,93,659	18,81,10,571	18,69,28,912
Exports					
{ Country produce	24,12,06,508	22,34,28,058	21,67,43,045	23,45,04,628	26,30,41,223
{ Foreign merchandise	18,24,800	11,42,106	12,54,552	10,70,003	14,93,563
Total	24,30,31,308	22,45,70,164	21,80,18,297	23,55,74,631	26,45,34,786
{ Treasure	7,69,806	42,30,913	75,81,700	74,59,428	10,28,306
Total Exports	24,37,91,241	22,88,01,077	22,56,00,007	24,30,34,118	26,55,63,122

The fluctuations that have taken place in the import trade are in some respects the reverse of those which have occurred in the exports. Under the former head there has been a slight decrease in the imports of merchandise, counterbalanced as regards the total results of the year by a considerable rise in the imports of treasure; while the export trade shows an enormous increase under the head of country produce and a heavy decline in the export of treasure. The total excess of exports over imports amounted to no less than Rs. 7,26,44,210.

The variations which have taken place in the trade with foreign countries are noticed in detail in the Collector's report. The trade with the treaty ports of China, with the Straits Settlements, with Australia, and with Austria, shows a decline; while the transactions with the United Kingdom, Hong-Kong, the United States, France, Ceylon, the Mauritius, and Italy have risen in value during

the year. The following statement indicates that year by year a larger proportion of the trade with foreign countries follows the route by the Suez Canal :—

	Imports. Rs.	Exports. Rs.	Total. Rs.
1871-72	9,09,46,164	5,45,47,715	14,54,93,879
1872-73	10,55,11,198	6,03,90,990	16,59,11,134
1873-74	12,12,43,365	8,23,73,224	20,36,16,589
1874-75	15,11,53,675	7,44,70,398	22,56,24,073
1875-76	13,80,21,599	8,63,69,864	22,43,90,963
1876-77	14,56,76,481	9,20,09,881	23,76,86,362

Import trade.—The fluctuations in the principal articles imported to Calcutta during the last five years may be exhibited as follows :—

NAMES OF ARTICLES.	CHIEF PORT—CALCUTTA.				
	1872-73.	1873-74.	1874-75.	1875-76.	1876-77.
	Rs.	Rs.	Rs.	Rs.	Rs.
Apparel (including haberdashery, millinery, &c., but excluding hosiery).	23,67,225	23,42,379	24,87,512	21,13,131	17,71,633
Coal	7,10,888	17,66,215	16,29,428	11,77,504	14,31,348
Cotton goods (including twist and yarn)	9,97,54,092	9,50,40,440	11,57,24,430	11,30,05,218	10,39,30,300
Hardware and cutlery	23,11,100	10,44,240
Liquors	63,82,406	57,92,980	67,32,634	50,09,398	55,10,050
Machinery and millwork	15,23,111	48,79,139	47,71,075	52,07,594	29,73,296
Metals	92,01,530	89,28,411	1,27,70,921	1,44,56,844	1,70,83,104
Provisions	13,10,313	13,75,466	12,90,562	16,40,661	12,89,109
Railway plant and rolling-stock	26,41,201	23,87,231	16,19,395	10,74,724	54,20,778
Silk, raw and manufactures	14,44,393	11,64,343	10,81,310	14,85,911	12,10,409
Spices	9,72,662	4,80,619	10,16,420	14,62,078	15,86,960
Umbrellas	8,67,711	5,51,009	6,75,651	13,40,642	7,75,312
Woolen goods	44,72,166	53,75,279	26,60,008	47,50,976	46,40,690
Other articles except salt	1,39,40,980	1,40,73,835	1,44,11,403	1,64,86,790	1,47,12,184
Total	14,56,09,403	14,21,63,446	16,65,87,055	17,23,31,105	16,31,63,092
Salt	65,13,632	67,26,754	65,24,723	50,67,655	35,10,745
GRAND TOTAL	15,21,22,435	14,88,92,200	17,32,10,378	17,73,98,760	16,66,74,247

The imports of salt have already been dealt with in a separate Resolution and need no further mention here.

Salt

The last three years have witnessed a progressive fall in the value of the imports of apparel into Calcutta. In 1874-75 these amounted to Rs. 24,87,512, while in the past year they have fallen to Rs. 17,71,633, against Rs. 21,13,131 in 1875-76. This decline may fairly be attributed to the general reduction of personal expenditure, which has been forced upon private individuals by the unfavourable state of the exchange.

Apparel

The imports under this head, nearly all of which are from the United Kingdom, fell from Rs. 3,55,785 in 1875-76 to Rs. 2,40,215 in 1876-77. In particular, the imports of fire-arms and parts of fire-arms have decreased by nearly 50 per cent. It is possible that, as the Collector suggests, the more careful scrutiny bestowed on the importation of fire-arms for natives may have contributed to this result, but the enhanced rate of duty is undoubtedly the chief cause.

Arms and ammunition.

The import of coal, under which head are included coke and various kinds of patent fuel, has risen from 62,993 tons, valued at Rs. 11,77,504, in 1875-76, to 77,375 tons, worth Rs. 14,31,348, in the past year. This is probably to be accounted for by the extension of railways and the increase of steamer traffic during 1876-77. It may also be anticipated that the former cause will tend to stimulate the supply of coal from Indian mines, which will ultimately step in to take the place of that imported from the United Kingdom. This, however, will mainly depend upon the opening out of improved communications with the existing mines; and until that result has been attained no marked decline in the imports of coal can be looked for.

Coal.

Excluding cotton twist and yarn, the imports of which have slightly increased, the total imports of cotton manufactures show a marked decline during the year under report.

Cotton goods.

The sea-borne imports from Bombay show a remarkable increase which is noticed in the sections dealing with the interportal trade. A scheme for introducing a more complete registration of the imports into Calcutta by railway is now under consideration, and it is hoped that in future it will be possible to define accurately the extent to which the coarse cotton goods of Bombay pass into use on this side of India.

The imports of hardware and cutlery amounted to Rs. 19,44,249 in 1876-77, against Rs. 23,11,100 in 1875-76. The Collector of Customs has offered no explanation of this decrease, but up to 1874 these articles were included under the head of wrought-iron, and it is possible that the period during which the imports of hardware have been separately shown is too short to afford a trustworthy indication of the conditions which affect the trade.

Liquors.

The following statement shows the importation of malt liquors, spirits, and wines during the last five years:—

			Ale, Beer, and Porter. Rs.	Spirits. Rs.	Wines and Liqueurs. Rs.
1872-73	15,81,680	24,44,720	23,51,680
1873-74	15,47,680	20,53,000	21,91,650
1874-75	15,92,840	27,22,390	24,06,000
1875-76	12,57,720	20,80,840	25,50,880
1876-77	12,80,994	23,61,094	19,55,127

The fluctuations in the import of malt liquors and spirits appear to have followed much the same course. Both attained their maximum in 1874-75, and fell rapidly in the following year in consequence of the unfavourable exchange on England. During the year under report some reaction against the former reduction of consumption seems to have set in, for in both cases the import has increased. On the other hand, the marked decline in the import of wines and liqueurs may probably account for some proportion of the increased consumption of spirits.

The decrease in the import of machinery is peculiarly marked, though, as the Collector observes, this may be due in the case of steam-engines to the fact that up to 1876-77 engines for use on railways were included under the general head of machinery. It is well known that the demand for machinery fluctuates rapidly from year to year, and that a fair estimate of the trade can only be formed upon a view of the average imports of a long series of years, but the imports of 1876-77 appear in any case to be exceptionally low. Probably, however, this is due to temporary causes, and does not indicate any serious check in the local manufacturing industries. Some portion of the decrease is also probably due to the reaction in the jute trade against the over-speculation and premature extension of mills in previous years.

Copper, which was imported in almost equal proportions from the United Kingdom and Australia, and to a less extent from Japan, has risen from Rs. 61,48,371 to Rs. 77,22,652, and the trade appears to be in a thoroughly flourishing condition. The very considerable increase which has taken place in the import of iron during the last two years is somewhat obscured by the recent classification, which shows hardware and cutlery under a separate head. If these are included for the sake of comparison, it will be seen that in 1874-75 an amount of iron valued at Rs. 55,46,798 was imported into Calcutta. In the following year the imports, including hardware and cutlery, amounted to Rs. 74,55,198, while in 1876-77 the total imports were no less than Rs. 82,76,322. There is also an increase in the imports of lead, unwrought tin, and zinc or spelter, and a heavy fall in the import of quicksilver.

Railway plant

The imports, on private account, of railway plant and rolling-stock during the last five years are as follow:—

		Rs.			Rs.
1872-73	...	26,41,201	1874-75	...	16,19,695
1873-74	...	23,87,231	1875-76	...	10,74,724
1876-77	Rs. 34,26,776	...

It is stated, however, that the increase is only apparent, and is caused by the inclusion under this head of wooden sleepers and locomotives, which were formerly shown as wooden manufactures and as machinery.

The imports of silk manufactures show a fall in value from Rs. 12,99,217 in 1875-76 to Rs. 10,29,865 in 1876-77. Very large consignments were made in the previous year, and some decline in the trade was to be expected. The bulk of the imports came from Marseilles and the United Kingdom, small supplies being also received from Hong-Kong, Italy, Port Said, and the Straits.

Silk.

Woollen goods show a decrease of two lakhs, due to a heavy fall in the import of piece-goods and shawls, and a considerable rise under braids and other sorts.

RE-EXPORTS OF FOREIGN MERCHANDISE.

The re-exports of foreign goods from Calcutta during the last five years were as follow :—

		Rs.			Rs.
1872-73	...	18,24,778	1874-75	...	12,54,553
1873-74	...	11,42,086	1875-76	...	10,70,069
	1876-77	Rs. 14,93,562

These are consigned for the most part to the Straits Settlements, Mauritius, and Ceylon; but there is also some re-exportation to the United Kingdom. The trade has increased by nearly four lakhs in the year under report, although it has not yet reached the level it attained in 1872-73.

Export trade.—The following statement illustrates the export of the most important articles of Indian produce during the last two years :—

	1875-76.	1876-77.		1875-76.	1876-77.
	Rs.	Rs.		Rs.	Rs.
Opium	5,85,23,490	5,97,60,583	Silk, raw	41,10,868	77,48,844
Jute, raw	2,80,52,933	2,63,60,880	Jute, manufactured	47,02,094	71,21,180
Tea	2,15,00,363	2,58,07,047	Sugar and sugarcandy	8,10,229	68,56,060
Indigo	2,35,25,774	2,35,66,023	Lac of all kinds	75,00,574	53,62,745
Rice (not in the husk)	1,34,67,712	1,99,88,737	Saltpetre	33,73,546	37,89,225
Seeds, linseed	2,12,30,609	1,85,50,186	Silk manufactures	18,68,137	18,10,127
Hides and skins	1,60,30,347	1,43,14,164	Oils	17,91,740	15,86,163
Wheat	39,89,703	1,23,36,374	All other articles	99,03,173	1,10,23,165
Seeds, other kinds	55,33,635	90,60,889			
Cotton, raw	81,69,703	80,08,861	Total exports from Calcutta	23,45,04,628	26,30,41,252

Dyes.

Under this head indigo is the chief export. The figures for the last five years are as follow :—

	Cwt.	Rs.		Cwt.	Rs.
1872-73	85,491	2,69,94,200	1874-75	54,428	1,98,16,099
1873-74	73,703	2,62,80,103	1875-76	84,228	2,35,25,774
	1876-77	...		Cwt. 69,379; Rs. 2,35,66,023.	

The bulk of the export is taken by the United Kingdom, France, America, and Austria. Although the quantity of indigo exported in 1876-77 was only 69,379 cwt. against 84,228 cwt. in the previous year, the total value rose from Rs. 2,35,25,774 to Rs. 2,35,66,023, indicating a marked increase in the selling price of the dye. This is believed to have been due to the crop shipped in 1875-76 being unusually large, while the demand for indigo in the home market was slack. Prices therefore stood at a low level, and it is possible that consumption may have been slightly stimulated by the cheapness of indigo. When prices were still low, a failure of the autumn rains in Tirhoot threatened to reduce the outturn of the crop destined for export in 1876-77; a re-action set in in Europe, and prices consequently rose about 16 per cent. for fine, and 28 per cent. for middling indigo. It may be added that the average export of indigo from Calcutta during the last thirty years is 74,438 cwt., while the average for the last eight years, during which period the value has risen considerably in proportion to the quantity, is only 73,970 cwt.

Rice not in the husk is at present the most important item under the heading grain and pulse. The exports of rice husked during the last five years were as follow :—

	Cwt.	Rs.		Cwt.	Rs.
1872-73	5,779,058	1,68,51,709	1874-75	2,724,232	1,04,85,569
1873-74	3,687,611	1,35,22,900	1875-76	3,873,854	1,34,67,712
	1876-77	...		Cwt. 5,243,704; Rs. 1,99,88,737.	

The large increase shown in the quantity of rice exported was mainly due to the enhanced demand from Ceylon. It appears from the figures given at page 432 of the annual statement of the sea-borne trade of Bengal that the exportation of rice from Calcutta to Ceylon rose from 402,321 cwt. in 1875-76 to 2,167,837 cwt. in 1876-77. In ordinary years Ceylon draws its supplies of rice from the southern ports of the Madras Presidency, but the scarcity in Madras stopped all exportation during the past year, and the merchants of Ceylon were compelled to import rice from Calcutta. It may be expected, therefore, that the exports of rice to Ceylon will return to their ordinary level as soon as the present scarcity is at an end. Large exports were also made to Mauritius, Demerara, and the West Indies, to meet the demand for rice by the Indian emigrants settled there.

A still more conspicuous increase, bearing greater promise of lasting development in the future, occurred in the exports of wheat as shown below:—

		Cwt.	Rs.			Cwt.	Rs.
1872-73	...	144,411	4,88,007	1874-75	...	279,280	11,89,013
1873-74	...	489,443	18,84,748	1875-76	...	1,330,822	39,89,703
		1876-77	...				

1876-77 ... Cwt. 3,882,218; Rs. 1,23,36,374.

In the present state of European politics it is impossible to forecast with any certainty the prospects of any trade that is concerned with the East; but it appears not unlikely that one result of the present war may be to give a permanent stimulus to the wheat trade of India.

Hides and skins.

The following statement shows the course of the trade in this important staple during the last

five years:—

	Raw hides.		Tanned hides.		Raw skins.		Tanned skins.	
	No.	Rs.	No.	Rs.	No.	Rs.	No.	Rs.
1872-73	7,003,305	1,61,60,590	7,263	18,291	2,785,100	16,94,993	1,042,696	5,23,074
1873-74	5,852,215	1,02,34,105	5,075	12,906	2,502,704	13,74,740	496,570	2,48,180
1874-75	6,610,305	1,20,31,036	8,889	23,985	3,118,031	19,08,020	237,308	1,19,404
1875-76	5,589,449	1,46,36,097	6,644	18,031	2,334,979	12,92,774	282,186	1,83,441
1876-77	4,543,828	1,21,07,416	12,340	36,998	2,307,420	15,32,640	773,500	6,47,111

In the two items of tanned hides and skins the exports show a large increase, due to the abolition of the export duty in 1875.

Jute, raw.

The steady decline which has taken place in the exports of the raw jute fibre is well illustrated by the following statement:—

		Cwt.	Rs.			Cwt.	Rs.
1872-73	...	7,061,951	4,12,79,439	1874-75	...	5,499,788	3,24,49,941
1873-74	...	6,126,120	3,43,55,139	1875-76	...	5,206,521	2,80,52,933
		1876-77	...				

1876-77 ... Cwt. 1,532,148; Rs. 2,63,60,880

During the last five years the fall both in quantity and price has been progressive, and there is some reason for believing that it may continue. The Collector explains that the fall is due to the "increased consumption of jute in the local mills," and appears to consider this a complete account of the altered conditions of the trade. Taken literally, the Collector's explanation would seem to imply that the stock of jute fibre in Bengal is a fixed amount, which has been so reduced by the extended operations of the Calcutta mills that the residue cannot meet the demand for export. The fact, however, appears to be that the Indian jute-mills now command a practical monopoly of the Asiatic and a large portion of the American and Australian markets, and have in the past years largely extended their exports to China. This has deprived the Dundee manufacturers of some of the main outlets for their trade, and their demand for raw jute has consequently fallen. It is out of the question to suppose that the supply of a fibre which pays the cultivator so well as jute is at all likely to fall short, and any such prospect would at once result in a rise of prices, which would have an immediate effect in stimulating production. The progress of the trade in gunny-bags during the last five years has been as follows:—

YEAR	Gunny-bags		Gunny-cloth		Rope and twine.		Other kinds.		Total.
	No.	Rs.	Yds.	Rs.	Cwt.	Rs.	Cwt.	Rs.	Rs.
1872-73	6,012,616	16,14,191		2,30,180	1,008	7,142			19,71,493
1873-74	6,409,565	19,03,690		34,121	1,020	8,047			19,45,864
1874-75	7,687,617	21,30,194		20,271	4,070	28,694			22,79,153
1875-76	18,394,911	44,07,640	1,847,091	4,47,492	777	6,968			47,62,064
1876-77	32,568,261	68,93,613	6,908,559	6,08,812	4,284	33,574	136	190	71,21,189

Out of the 32,568,261 bags shipped in 1876-77, 29,003,559 were power-loom bags and 3,564,702 hand-woven. The United States took 10,861,329 power-loom bags, Australia 5,682,210, Hong-Kong 5,120,973, the Straits 3,302,000, the United Kingdom 1,854,866, and Egypt 1,169,649 bags. Of the hand-loom bags, 1,906,750 were sent to the United States, 1,302,000 to Australia, and 210,750 to Hong-Kong. The average price of exported bags shows a continuous fall from Rs. 29 per 100 bags in 1874-75 to Rs. 23 in 1875-76 and Rs. 19-10 in 1876-77.

A considerable increase has occurred in the quantities of shell-lac, button-lac, and lac-dye exported from Calcutta, accompanied in the case of the two former by an appreciable decline in value. It is believed that the trade in shell-lac is tending to recover itself, and that a considerable portion of the surplus stock of lac-dye, which is said to be on hand in the European market, is really of inferior quality.

Silk is stated to show signs of recovering from the depression which affected it in 1875-76, but the trade appears to be a stagnant one, which may revive at intervals when the yield in France and Italy fails, and when there is no effective competition on the part of China and Japan. In the long run, however, the competition of these latter countries will tend to become continually stronger, while there seems to be no prospect of such an improvement in the quality or reduction in the price of the Bengal article as will enable it to command a steady market in Europe.

The exports of sugar have risen from 83,865 cwt., valued at Rs. 8,08,669, in 1875-76, to 637,090 cwt., worth Rs. 68,52,573, in 1876-77. Most of the exports were consigned to the United Kingdom. It is believed that this extraordinary expansion of the Indian trade was mainly due to the failure of the beet-root crop in France, and the consequent stoppage of one of the chief sources which ordinarily supply Europe with sugar.

The following statement shows a steady increase in the quantity and value of tea exported from India during the last five years :—

	lb	Rs.		lb	Rs.
1872-73	... 17,628,901	1,56,63,447	1874-75	... 21,023,939	1,92,34,861
1873-74	... 19,185,029	1,73,02,428	1875-76	... 24,220,440	2,15,00,362
	1876-77	... lb 27,529,198; Rs. 2,58,07,047			

Some reduction of value is probably to be expected in the current year.

Trade in Coin and Bullion.—The following statements show the imports and exports of gold and silver coin and bullion during the past five years :—

GOLD.					
Year.	Imports.	Exports.	Net imports.		
	Rs.	Rs.	Rs.		
1872-73	...	84,48,425	1,63,686	82,84,739	
1873-74	...	47,26,626	6,93,143	40,33,383	
1874-75	...	65,15,405	2,009	65,12,796	
1875-76	...	56,55,289	6,76,375	49,78,914	
1876-77	...	20,38,770	19,697	20,19,073	
Average	...	54,76,883	3,11,102	Total	2,58,28,905

SILVER.					
Year.	Imports.	Exports.	Net imports.	Net exports.	
	Rs.	Rs.	Rs.	Rs.	
1872-73	...	5,96,120	19,17,974	
1873-74	...	35,37,770	1,11,82,311	
1874-75	...	75,79,198	1,47,82,678	
1875-76	...	67,82,063	16,34,591	
1876-77	...	10,18,611	2,31,97,284	
Average	...	39,02,960	Total net imports	5,10,80,247
			„ net exports	16,34,591	16,34,591
			Balance net imports	4,94,45,656	

No explanation of the marked fluctuations which have occurred both in gold and silver is offered by the Collector of Customs. It is believed, however, that the enormously enhanced imports of silver of the past year represent a considerable reduction in the stock of silver thrown on the European market by the demonetization of that metal in Germany.

Interportal Trade.—The imports into, and exports from, Calcutta during 1875-76 and 1876-77 are shown in one view in the following statement:—

1875-76.

IMPORTS INTO, OR EXPORTS FROM, CALCUTTA.	From or to British Indian ports.	From or to Indian ports not British.	GRAND TOTAL.
IMPORTS.	Rs.	Rs.	Rs.
Of Indian produce	1,55,90,702	5,655	1,55,96,357
Of foreign merchandise	15,60,177	9,180	15,69,357
Total Imports ...	1,71,50,879	14,835	1,71,65,714
EXPORTS.			
Of Indian produce	2,78,37,622	27,492	2,78,65,114
Of foreign merchandise	1,90,46,994	30,959	1,90,77,953
Total Exports ...	4,68,84,616	58,451	4,69,43,067

1876-77.

IMPORTS.			
Of Indian produce	1,57,32,632	5,29,542	1,62,62,174
Of foreign merchandise	16,38,061	44,811	16,82,872
Total Imports ...	1,73,70,693	57,4153	1,79,44,876
EXPORTS.			
Of Indian produce	6,47,85,975	6,97,830	6,54,83,805
Of foreign merchandise	2,31,45,690	29,284	2,31,74,974
Total Exports ...	8,79,31,665	7,27,114	8,86,58,779

It will be seen that the imports from Indian ports have risen from Rs. 1,71,35,714 in 1875-76 to Rs. 1,79,44,876 in 1876-77. The Bombay imports increased from Rs. 18,10,325 to Rs. 49,48,170, but this increase was counterbalanced to a great extent by a decline in the imports from Madras and British Burmah. On the other hand, the increase in the exports from Rs. 4,68,91,171 to Rs. 8,86,51,992 extended to all branches of the export trade, although the exports to Madras rose in a far higher proportion than the exports to other ports of British India. In the case of Madras and the Indian ports not under the British Government the trade was abnormally stimulated by the scarcity prevailing in Southern and Western India, and the bulk of the increase in the export trade occurred under the head of grain and pulse. A large proportion of the apparent increase in the trade with Indian ports not British is due to changes in the classification of Indian ports. Two ports formerly assigned to Bombay and three entered as belonging to Madras are now classed as non-British.

Imports of the Interportal Trade.

Raw cotton is imported largely for manufacture in the local mills, but the imports during 1876-77 show a decline from Rs. 34,48,665 to Rs. 28,68,334. There has also been some change in the sources of supply. In 1875-76 most of the imports were from British Burmah, but in the past year Bombay sent Rs. 13,39,788 and Madras Rs. 6,58,087, while the Burmah imports amounted only to Rs. 8,70,459 as compared with Rs. 19,57,640 in the previous year.

The value of the imports of cotton twist and yarn rose from Rs. 2,04,713 in 1875-76 to Rs. 16,32,700 in 1876-77, while the imports of grey goods increased in the same period from Rs. 1,49,882 to Rs. 7,25,184. In the case of twist and yarn nearly the whole of the imports came from Bombay, which sent no less than Rs. 16,27,861 out of the entire amount imported. For cotton piece-goods only the total of the imports is shown, and the Collector has confined himself to the remark that the imports are chiefly from Bombay. In this instance again the Lieutenant-Governor has to observe that the Collector of Customs has failed to furnish any intelligent comment upon fluctuations which bear upon the question of the development of the Bombay trade in cotton goods of local manufacture.

The value of the mineral oil imported from Rangoon has risen from Rs. 6,260 in 1875-76 to Rs. 1,05,546 in the year of report. It is stated that Rangoon oil has begun to compete effectively with American oil, and the Lieutenant-Governor hopes that the competition may be maintained.

Under this head the imports rose from Rs. 1,04,988 in 1875-76 to Rs. 1,32,856 in 1876-77. Coconada supplied cigars to the value of Rs. 1,01,939, and Burmah Rs. 26,380. The returns of the imports of cigars from foreign countries show a continuous decline during the last three years, which is probably due in some measure to the increasing demand for the cheap cigars of Madras and Burmah. With the gradual improvements which are now being effected in the processes of manufacture, it may be expected that this demand will increase.

Exports of the Interportal Trade.

The scarcity in Bombay and Madras produced its natural results in an enormously increased export under the head of grain and pulse. The exports of grain rose in value from Rs. 74,395 in 1875-76 to Rs. 15,96,165 in 1876-77; the bulk of the export being sent to Madras. Wheat increased from Rs. 9,235 to Rs. 3,02,210, and pulse from Rs. 1,59,314 to Rs. 13,02,861. In both these cases the larger proportion of the export was consigned to Madras. The following statement taken from the Collector's report shows the exports of rice (not in the husk) for 1875-76 and 1876-77, the last three months of the latter year being given separately as forming a period of peculiarly high pressure:—

	1875-76.		1876-77.		January, February, and March 1877.	
	Cwt.	Rs.	Cwt.	Rs.	Cwt.	Rs.
To Bombay	1,008,364	39,20,776	1,395,993	54,29,810	538,981	21,35,412
.. Madras	151,593	4,72,097	7,468,956	2,70,05,584	3,718,056	1,40,15,574
.. British Burmah	783	3,655	2,647	11,836	635	2,300
.. Out-ports of Bengal	126	890	122	480	6	28
.. Indian ports not British	3	8	156,896	5,36,284	99,033	3,55,028
Total	1,160,869	43,96,926	9,024,414	3,29,83,994	4,356,611	1,65,08,342

The inaccuracy of the export statistics as hitherto recorded has formed the subject of a separate correspondence with the Government of India, and measures will now be adopted to ensure that relands and short shipments shall be duly recorded in future. The figures given above are subject to some deductions on this account; but even allowing for this, the enormous increase in the exports of grain furnishes a satisfactory proof of the readiness with which private trade may be trusted to meet a real demand, provided that it is left to conduct its operations without hindrance.

The exports of power-loom gunny-bags show a satisfactory increase from Rs. 51,46,330 in 1875-76 to Rs. 64,05,875 in 1876-77. The chief demand was from Bombay and British Burmah. Unmanufactured tobacco also rose from Rs. 11,49,864 to Rs. 24,91,949. Tobacco in the leaf is sent almost entirely to Burmah for manufacture into cigars. The crop is a highly profitable one to the cultivators, and it is hoped that the marked development of the exports in the past year may be due in some measure to an improvement in the quality of the leaf by more careful cultivation than has hitherto been practised.

The Port of Chittagong.

The gross duty collected on imports and exports at Chittagong during 1876-77 amounted to Rs. 6,81,660. Deducting the duty on salt, which realized Rs. 6,30,782, the gross duty on general merchandise amounted to Rs. 50,878, showing a decrease of Rs. 63,491 on the results of the previous year. This is undoubtedly due to the destructive cyclone and storm-wave of October 1876, which brought all commercial operations in the district to a standstill.

Examining the returns in detail, it will be seen that the imports from foreign countries have fallen in value from Rs. 2,74,304 in 1875-76 to Rs. 2,61,989 in the year under report—being a decrease of Rs. 12,315. This decrease is accounted for by the falling off in the imports from the United Kingdom, the Straits Settlements, and the Maldives. The imports from the United

Kingdom consist chiefly of salt, and it appears that the stock in hand at the close of 1875-76 was sufficient to meet the local demand. There was some increase in the trade with Ceylon, owing partly to the enhanced importation of cocoanuts and cocoanut-oil, and partly to the fact that some of the Maldivé trade passed through Ceylon and was entered as belonging to that place. This latter circumstance accounts also for some portion of the decline in the imports from the Maldives, the remainder being due to the diminished import of fruits, vegetables, shells, and cowries. The fall of Rs. 7,065, or 43 per cent. in the value of the goods imported from the Straits Settlements, occurred in cabinet-ware, cotton piece-goods, earthenware, fireworks, pitch, tar, and dammer, and sugarcandy. There was, however, an appreciable rise in the imports of pepper.

The value of the export trade of Chittagong fell from Rs. 13,30,729 in 1875-76 to Rs. 6,07,247 in 1876-77. This was the natural consequence of the damage done by the cyclone and storm-wave, which seriously injured the crops in the interior of the district and destroyed many of the native vessels lying in the port. Trade was further hampered by the outbreak of cholera which followed shortly after the cyclone and disorganized the system of rural markets by which country produce finds its way to the centres of export trade. The decline is most marked in the case of Ceylon and Mauritius. It is understood that in ordinary years Ceylon imports rice largely from the southern ports of the Madras Presidency and from Chittagong. In the past year both these sources of supply were cut off—the one by the failure of crops in Madras, and the other by the cyclone. But for the cyclone, it is obvious that a large proportion of the enhanced demand from Ceylon would have been met by Chittagong, and this development might have been maintained even after Madras had recovered from the effects of the present scarcity. As it was, Ceylon was compelled to draw her supplies from Calcutta.

The value of the coasting trade of Chittagong during the last two years is shown thus—

			<i>Imports.</i>	1875-76.	1876-77.
				Rs.	Rs.
Madras	21,255	57,183
British Burmah	2,09,966	1,69,414
Ports within the Presidency	13,58,586	16,87,521
Indian ports, British	580	—
Total				16,80,387	19,14,118
<i>Exports.</i>					
Bombay	65,939	...
Madras	1,26,143	5,98,771
British Burmah	7,02,369	6,05,263
Ports within the Presidency	16,45,714	14,51,551
Indian ports not British	3	...
Total				26,00,168	26,55,585

The total imports have risen considerably in spite of a decline in the supply of earth-oil from British Burmah, which is attributed to the straitened circumstances of the inhabitants of Chittagong. The increase in the Madras exports, which is stated to arise from the large shipments of grain, appears to conflict with the remarks made in the last paragraph on the fall in the exports to Ceylon. It should be noted, however, that rice exported to Ceylon pays duty, and that the exports are consequently accurately recorded, while in the case of the free exports to Indian ports the returns are notoriously based, not on the amounts actually shipped, but on the amounts for which passes are taken out.

The exports of tea from Chittagong during the last five years are shown as follow :—

Year.						Value.
						Rs.
1872-73	2,79,778
1873-74	3,01,477
1874-75	3,41,894
1875-76	477,703	4,79,353
1876-77	601,931	6,12,697

Chittagong tea is said to be of excellent quality, and to show some promise of becoming the most important staple of a direct trade with Europe. It is to be hoped, however, that the increase in quantity is not the result of the excessive plucking of leaf which has proved so detrimental elsewhere.

In the Resolution on the Port of Chittagong, the Lieutenant-Governor has already expressed an opinion adverse to the proposal to declare Narain-gunge a port. It is possible, however, that the Commissioner may be able to bring forward fresh reasons in support of the scheme, and his report on the subject will be awaited.

The Orissa Ports.

The following statement shows the value of the sea imports and exports of Orissa during the last eight years:—

YEAR.	BALASORE.			CUTTACK.			POOREE.		
	Value of imports.	Value of exports.	Total value of trade.	Value of imports.	Value of exports.	Total value of trade.	Value of imports.	Value of exports.	Total value of trade.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1869-70	22,541	2,73,948	2,96,489	36,601	1,35,480	1,72,081	26,960	2,33,245	2,60,205
1870-71	33,410	2,51,209	2,70,619	38,516	4,32,689	4,71,205	5,009	2,13,395	2,18,404
1871-72	89,404	3,33,048	4,22,507	53,817	2,18,987	2,72,804	64,053	1,98,408	2,62,461
1872-73	84,616	2,21,909	3,06,525	61,400	1,07,127	1,68,527	63,910	1,93,164	2,57,074
1873-74	50,000	2,37,973	2,87,973	1,44,944	4,58,596	6,03,540	11,588	2,84,322	2,95,910
1874-75	11,844	2,78,008	2,89,852	23,372	9,30,470	9,53,842	37,438	2,68,142	3,05,580
1875-76	20,67,024	17,00,029	37,67,053	13,78,600	12,71,576	26,50,176	20,301	2,90,145	3,10,446
1876-77	34,29,369	40,20,732	74,50,101	11,38,073	29,06,105	40,44,178	1,01,275	7,32,571	8,33,846

The figures in this table, representing the trade of the Orissa ports prior to 1875-76, do not include the trade between ports within the Presidency.

For the whole province the values may be shown thus—

			Foreign.	1875-76.	1876-77.
				Rs.	Rs.
Imports	{ Dutiable	100
	{ Free	322	1,792
Exports	{ Dutiable	5,27,152	7,75,484
	{ Free	38,025	42,630
Total			...	5,65,499	8,20,015
<i>Coasting.</i>					
Imports	{ Foreign merchandise	21,83,130	22,00,967
	{ Indian produce	9,66,609	10,74,905
	{ Treasure	3,15,770	14,40,863
Exports	{ Foreign merchandise	12,207	5,908
	{ Indian produce	17,70,288	50,03,204
	{ Treasure	9,17,057	18,32,173
Total			...	61,71,181	1,15,58,110
GRAND TOTAL			...	67,36,680	1,23,78,125

In Pooree and Cuttack there were no imports from foreign ports of either dutiable or free merchandise, while in Balasore the only foreign imports were 10,600 gunny-bags from Ceylon, valued at Rs. 1,792. A small quantity of claret was imported into Cuttack from Pondicherry.

Among the exports from Cuttack to foreign ports the chief were rice, wheat, and oilseeds. The trade in oilseeds is stated to have declined of late, partly in consequence of the greater attention bestowed on the export of rice, and partly because the firm which used to send sesamum to France have now left the district. The exports of rice rose from 91,196 cwt., valued at Rs. 2,59,661, in 1875-76, to 177,189 cwt., valued at Rs. 5,12,110, in 1876-77. Mauritius, Arabia, and Ceylon take the bulk of the Cuttack export. The foreign exports from Pooree show a decline, and the increase in Balasore is due to the large consignments of rice to Mauritius, Ceylon, and the Maldives.

Turning to the coasting trade of the Orissa ports, it will be found that the imports into Cuttack, excluding treasure, have fallen by about three lakhs in consequence of the diminished import of cotton piece-goods. If treasure be included, the decline amounts to a little more than two lakhs. At Pooree the imports have risen enormously, owing to gunny-bags received from Bombay and treasure from the Madras ports. At Balasore the increase, though less marked than at Pooree, was considerable. It occurred chiefly in treasure brought to pay for the purchases of rice from the cultivators, and also in cotton twist, metals, and gunny-bags.

In all of the Orissa ports the rise in exports to Indian ports was enormous, occurring chiefly in rice, the export of which is shown as follows:—

					Quantity.		Value.	
					1876-76.	1876-77.	1876-76.	1876-77.
					Cwt.	Cwt.	Rs.	Rs.
Cuttack	{ Rice in the husk	5,734	4,572	5,670	7,189
	{ Rice not in the husk	132,783	541,768	2,53,312	16,06,339
	Total	138,517	546,137	2,59,982	16,14,019
Pooree	{ Rice in the husk	66	3,090	80	5,868
	{ Rice not in the husk	138,563	225,664	2,97,917	7,04,187
	Total	138,629	228,754	2,97,997	7,10,055
Balasore	{ Rice in the husk	196,910	73,017	2,12,017	72,408
	{ Rice not in the husk	394,939	1,038,099	8,68,344	25,80,490
	Total	591,849	1,111,116	10,80,361	26,52,978

The accuracy of these figures is open to some doubt, as has been observed above, but they prove that the resources of Orissa have been made available to relieve a famine-stricken country at the time of its extreme need. It is hoped that a permanent development of the Orissa trade may result from the operations of the past year. Balasore shows an amount of exports which appears to be disproportionately large, but it has already been observed in the Resolution on the general administration report of Orissa that this is due to the shipment of Cuttack rice through the port of Chandbally, which lies just within the western boundary of the Balasore district.

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By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,

Secretary to the Govt. of Bengal.

RESOLUTION ON THE GENERAL REPORT ON PUBLIC INSTRUCTION FOR THE YEAR 1876-77.

GENERAL DEPARTMENT.—EDUCATION No. 43.

Calcutta, the 4th January 1878.

READ—

The General Report on Public Instruction for the year 1876-77.

THE financial position of the Government of Bengal at the opening of the year 1876-77 compelled the Lieutenant-Governor not only to impress on all heads of departments the urgent need for the exercise of strict economy in the administration of the revenues, but also to make considerable reductions in the budget grants which it was originally proposed to assign under the several heads of provincial expenditure. During each of the years which followed the introduction of the system of provincial finance established in 1871, the local Government had at its disposal accumulated balances which were available to meet any surplus of expenditure over receipts, and charges were consequently admitted on a scale which the current income of the Government would not have justified. These balances, however, were surrendered to the Government of India in partial liquidation of the liabilities incurred by Bengal during the scarcity of 1874, and the Government found it necessary, in settling the provincial budget for 1876-77, to keep the sanctioned expenditure strictly within the amount of the expected income of the year.

2. The Department of Education, in common with the other departments of the provincial administration, suffered under these necessary retrenchments. The grant originally intended to be assigned was Rs. 25,38,333; but this sum was successively reduced, first to Rs. 24,92,236, and eventually to Rs. 24,67,236. The actual expenditure of the year was Rs. 24,61,599, of which Rs. 4,71,814 represent departmental receipts, and the balance, Rs. 19,89,785, is the net Government expenditure. The gross expenditure in 1874-75 was Rs. 25,11,830, the sanctioned grant for 1875-76 was Rs. 26,14,010, and the actual expenditure of that year amounted to Rs. 26,32,444. The figures are not quite accurately given in the opening paragraphs of the Director's present report; but it will appear, from what has been said, that the expenditure of 1876-77 from the Education Budget was about half a lakh below that of 1874-75, and nearly 1½ lakhs below that of the year 1875-76.

3. The officers of the department exerted themselves loyally and strenuously to carry out the orders of Government, and to prevent the diminution of the grant from injuriously affecting the progress of education. But it was inevitable that so serious a reduction in the available funds should not only arrest development, but should in some cases result in an actual decrease in the number of schools and pupils; and this decrease has occurred in middle schools generally, and in primary schools in the great majority of districts. There was also a considerable decrease in the number of schools for special instruction, but this did not arise from the reduction of the grant, but from the closing of several normal schools of the second and third grades—a measure which was carried out by Government upon grounds independent of financial considerations.

4. Under these circumstances, the Lieutenant-Governor regards it as a satisfactory proof of the general soundness and vitality of our educational system that, notwithstanding these disadvantages and drawbacks, the number of schools and colleges under inspection, and the pupils attending them, showed a marked increase during the year. The figures are given in the following table:—

CLASS OF INSTITUTIONS.	1876.		1877.	
	Schools.	Pupils.	Schools.	Pupils.
For general instruction—				
Government institutions	259	24,208	267	24,595
Grant-in-aid ditto	1,872	87,379	1,842	88,109
Primary and Circle Fund Institutions	13,270	363,166	13,665	361,648
Unaided institutions	2,268	68,111	5,420	120,517
For special instruction*	91	4,940	78	4,398
Total	17,550	535,804	31,478	689,361

* Schools for special instruction are all Government institutions, except 15 aided normal schools with 862 pupils, and one unaided technical school with 255 pupils.

5. An examination of this table shows that the increase in the number of Government schools has not been accompanied by a corresponding increase in the number of pupils; that though grant-in-aid schools have diminished by 30, the number of pupils in them has increased; that schools supported from the primary fund show an increase in numbers, with no increase in pupils; that a large additional number of unaided pathshalas have been brought under inspection; and that, notwithstanding the decrease in the number of schools for special instruction, the pupils attending them have not very greatly diminished. If the unaided institutions, which are of course unaffected by the finances of the department, are excluded from the returns of both years, it will be seen that while in 1875-76 there were 15,492 schools with 469,693 pupils, in 1876-77 the number of schools rose to 15,849, but that of pupils diminished to 468,834.

6. If the schools are classified, not according to the budget grant from which they are supported, but according to the character of the instruction imparted in them, the results of the year are as follow:—

CLASS OF INSTRUCTION.		1876.		1877.		Average number of pupils at each school.
		Schools.	Pupils.	Schools.	Pupils.	
SUPERIOR	Colleges	18	1,404	20	1,793	90
	Higher English schools	173	32,329	180	32,967	183
	Middle	623	34,072	511	30,072	59
SECONDARY	Middle vernacular	1,289	59,304	1,045	51,718	50
	Intermediate English schools			113	4,328	39
	Ditto vernacular schools			1,501	52,430	35
PRIMARY	Primary schools	13,216	344,510	12,273	302,480	25
	Female	427	11,831	480	12,027	25
SPECIAL		91	4,940	75	4,393	58
Total		15,807	492,090	16,196	491,492

* In the report for the previous year, all schools aided from the primary fund were classed as primary schools. The figures have been corrected in this table.

Unaided primary schools are not shown in this table, the standard of instruction in these not being accurately defined. Intermediate schools appear as a new class in the returns of 1876-77; in the previous year intermediate English schools did not exist, and intermediate vernacular schools were included in the primary class. The falling off in middle schools, and especially in middle English schools, is very noticeable, the number of middle English schools in 1875-76 being the same as that of middle English and intermediate English together in 1876-77. In the middle vernacular schools the loss is not so great, as the majority of the intermediate vernacular schools have not come down from the middle class, but have risen from the primary class. But it is estimated that of the 214 middle vernacular schools which have disappeared from the returns of the year, about 40 or 50 have been entirely closed, and the rest have fallen to a lower class. Primary schools show a decrease of nearly 1,000. This means that, in round numbers, 1,300 of these schools have been raised to the intermediate class, and 1,200 have disappeared from Bengal generally, while no less than 1,500 new schools have been added to the list in the two districts of Midnapore and Balasore.

7. In all this there is no ground for apprehension, and but little cause for regret. Some of the weaker schools, which possessed little vitality independent of the Government grant, have been closed; while a more careful classification has shown that some schools were unable to maintain the standard under which they were previously ranked. But the colleges and higher English schools at one end of the scale, and the primary schools at the other, have in general stood the test of financial reductions in a manner which shows the soundness of the basis upon which they are established. The lesson to be deduced from the experience of the year appears to be that the middle schools are the weakest part of our educational system, and that special efforts should be made to strengthen and improve them.

8. The favourable inference which may be drawn from these returns is confirmed by an examination of the figures which show the proportion of the total educational expenditure contributed by Government and by the people themselves. Including the charges of the Medical College and schools, which are not shown in the Education Budget, the total expenditure on organized

education was Rs. 42,34,000, of which Rs. 22,52,000 were paid by Government. In the previous year the Government contribution was Rs. 24,03,000, and the total expenditure Rs. 41,89,000. An increase of nearly half a lakh of rupees in the total expenditure, combined with a decrease of more than a lakh and a half in the payments by Government, shows that during the year the private funds expended upon education increased by about two lakhs of rupees. The Government share of educational expenditure has decreased during the year from 57 to 53 per cent., and this decrease in the rate is found in the schools of every class. The contributions from the public were Rs. 16,68,000 in 1874-75, Rs. 17,86,000 in 1875-76, and Rs. 19,82,000 in 1876-77. These figures appear to the Lieutenant-Governor to afford a convincing proof that the people are willing not merely to accept the instruction imparted in our schools, but to take their share in supporting it; and it is especially satisfactory to find that, in a year in which the Government was compelled to enforce measures of the strictest economy, the schools suffered no pecuniary loss, the deficiency being supplied, and more than supplied, by increased contributions from the public.

9. The primary schools supported or aided by Government showed a decrease during the year of nearly 1,000 schools and 46,000 pupils. But this decrease is owing, as has already been explained, to the elevation of about 1,300 of the best primary schools to the intermediate class. There has therefore been a real increase of about 300 schools; and as it appears that 1,500 pathshalas have been newly brought on the returns in the two districts of Balasore and Midnapore, it follows that about 1,200 schools have disappeared in other districts. Some of these continue to exist as unaided schools, but it is to be feared that the greater number have been closed. The unaided schools brought under inspection have increased from 2,043 schools with 43,714 pupils to 5,282 schools with 96,859 pupils. In the whole number of schools aided from the primary fund there are above 338,000 pupils, of whom it is estimated that about two-thirds, or 225,000, are in the lowest stage of instruction; 110,000 are able to read, write, and understand easy sentences out of a book, while at least 3,000 have reached a higher stage than this.

10. The report contains some suggestive and interesting paragraphs on the character of the instruction imparted in the indigenous schools of the country, the effect of the impulse given to primary education by the orders of 1872, the further degree of success which may reasonably be hoped for, and the dangers which have to be guarded against in extending and developing the present system. Such questions as these do not admit of proper and sufficient discussion within the limits of a Resolution, and the Lieutenant-Governor, while expressing his general concurrence in the Director's views, would rather commend these paragraphs to the perusal of those interested in the subject, than attempt to enter upon a detailed examination of the facts and arguments advanced in them.

11. Some remarks, however, appear to be called for upon the tendency which exists in some districts to raise the pathshalas to a standard unsuited to the requirements of those classes of the people for whom these schools were originally intended. Jessore, Moorshedabad, and Burdwan are noticed in the report as districts in which this tendency is specially conspicuous. It must be distinctly understood that it is not the policy of the Government to convert the pathshalas into cheap middle schools; and that the success of a pathsala is to be tested, not by the proficiency of the three or four boys who go up for the scholarship examination, but by the average progress of the general body of pupils.

12. The adoption of a system of payment by results is the best means of securing this end, while at the same time it allows a larger number of schools to be aided from the district grant. It is therefore satisfactory to find that this system, in one form or another, is now being very generally introduced. In some districts the plan adopted is that of rewards after examination; in others, that of the payment of remuneration according to the classification of schools; in others, again, the payment is made to depend on the result of the inspecting officer's report. In several of the Behar districts the supervision of the village punchayets has been employed with very successful results. The Lieutenant-Governor would by no means desire to pass any orders tending to reduce these diversities of practice to one uniform standard. It is for the local officers

to determine, in consultation with the circle inspectors, the system best adapted to the conditions and requirements of their respective districts. The present report affords abundant evidence of the attention which District Magistrates have devoted to the subject. The Magistrate of Bankoora, Mr. Larminie, deserves honourable mention for the elaboration of a scheme under which Bankoora has a larger proportion of school-going children to population than any other district in Bengal. The system, however, though it works admirably in Bankoora, is inapplicable to a large district. The plan originated by Mr. Harrison in Midnapore has continued to give excellent results during the year, and has been successfully introduced into the Balasore district. In the 24-Pergunnahs Mr. Wilson has adopted a system, based upon a scheme of the late Mr. Woodrow, of rewards for the attainment of certain educational standards. The Magistrates of Noakhally and Balasore, and the Deputy Commissioner of Manbloom, have exerted themselves in various ways for the promotion of primary education, and the differences of system which prevail in these and in many other districts are really a measure of the intelligent appreciation given by the respective officers to the varying circumstances of their districts and to the special difficulties which have to be overcome.

13. The standard for the primary scholarship examination was considerably raised this year, and the test is said to have been very strictly enforced. In all, 3,110 schools sent up 11,462 candidates, and of these 5,246 passed and 386 obtained scholarships, the rest receiving certificates of merit according to their proficiency. It is noticeable that this year girls competed for this scholarship for the first time, and that in Jessore one girl obtained a scholarship, while in Tipperah three girls passed and one obtained a scholarship, standing first on the whole list. In Bhagulpore the scholarships appear to have been awarded without examination, a circumstance which calls for explanation from the Commissioner, as the omission to hold an examination in that district was noticed in the Resolution upon last year's report. On the whole, the Director thinks it is certain that the results of the year show a great advance. But there seems some reason to fear that these scholarships, which were intended to assist gifted boys of the lowest social classes in prosecuting their studies to a higher standard, are in many cases awarded to candidates who were simply attached to the pathshalas by the prospect of a scholarship, and who would otherwise have studied in a middle school. It is thought worthy of special notice that in one case the son of a weaver, and in another case the son of a milkman, obtained a scholarship; whereas instances of this kind should have been the rule, and not the exception. The Director will be invited to consider whether any regulations can be devised to restrict a practice which tends to defeat the object which the Government had in view in establishing these rewards.

14. The area of secondary instruction, which reaches from the standard of the primary schools to the standard of the University Entrance Examination, was enlarged during the year by the establishment of the new class of intermediate schools. The present returns include 1,501 intermediate vernacular schools with 52,650 pupils, and 112 intermediate English schools with 4,328 pupils. These intermediate schools are principally improved pathshalas; in some cases they are reduced middle schools, and in a few instances they are newly-founded schools. But it is generally agreed that the vernacular schools of this class have been much more useful than those which attempt to give instruction in English. While the vernacular schools have in general risen from a lower grade, the English schools have, with scarcely an exception, been brought down from a higher class. This result, indeed, is the natural consequence of the low standard which at present prevails in the middle English schools; and it may be confidently asserted that until the teaching, and especially the English teaching, in schools of this class shall have been generally improved, no room will be found for the establishment of an intermediate class between the middle and the primary schools. After full consideration, the Lieutenant-Governor has lately determined to discontinue the award of the special scholarship for intermediate English schools, and this will no doubt be followed by the disappearance of this class of schools from the returns.

15. As the examination for intermediate scholarships was held for the first time during the year, the Lieutenant-Governor thinks it sufficient to notice,

rather than to censure, the laxity with which the rules upon the subject were enforced. It was the intention of Government that primary schools should be allowed to elect whether they would compete for the primary or for the intermediate scholarship. But it appears that these orders were generally interpreted to mean that any school which pleased might send up candidates for the intermediate scholarships, and the natural result was that the majority of these scholarships were awarded to students from middle schools—a class of pupils for whom the scholarships were not designed, and to whose attainments the prescribed standard was not adapted. For the intermediate vernacular scholarship 723 schools sent up 1,645 candidates, of whom 867 passed and 185 obtained scholarships: for the English scholarship the number of schools was 76, and that of candidates 201. Of these, 146 passed and 39 obtained scholarships. The Director has since issued a circular calling attention to the true meaning of the Government orders on this subject, and it is hoped that all possibility of misapprehension will now have been removed.

16. The number of middle vernacular schools decreased during the year from 1,259 schools with 59,304 pupils to 1,045 schools with 51,718 pupils. The causes of this decrease have already been explained: some schools have been abolished in consequence of the reduction of the grant, and others have fallen to the intermediate standard. The decrease was in the aided and private schools: the Government schools maintained their numbers, but showed no appreciable increase. The results of the vernacular scholarship examination, which is the recognized test of the education given in these schools, contrast very unfavourably with those of the preceding year. In 1876, 824 middle schools sent up 3,003 candidates, of whom 1,359 passed and 218 obtained scholarships. In 1875, 2,521 candidates passed out of 4,062 who presented themselves for examination. It is suggested in the report that this is due in some measure to the recent modifications introduced into the scholarship course. But this explanation is insufficient to account for so serious a decline, and the fact that more than one-fifth of the schools failed to send up any candidates at all affords a proof that middle school teaching requires to be actively stimulated and carefully supervised.

17. The returns for middle English schools point to a similar conclusion. In 1875-76 these schools numbered 623 with 34,072 pupils: in 1876-77 the numbers fell to 511 schools and 30,072 pupils. The progress in these schools is tested by the minor scholarship examination; and it appears that in the year under report 292 middle English schools sent up 923 candidates for this scholarship, and that of these 486 passed and 108 obtained scholarships. It follows that only three schools in every five compete at all for the scholarship, and that there are 220 schools shown in the returns as middle English schools which are unable to send up any candidates for the examination which is the recognized standard of their class. In the previous year there were 1,140 candidates for the minor scholarship, and of these 816, or 72 per cent., passed; whereas in the present year the proportion of successful candidates is only about 53 per cent. The returns do not show what proportion of the competing schools succeeded in passing any of their candidates; and the Lieutenant-Governor would ask that this may be stated in future reports, as regards both vernacular and English middle schools.

18. It is easy to trace the causes of this decline both in the numbers of middle schools and in the character of the instruction given in them; but it is a matter of more difficulty to suggest a remedy. The fact appears to be that, though the middle vernacular schools in many cases retain much of the stamp of excellence originally impressed upon them, they have in general ceased to be popular institutions. To a promising or ambitious boy, vernacular education, however excellent, seems to hold out little prospect of a successful career. He feels that, even if he obtains a scholarship, he will compete on disadvantageous terms in the struggle for the coveted prize of Government service with rivals who began the study of English at an earlier age. But if, in the vernacular middle schools, the decline is owing to the falling off of pupils, the low standard of English middle schools arises from the deficiency of the teaching staff. The Director remarks that schools of this class are very popular; it must be added that in general they are also very worthless. The teaching which they give is in no sense education, and can scarcely even be called instruction. Its

prominent feature is the attempt made by untrained masters, themselves very imperfectly acquainted with English, to impart a smattering of English to boys who have never studied their own vernacular, and have never been grounded in any useful branches of learning. In his recent tours of inspection, the Lieutenant-Governor noticed with much concern the waste of time and money expended in producing these unprofitable results, and the social mischief of encouraging lads to aim at a class of education which was only within their reach in a very inefficient form, and which certainly exposed them to the probability of heavy disappointments when their school career is finished.

19. The policy which the Government desires to adopt in reference to this matter has been explained in orders which have recently been issued. In all Government middle schools it is intended that sound vernacular training shall be made the preliminary to English education, and in aided schools the acceptance of a similar principle will be a condition of the receipt of a Government grant. With this object, candidates for the minor scholarship examination will be required to pass the full vernacular tests, and, if the necessary books shall be forthcoming, it will also be required that English grammar shall be taught in the vernacular. It is also intended to increase the number of Government middle schools, as it is found that a Government school usually serves as a model to aided and private schools in its neighbourhood. The Government vernacular middle schools at the sudder stations of districts are for the most part of excellent quality, and similar schools will now be established in subdivisions. The working of these orders will require to be very carefully watched by the inspecting officers of the department, and it must be clearly understood that the Government has no desire to prohibit, or even to discourage, the study of English in middle schools, but only to require that the teaching shall conform to the object with which the schools were founded—namely, the imparting of sound vernacular instruction.

20. The vitality of the higher English schools, teaching up to the standard of the Entrance Examination, is shown by the fact that, under all the difficulties of the year, they increased both in number and pupils, the figures for the last two years being as follows:—

			1875-76.		1876-77.		
			Schools.	Pupils.	Schools.	Pupils.	
Government schools	45	11,952	48	12,235	
Aided schools	85	9,550	88	10,365	
Private schools	43	11,027	44	10,357	
Total			...	173	32,529	180	32,957

It is also worthy of notice that, whereas a large proportion of middle schools are unable, as already shown, to send up candidates for middle scholarships, the number of higher schools which send up candidates for the Entrance is actually greater than the whole number of schools shown in the returns. Candidates were sent up by 175 schools in 1875-76 and by 185 schools in 1876-77. The explanation of this of course is that some private schools, which do not appear in the returns, send up candidates; but the general result is a striking proof that a fairly high standard is maintained on the average in all schools of this class.

21. The system of net grants to zillah schools, originated by Sir George Campbell in 1872, has produced excellent results, and the term of five years, for which the grants were originally made, having expired, the grants have been renewed for three years with such modifications as experience has shown to be required. Schools have been arranged in three classes, the number of pupils in the school being taken as the basis of classification, and a standard scale of establishment has been fixed for each class. The system of net grants possesses a double advantage: it tends at the same time to promote private liberality, and to check injudicious expenditure, and the steady improvement which Government schools of the higher class have shown during the last few years in numbers, popularity, and efficiency, may in great part be ascribed to the working of this system under the superintendence of the local committees.

22. For the Entrance Examination of December 1876, 185 schools sent up 1,849 candidates, and 1,005 of these passed, 18 per cent. of these being placed in the first division, 57 per cent. in the second, and 25 per cent. in the third. The total percentage of successful candidates was 54.3, against 31 in the

previous year. In the Government schools 65·4 per cent. of the candidates passed, the Hindu and Hare Schools in Calcutta taking, as usual, the highest place. The report suggests reasons for thinking that the marked improvement shown this year may fairly be attributed, not to any relaxation of the standard, but to better preparation on the part of the candidates. Next to the Calcutta schools, the Dacca collegiate school occupied the most honourable place, and among the zillah schools the two schools of Burrisal and Mymensingh. The position taken by the schools at Berhampore, Chittagong, Arrah, Pubna, and Balasore calls for some departmental inquiry into the causes of their want of success.

23. The Government colleges teaching up to the B.A. standard are now six in number, the Kishnaghur and Cuttack colleges having opened 4th-year classes during the year. There are also six Government colleges of the second grade, in which instruction is confined to the standard of the First Arts Examination. There are six aided colleges and three unaided, of which last class the Metropolitan Institution in Calcutta is the only one which contains any considerable number of college students. The large proportion of candidates who passed the Entrance Examination had the natural effect of raising the number of students in the colleges; but the increase was greatest in the aided and unaided institutions. The numbers in the Presidency and Dacca colleges remained stationary. There was some increase at Hooghly and Patna, and a large increase at Kishnaghur, owing to the popularity of the college from the restoration of the B.A. classes. The infant college at Cuttack, which was founded only two years ago, also shows a considerable accession of students. The total number of under-graduate pupils in the Government colleges was 1,001, and in the aided colleges 556, or a total number of 1,557, against a total of 1,249 in the previous year and 1,213 in 1874-75. The numbers in unaided colleges cannot be accurately given.

24. The expenditure upon college education is shown in the following table:—

		Government fund.	Fees and private funds.	Total.
		Rs.	Rs.	Rs.
Government colleges	...	2,00,335	88,805	2,89,140
Aided colleges	...	24,197	83,631	1,07,828
		<u>2,24,532</u>	<u>1,72,436</u>	<u>3,96,968</u>

The figures differ little from those of the preceding year, and the increase is attributable to the larger number of students. The average annual cost of the education of each student is Rs. 407 in a Government college and Rs. 308 in an aided college.

25. For the First Arts Examination, which takes place at the end of two years from matriculation, 330 candidates appeared and 151 passed. The Kishnaghur and Hooghly colleges were specially distinguished, while among the Dacca students there was a general failure. It is observable that a large majority of the successful candidates elected the course in science for their studies for the B.A. degree. For the B.A. examination there were 242 candidates and 115 passed, the general result being thus much better than those of the previous year. From the Government colleges 57 per cent. of the candidates satisfied the examiners, and the results would have been much better even than these had it not been for the failure of the students from Dacca and Patna. For the M.A. examination there were 23 candidates for honours in Arts, of whom 15 were successful, while eight candidates out of 17 obtained the ordinary M.A. degree.

26. In the Resolution upon last year's report, the paucity of those who take degrees in the University, in comparison with the number who matriculate, was noticed as a serious blot in our educational results. It was pointed out that the graduates in Arts are only about one-tenth of the number who matriculate. The Lieutenant-Governor is therefore glad to observe that the results of the year under review show a marked improvement in this respect. The 702 candidates who matriculated in 1874-75 were eligible this year for the First Arts Examination, and, as has already been remarked, 330 presented themselves and 151 passed. Similarly, in 1874-75 144 candidates passed the First Arts and were eligible this year for the B.A. degree, which 115 students

actually obtained, or, in other words, the graduates in Arts this year were 80 per cent. of the whole number who passed the First Arts standard two years before. Such results as these cannot fail to exercise a marked influence, at no distant date, on the character of the educated classes, and, through them, on that of the people at large. It rests, indeed, with the University, rather than with the Government, to direct the course of college study, and to ensure that the distinction of a degree shall imply the possession of those mental qualities which generally distinguish men of sound and solid education. These qualities, the Director thinks, are now found in the successful candidates at the examinations for honours; the Lieutenant-Governor hopes that he is right, for it is a matter of deep interest to the Government that education of this type should be extended to a larger circle of students.

27. The department of special instruction includes the subjects of law, medicine, civil engineering, surveying and industrial schools, and the School of Art in Calcutta. There are five Government colleges to which law classes are attached, but the number of students has steadily declined for some years past. The civil engineering department of the Presidency College and the English department of the Medical College show a similar falling off, and for the present there seems reason to think that these professions are overstocked. But if this is really the case, the evil is one which may be trusted to work its own remedy. The vernacular medical and survey schools, which draw their pupils from a lower social stratum, and qualify for a less ambitious professional career, are working successfully. In the School of Art the students decreased from 134 to 119, but there was an increase in the Government expenditure which calls for explanation. The industrial school at Dacca is in a languishing condition; while the school recently opened at Ranchi is doing useful, if humble, work under the management of Mr. Herzog of the Chota Nagpore Mission. The industrial school at Dehree, though expensive, is an excellent and efficient institution with 78 pupils on the rolls, partly Europeans and partly Natives. The funds raised for the proposed industrial school at Bankipore have fallen very far short of the amount originally expected, and the scheme is for the present in abeyance. The Lieutenant-Governor is disposed to think that, with the consent of the subscribers, it might be desirable to utilize this money by founding additional studentships at Dehree, where there are already a qualified staff of instructors and all appliances for teaching.

28. On a general review of this province of the department of education, the Lieutenant-Governor is compelled to express his regret not only that so little has actually been done, but that the native community show so little desire to take up the important question of technical instruction in an earnest and practical spirit. Of the two Associations in Calcutta which were referred to in last year's report as having been founded for the promotion of technical education, it is understood that one confines its efforts to the delivery of occasional lectures, and that the other has made no progress at all towards effecting its object. The question of industrial schools has been very fully discussed: the advantages of an independent career have been theoretically admitted; the Government has announced its readiness to give all the assistance in its power. What is now required is not the advocacy, but the example, of those classes of society which, in spite of all warnings and all disappointments, continue to overcrowd the public service, and to expend, in competitions for ill-paid clerkships, energies and abilities which might ensure a prosperous and lucrative career in other walks of life. It has occurred to the Lieutenant-Governor that something might be done to establish scholarships from selected schools in various parts of the country tonable at Dehree, or the new Public Works School being established in Calcutta. Some of these scholarships might be reserved for European and Eurasian schools, and possibly persons interested in technical education might be found willing to endow such scholarships at all events for a term of years. Such workshops as those at Dehree are far more efficient for the purpose of technical instruction than any schools likely to be established by private persons.

29. The following figures show the progress in female education during the year. Schools for native girls increased from 403 with 9,690 pupils to 464 with 10,492 pupils, and the number of native girls studying in boys' schools rose from 7,186 to 9,794. Altogether there were 20,286 girls under instruc-

tion, against 16,876 in the previous year. Besides these, there were 17 schools for European girls, with 1,339 pupils. The success of some girls in the competition for primary scholarships has already been noticed, and the progress made in girls' schools in the mofussil is reported to be satisfactory; the schools under the management of the Utterpara Hitakari Sobha being specially efficient and successful. In Calcutta, a large proportion of the Government expenditure on native female education is incurred in aiding the missionary zenana agencies, and, from the reports furnished by Mrs. M. Wheeler, the Deputy Inspectress of Schools, it seems doubtful whether any adequate return for this outlay is received. The Bethune School in Calcutta shows some increase in the number of pupils, and a lower school has been added to it for the benefit of the poorer classes; but the school cannot be considered successful, and its reorganization on a wider basis is under the consideration of Government.

30. The necessity for devoting a special section of the report to the subject of Mahomedan education arises not so much from the absence of Mahomedans from the general schools of the country, as from the fact that a separate fund (the Mohsin Endowment) is assigned to the promotion of education among this class of the community. This endowment is expended partly in the maintenance of five madrissas for instruction in oriental learning, partly in the award of Mohsin scholarships to deserving Mahomedan students, and partly in the payment at ordinary colleges and schools of a portion of the fees of Mahomedan pupils of the poorer classes. The madrissas are reported to have worked successfully during the year, especially the Calcutta Madrissa, which has shown a steady increase in numbers for several years past. But, on the whole, the number of Mahomedan pupils in all Government and aided schools showed a diminution from 91,223 (or 19·4 per cent. of the whole number of boys at school) to 81,585, or 17·2 per cent. This is attributable to the decrease in the number of primary schools in those districts which have a large Mahomedan population, as Mahomedan boys attend the pathsalas more largely than any other class of schools. It is observable that in schools of special instruction, as law and medicine, Mahomedans are scarcely found, except in Behar. In the Patna Medical School they form a large majority of the students. In the B.A. examination of the University the Mahomedan candidates did well, four passing out of ten who presented themselves, and three of these in the first division.

31. The reductions made during the year in the number and cost of normal schools were due to the carrying out of the policy explained in the Resolution upon last year's report. It is intended that a first grade normal school shall be maintained in each Commissioner's division, and that schools of the second and third grades shall be confined to backward districts, in which schools of secondary instruction are few. During the year under review there were seven Government schools of the first grade, four of the second, and 14 of the third, and from these schools 718 gurus received certificates of qualification as teachers of primary schools, and 163 candidates passed the examination for masterships in middle and higher schools. The Director thinks that the stipend allowance in normal schools is too small, and that the schools at their present strength cannot supply a sufficient number of pundits. But the Lieutenant-Governor remarks that hardly any effect has yet been given to that part of the orders of 1875 which provided that normal schools of the first grade should be examining as well as teaching bodies. The purport of these orders should be generally explained, and uncertificated masters should be encouraged to attend the examinations with the object of obtaining certificates. It is impossible for the Government to undertake to give stipends to all those who adopt the profession of pundits; and the full benefit of the normal school system can only be realized by a general application of the principle that these schools are institutions for testing results as well as for imparting instruction.

32. The following statement exhibits the details of schools and pupils, and the distribution of funds under the grant-in-aid system, during the last two years :—

	1875-76.	1876-77.
Number of aided schools and colleges	1,889	1,833
Number of pupils	88,112	88,059
Receipts from Government	Rs. 4,30,128	Rs. 4,37,564
Total receipts	„ 13,17,286	„ 14,09,410

There has thus been some decrease in the number of schools, while the number of pupils is nearly the same, and the expenditure, both of Government money and of private funds, shows a considerable increase. As was the case last year, the largest share of Government expenditure was for middle English schools and for female education. Complaints of irregularities in the mode of keeping the accounts of aided schools, and of the imperfection of the present system of checks, have from time to time been brought to the notice of Government. The present report discusses in some detail a scheme proposed by the Inspector of the Presidency Circle for simplifying the accounts, and ensuring the maintenance of an efficient teaching staff in schools of this class. The annual report, however, is not the proper place for bringing forward proposals of this kind; and any suggestions which the Director desires to offer on the subject should be separately submitted.

33. The question of the education of European and East Indian children was discussed at length in last year's report, and it was then remarked that sufficient school accommodation had been provided for this class of the community. Accordingly, no increase in the number of these schools was found necessary during the year, but some additional aid was given, in the form of capitation grants, to several of the Calcutta schools. From the census returns of Calcutta, it appears that there are about 3,500 European and East Indian children of school-going age in the town; and the returns show that 2,942 children were actually attending schools aided by Government on the 31st March 1877. Adding to these the children at unaided schools, there appears no reason to think that any considerable want remains to be supplied.

34. The strength of the inspecting staff, though considerably increased under recent orders, is reported to be still very insufficient for the number of schools which are now under the supervision of the department. Including two special officers, the number of Deputy Inspectors and Sub-Inspectors of Schools is 202, and there are no less than 21,532 schools under inspection, giving each officer an average of above 106 schools to supervise. Proposals are under consideration for re-distributing the present inspecting circles and for appointing assistant inspectors. But it is evident that, if every school is to be locally visited, the present inspecting agency ought to be doubled; and this would involve an expenditure which it is entirely beyond the power of the Government to incur. The only practicable solution of the difficulty is that suggested in the report, viz. to bring the primary schools, which far outnumber the schools of all other grades, under a system of payment by results, which will in a great measure dispense with the necessity for local visits.

35. A general summary of the results of the year, as gathered from the foregoing paragraphs, shows that, while the work of the department has been conducted under some difficulties and disadvantages, considerable progress has been made, and a still further measure of success may be hoped for in the future. In particular, the educational history of the year is characterized by two circumstances which appear to the Lieutenant-Governor to afford special ground for satisfaction—the large increase in the funds contributed by the people themselves to schools of every class, and the marked success of the candidates from Bengal schools and colleges in the examinations of the University. The former of these shows that the present system of public instruction is founded upon a secure basis; that it is not merely a Government department, but a national institution. The latter affords a proof that this confidence is not misplaced; that the contributions, both of Government and of the community, are usefully expended; and that, while the basis of education in Bengal is broad, the superstructure also is high. These are results upon which, in the Lieutenant-Governor's opinion, both the officers of the department and the people at large may justly be congratulated.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,

Secy. to the Government of Bengal.

DISTRICT ROAD FUND.

No. 44A.

Extract from the Proceedings of the Hon'ble the Lieutenant-Governor of Bengal in the Public Works Department (Local,—Accounts), under date the 11th January 1878.

Read memorandum from the Examiner of Public Works Accounts, Bengal, No. 13D. dated the 4th January 1878, submitting an abstract of the receipts and expenditure of the several District Road Committees for the quarter ending 30th September 1877.

RESOLUTION.—The Lieutenant-Governor directs that the accounts of the receipts and expenditure of the District Road Fund for the fourth quarter of the cess year 1876-77 be published in the *Calcutta Gazette*, and circulated to the officers concerned.

ORDERS.—Ordered that a copy of this resolution, together with a copy of the abstract of receipts and expenditure, be published in the supplement to the *Calcutta Gazette*.

Ordered that a copy of this resolution as well as the abstract referred to, be forwarded to the Financial Department of this Government for information. Also that copies of each be forwarded to all Commissioners of Divisions, to all Superintending Engineers of Circles in Bengal, to the Accountant-General of Bengal, and to the Examiner of Public Works Accounts in Bengal, for information.

By Order of the Lieutenant-Governor of Bengal,

J. E. T. NICOLLS, Major-Genl., R. E.,

*Secretary to the Government of Bengal
in the Public Works Department.*

DISTRICT

Abstract of Receipts and Expenditure of the several Districts

Ending 30

R E C

DISTRICTS.	Balance on 30th June 1877.	REVENUE UNDER DISTRICT ROAD CESS ACT X. OF 1871.						Road Cess leviable other- wise than under the District Road Cess Act.	RECEIPTS FROM		
		Cess on Lands.	Cess on Mines, Railways, &c.	Cess on Houses.	Fines.	Total.	Road Tolls.		Ferry Tolls.	River or Canal Tolls.	
	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
an	37,588 10 1	22,760 9 9	2,922 11 6	2,602 2 0	339 0 0	28,624 7 3	1 3 9	2,210 15 0	5,343 14 0	...	
ra	12,192 5 2	5,042 6 4	7 11 0	361 0 0	...	5,411 1 4	30 11 8	1,065 8 0	
oom	36,514 11 3	11,960 2 4	...	885 3 9	248 15 3	13,094 5 4	...	3,499 7 6	485 4 0	...	
pore	62,112 0 5	31,984 2 5	...	5,331 11 6	96 14 0	37,412 11 11	297 12 6	283 8 0	1,458 2 7	...	
y with Howrah	48,035 4 7	26,128 1 8	...	4,868 0 0	...	30,996 1 3	25 6 3	2,315 0 0	1,200 12 0	1,025 0 0	
gunnahs	70,475 4 11	25,910 15 11	...	2,096 12 0	384 7 9	28,392 3 8	84 3 3	2,843 5 8	3,955 15 0	...	
	18,383 11 1	18,235 14 8	...	3,346 6 0	...	21,582 4 8	20 14 0	300 0 0	8,511 0 0	...	
	18,429 15 1	23,468 3 6	...	1,812 12 0	...	25,280 15 6	23 4 1	...	1,670 13 0	...	
edabad	36,848 5 9	17,398 14 4	...	419 2 6	...	17,818 0 10	73 0 9	...	3,358 5 0	...	
pore	73,278 5 11	15,943 14 6	...	4,469 7 2	...	20,413 5 9	3,017 8 0	...	
ys	1,13,156 6 4	12,742 15 2	...	160 8 9	...	12,903 7 11	5 2 0	...	1,399 1 11	...	
re	95,407 11 4	24,352 14 10	...	2,067 6 0	508 2 0	25,912 2 10	80 5 0	...	6,476 13 3	...	
	41,152 3 10	13,339 9 1	...	1,204 12 0	291 15 3	14,836 4 4	1,214 10 3	...	
	20,214 0 7	9,178 6 0	...	3,347 14 6	332 2 9	12,858 7 9	20 15 0	...	72 0 0	...	
ree	24,699 11 7	7,727 8 8	...	460 12 0	7 0 0	8,195 4 8	1,164 7 7	...	
	86,093 0 1	13,461 9 11	...	2,874 8 0	...	16,336 1 11	84 13 7	...	209 6 0	...	
lpore	81,311 6 0	9,540 3 0	...	882 3 0	...	10,422 6 0	15 0 0	...	
junge	46,325 12 4	62,957 2 0	261 14 0	63,219 0 0	61 0 7	...	721 0 0	...	
singh	21,308 1 3	31,269 1 1	...	3,285 0 0	...	34,554 1 1	58 4 0	...	1,095 2 8	...	
sh	52,789 9 1	19,451 10 3	...	119 0 0	13 0 0	19,583 10 3	2,128 10 0	...	493 12 0	...	
ong	30,270 7 9	491 4 9	...	491 4 0	43 3 7	...	1,293 4 10	2,225 0 0	
ly	14,154 1 9	17,593 13 4	...	297 0 0	...	17,890 13 4	390 1 2	...	180 4 0	...	
	73,484 1 6	10,680 15 2	...	777 8 0	...	11,458 7 2	142 13 0	487 5 4	6,053 5 4	...	
id	73,881 15 9	11,899 1 6	5 2 0	5,762 7 0	400 0 0	18,066 10 6	64 12 0	1,531 12 9	63 7 6	...	
rpore	67,026 4 9	17,457 6 6	...	672 8 0	65 0 0	18,064 14 6	2,247 7 7	...	
nga	98,602 3 5	11,071 15 9	...	206 2 1	...	12,238 1 10	22 0 11	...	3,890 6 0	...	
	75,785 1 1	28,643 4 7	...	264 4 0	...	28,907 8 7	4 12 6	...	5,419 13 11	...	
	28,785 6 2	12,548 12 10	...	176 8 0	183 8 0	12,908 12 10	1 4 0	312 0 0	12,648 7 5	...	
run	1,45,651 3 6	17,268 5 10	...	238 0 0	...	17,506 5 10	10,309 15 1	...	
r	64,600 10 11	23,390 6 10	...	1,951 9 0	...	25,341 15 10	12 13 0	930 0 0	3,589 12 8	...	
ur	30,602 4 9	17,842 14 1	...	268 0 6	...	18,110 14 7	72 4 0	...	1,846 3 10	...	
	64,647 1 3	16,696 7 9	...	1,736 4 0	18 4 0	18,430 15 9	16 10 0	...	233 5 3	...	
	37,985 10 11	5,916 12 3	...	993 5 4	...	6,910 1 7	4,824 7 6	...	
	24,196 4 10	5,205 10 1	...	436 8 0	...	5,642 2 1	692 12 0	...	
	11,901 5 0	119 5 4	...	16 8 0	...	135 13 4	
	4,548 14 6	3,444 4 1	...	127 13 0	...	3,572 1 1	455 5 4	...	
ugh	27,453 7 1	6,840 1 11	329 13 0	229 0 6	75 12 3	7,474 11 8	812 3 6	
ugga	715 5 1	88 12 0	...	88 12 0	
oom	20,748 3 5	9,452 12 10	1 9 0	1,530 11 0	...	10,983 0 10	848 8 0	...	
Total	18,20,075 0 5	6,19,826 12 2	23,266 14 6	56,338 9 8	2,659 12 0	6,82,092 0 4	4,334 10 1	15,801 13 10	96,519 13 6	3,250 0 0	
ng Hill	21,177 4 0	17 0 0	...	
Pergunnahs	7,240 0 7	0 4 10	
om	1,08,646 4 7	
	2,787 11 2	
Total	1,39,851 5 1	0 4 10	...	17 0 0	...	
TOTAL	10,68,926 5 6	6,19,826 12 2	23,266 14 6	56,338 9 8	2,659 12 0	6,82,092 0 4	4,334 14 11	15,801 13 10	96,536 13 6	3,250 0 0	

ROAD FUND.

Road Committees for the 4th Quarter of the Cess Year 1876-77.

September 1877.

R.S.

Total.	Grants-in-aid from Provincial Reserve Fund.	Sales of Produce and Stores.	Fines and Refunds.	Miscellaneous.	Total Receipts.	Total including Balance.	Outlay.	Balance on 30th September 1877.	REMARKS.
Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
54 13 0		11 14 6		1,234 12 0	37,427 2 6	75,015 12 7	36,709 7 1	38,306 5 6	
35 8 0		2 5 6		321 8 6	6,831 3 0	19,023 8 2	4,048 6 1	14,375 2 1	
14 11 6				27 0 0	17,106 0 10	53,620 12 1	23,168 3 4	30,452 8 9	
11 10 7		9 9 0		0 4 0	39,462 0 0	1,01,574 0 5	52,016 6 8	48,957 9 9	
40 12 0		21 9 0		26 0 0	55,009 12 6	83,645 1 1	80,628 8 0	33,016 9 1	
29 4 3		169 11 3		87 12 3	35,483 2 8	1,05,958 7 7	77,899 10 2	28,258 13 6	
11 0 0				219 0 3	30,033 2 11	48,966 14 0	43,379 6 11	5,587 7 1	
70 13 0		171 8 0	5 0 0	279 1 3	27,430 9 10	45,890 8 11	30,390 6 11	15,510 2 0	
38 5 0		32 10 3	1 8 0	21 0 0	21,304 8 10	58,152 14 7	30,223 14 8	27,928 15 11	
17 8 0				162 5 0	23,268 8 9	96,540 14 8	13,521 1 8	83,025 13 0	
49 11 11		682 0 0	200 0 0	379 11 11	15,569 7 0	1,28,725 14 1	20,147 14 1	1,08,578 0 0	
70 13 3		168 11 6	3 0 0	87 6 6	32,567 13 1	1,27,975 8 5	52,376 4 6	75,599 3 11	
14 10 3				364 0 0	16,414 14 7	57,507 2 5	9,983 15 1	47,523 3 4	
72 0 0				1 12 0	12,953 2 9	33,167 3 4	9,810 10 2	23,356 9 2	
14 7 7		6 0 0	5 0 0		9,360 12 3	34,090 7 10	8,447 2 8	25,643 5 2	
70 6 0				242 10 0	16,872 15 6	1,02,965 15 7	12,092 0 11	90,273 14 8	
15 0 0				681 3 8	11,118 9 8	92,429 15 8	16,039 10 1	76,390 5 7	
21 0 0		9 15 3		230 7 1	64,241 6 11	1,10,507 3 3	13,032 9 0	97,534 9 9	
15 2 8		266 4 0		203 13 0	36,177 8 9	57,485 10 0	44,845 3 10	12,640 6 2	
13 12 0		2 8 0		353 10 3	22,562 2 6	75,321 11 7	33,203 4 8	42,118 0 11	
18 4 10		25 7 0		23 0 4	4,101 4 6	26,163 3 3	16,253 0 3	42,422 3 6	
40 4 0				6 4 0	18,467 6 0	32,621 8 3	20,985 2 6	11,636 5 9	
10 10 8		45 0 0		225 10 0	18,412 8 10	91,806 10 4	37,010 13 4	54,255 13 0	
18 4 3				3 0 0	19,732 10 9	93,614 10 6	22,267 10 10	71,346 15 8	
17 7 7				261 3 3	20,573 9 4	87,599 14 1	70,786 15 9	10,812 14 4	
10 6 0			176 0 0	263 8 0	16,590 0 9	1,15,192 4 2	52,967 11 0	62,224 8 8	
19 13 11				195 0 0	34,557 3 0	1,10,342 4 1	13,206 8 6	97,135 11 7	
10 7 5				257 1 0	26,127 9 3	64,912 15 5	27,900 0 1	27,003 15 4	
9 15 1		544 0 0			28,360 4 11	1,78,911 8 5	60,534 10 6	1,23,376 13 11	
19 12 8		300 6 2		3 4 0	30,198 3 8	94,798 14 7	20,438 10 7	65,300 4 0	
16 3 10				191 13 6	20,221 3 11	50,823 8 8	29,064 2 3	21,759 6 5	
13 5 3		135 5 0	5 8 0		18,808 8 0	83,355 9 3	26,323 15 8	57,031 9 7	
14 7 6		10 10 6	0 8 0	11 4 0	11,756 15 7	49,742 10 6	8,510 10 0	41,232 0 0	
12 12 0		154 7 0		64 7 3	6,553 12 4	30,750 1 2	23,439 4 6	7,310 12 8	
			0 10 0	3 0 0	138 3 4	12,039 8 4	7,892 11 0	4,146 13 4	
35 5 4				116 0 0	4,173 6 5	8,722 4 11	5,606 7 2	3,115 13 9	
					8,286 15 2	35,740 6 3	17,847 6 8	17,892 15 7	
					88 12 0	626 9 1	3,915 15 7	4,542 8 8	
18 8 0				112 15 0	11,946 7 10	32,694 11 3	8,199 9 4	24,495 1 11	
71 11 4		2,769 13 11	385 14 0	6,336 2 0	8,11,490 3 8	26,40,565 4 1	10,02,274 9 6	15,78,290 10 7	
17 0 0		70 4 4		3,821 5 6	3,908 9 10	25,085 14 7	13,939 15 9	11,145 14 10	
						7,240 0 7	2,359 9 0	4,880 7 7	
				9 8 0	9 3 2	1,08,637 1 5	10,603 6 9	98,033 10 8	
						2,787 11 2	1,312 6 10	1,475 4 4	
17 0 0		70 4 4		3,811 13 6	3,899 8 8	1,43,750 11 9	28,215 6 4	1,15,535 5 5	
38 11 4		2,840 2 8	385 14 0	10,147 15 6	8,15,389 10 4	27,84,315 15 10	10,90,489 15 10	16,93,826 0 6	

ending balance of the current quarter represents the fraction of a pie.
 fraction incurred through the Public Works Department, was Rs. 7,975-1-4.

F. R. BOYCE,

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 12th January 1878.

No.	District. and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
BURDWAN DIV.	1 Burdwan, Jan. 12 '78	Nil Cutwa 0.05	The reaping of the <i>amun</i> crop is over. Fever is very prevalent in the Jehanabad and Bood-Bood sub-divisions. Cholera has broken out in the interior of the Culna and Cutwa sub-divisions and in the Sudder station of Burdwan.
	2 Bankoora, " 12 "	Nil	Weather—cold, and during the latter half of the week sky-loaden and heavy in the morning as if rain were about to fall. All the growing crops continue to promise well.
	3 Beerbhoom, " 12 "	0.06	The sky has been cloudy during the greater part of the week. No change to report in the state and prospects of the crops.
	4 Midnapore,	Return not received.
	5 Hooghly, " 12 "	Nil	Weather—seasonable. The late rice harvest is very nearly over. The <i>rubber</i> crops in the ground are doing well. Sugarcane is being pressed. No change in the state of public health since last week.
	Howrah, " 14 "	Nil	There are signs of rain. The <i>amun</i> harvest is nearly complete. <i>Boro dhan</i> is being planted, the late rain facilitated this. General health has improved.
<i>Central Districts.</i>			
PRESIDENCY DIV.	6 24-Pergunnahs, Jan. 12 '78	Nil	Weather—very cold in the first part of the week; latterly cloudy and warmer. State and prospects of the crops are good. Cholera and fever are abating. Cattle disease is reported from Kalaroa in Suthkha sub-division.
	7 Nuddea, " 12 "	Nil	Weather—cold at the beginning of the week. Prospects of the cold-weather crops are reported good. Cholera is said to be fast abating in Kooaheta, though it is still prevalent in Bongong sub-division.
	8 Jessore, " 12 "	Nil	Weather—seasonable. Prospects of the winter crops are favorable. Fever is abating.
	9 Moorsshedabad, " 12 "	Nil	Weather—cold. The prospects of the crops are the same as reported last week. The reaping of the <i>amun</i> rice is nearly finished. Rain would do good to the <i>rubber</i> and <i>boro dhan</i> . Fever and cholera are on the decrease, except in Burwa and Bhurutpore.
RAJSHAHY AND COOCH BEHAR DIV.	10 Dinagepore, " 11 "	Nil	Weather—cold, with slight mists. The <i>amun</i> crop is cut in most places; the outturn is good. Rice is selling at from 20 to 25 seers the rupee.
	11 Rajshahye, " 12 "	Nil	The weather has been cold, but is now warmer. Some slight rain fell in parts of the district on the 11th instant. The winter rice crop is still being harvested. The <i>rubber</i> prospects are good. Cholera has abated. Fever is still prevalent.
	12 Rungpore, " 11 "	Nil	Weather—seasonable. The rice harvest is completed; other crops are favorable. Cholera here and there.
	13 Bogra, " 12 "	Nil	Weather—very cold. Clouds gathered on the 12th instant. Nearly three-fourths of the <i>amun</i> have been gathered with very fair results. The reaping of <i>kalai</i> and mustard has commenced.
	14 Pubna, " 12 "	Nil	Weather—seasonably cool. The harvesting of <i>amun dhan</i> is not yet over. <i>Mutter, khehari, mussur, cheena</i> , and <i>masina</i> promise a good outturn. The harvesting of <i>kaldi</i> and sugarcane has commenced. Fever and cholera have abated.
	15 Darjeeling, " 11 "	Nil	Very chilly, misty weather. The winter rice crop has yielded a good return. The minor crops of <i>kalai</i> and the millets are doing well.
	16 Julpigoree, " 12 "	Nil	Weather—seasonable. The harvesting of the winter rice is nearly completed; the outturn of the crop is good. The prospects of other crops are satisfactory. Health of the town of Julpigoree has improved. Fever has almost disappeared.
	Cooch Behar, " 10 "	Nil	Weather—very cold and chilly, with heavy fogs in the morning. For many years the weather was not so cold as it has been during the last week. The gathering of the <i>haimanti dhan</i> is almost finished; the price of new rice has risen from Rs 2-6 to Rs 3-12 per maund. The prospects of tobacco, mustard-seeds, and other winter crops are satisfactory. A little rain would do them good. In some places the west wind which blew on the 1st January partially injured the leaves of tobacco. Fever is still prevalent in many parts of the State.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Continued.)			
<i>Eastern Districts.</i>			
Dacca Divn.	17 Dacca, Jan. 13 '78	Nil	Weather—cool and seasonable. State and prospects of the crops are favorable.
	18 Furreedpore, „ 12 „	Nil	Weather—clear and cold. The harvesting of the winter rice crop is being completed. The prospects of the spring crops are so far good, but rain is required. There are still many cases of fever remaining in different parts of the district, but no fresh outbreaks are reported.
	19 Backergunge, „ 10 „	Nil	Weather—cold. The reaping of <i>amun</i> rice has nearly been finished, and the average yield of the entire district is estimated at 14 annas of a full crop. The health of the people is remarkably good for the season of year. The cattle are extremely healthy everywhere.
	20 Mymensingh, „ 11 „	Nil	Weather—fine and cold. State and prospects of the crops are favourable.
	21 Tipperah, „ 11 „	Nil	Weather—cold and bright. The prospects of rice and other crops are good.
CHITTAGONG Divn.	22 Chittagong, „ 10 „	Nil	Weather—cold and fine. The <i>amun</i> crop is ten annas. Chillies, tobacco, <i>sakarkund</i> , &c., are doing well. People in the north are prosperous. Prospects are good.
	23 Noakholly, „ 10 „	Nil	Weather—very cold. The reaping of the <i>amun</i> crop continues. Prospects are fair. Public health is good.
	24 Chittagong Hill Tracts, „ 8 „	0.7	Weather—extremely cold after the rain on the 1st instant. The gathering of the cotton crop is nearly over; the outturn is said to be below the average. The prospects of both mustard and tobacco are good. Cattle disease is reported as prevailing in Gurjania in Cox's Bazar sub-division and in Chingri Valley.
	Hill Tipperah, „ 9 „	Nil	Weather—quite dry. No change in the prospects of the cold weather crops.
BEHAR.			
PATNA Division.	25 Patna, Jan. 12 '78	0.50	Weather—seasonably cold. The harvesting of rice has nearly been finished. Prospects of the <i>rubbee</i> crops have much improved owing to the rainfall on the night of the 10th instant. Health is good.
	26 Gya, „ 12 „	0.20	A spell of rainy weather seems to have begun. Maximum thermometer in the shade 73.6°. The prospects of crops on the ground are good. In Jehanabad the probable <i>kharreef</i> outturn is reported to be an average of 8 annas. No report from Aurangabad yet. There were rain and stormy weather in Jehanabad on the 11th instant, but no figures are given. The returns from other sub-divisions are dated the 10th.
	27 Shahabad, „ 12 „	0.95	Weather—warmer and damper since the rain. The excessive cold during the early part of the week is said to have damaged the <i>rubbee</i> crops in Buxar. The rain which fell in the past week materially benefitted the crops in other parts of the district, and the recent rain will have had a similar beneficial effect.
	28 Durbhunga, „ 12 „	Nil	Weather—very cold. Prospects of the <i>rubbee</i> crops are favorable. Mustard is looking well. <i>Rahur</i> has suffered a little from this week's excessive cold.
	29 Mozufferpore, „ 12 „	Nil	Weather—very cold; cloudy at the end of the week; white frost for two or three mornings in the Sudder sub-division. <i>Rahur</i> and peas have been a little injured; other <i>rubbee</i> crops are doing well. In Hajepore sub-division tobacco crop has suffered to a certain extent by the frost. No report received from Ssetamurhes. The prices of food-grains are stationary.
	30 Sarun, „ 12 „	0.24 Sewan 0.10	Weather—very cold at the commencement of the week, the thermometer going down to 41° at night. The weather changed on the afternoon of the 10th instant, when about a quarter of an inch of rain fell. The wind is now blowing from the east, and more rain may be hoped for. The prospects of the <i>rubbee</i> crops have been greatly improved by the timely rain. Wheat, barley, &c., are in ear. The sowings of poppy have been completed in all parts of the district, and the young plants are looking healthy. Prices are stationary. Public health is good.
BRASSLORD Divn.	31 Champaran, „ 12 „	0.08	Weather—very cold, with occasional fogs; cloudy. No change in the prospects of the crops; the condition of the <i>rubbee</i> crops is promising.
	32 Monghyr, „ 12 „	0.08	Weather—cloudy, with east wind and slight rain. The prospects of the crops have been much improved by the late rain and the present weather.
	33 Bhagalpore, „ 12 „	0.10	Weather—clear and very cold during the first part of the week; slight rain on the night of the 10th instant; cloudy since. Prospects are much the same as in the last week. Rain is still wanted for the <i>rubbee</i> crops, especially in the north of the district. Prices continue high, with brisk export by rail. General health is very good.
	34 Purneah, „ 12 „	Nil	Weather—very cold and frosty in the early part of the week. The prospects continue fair, though the tobacco is said to have been injured by frost.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
BAGELPORE DIV.	35 Maldah, Jan. 12 '78	Nil	Weather—fair and very cold. Thermometer registered 43°; 11th and 12th were cloudy and threatening rain. State and prospects of the crops continue to be satisfactory. One case of cholera has been reported, and fever is still very prevalent and fatal.
	36 Sonthal Pergah, „ 13 „	0.20	Weather—very clear and cold in the early part of the week. Sudden change on the 10th, resulting in some rain. No change in the state and prospects of the crops since last report.
ORISSA.			
ORISSA DIV.	37 Cuttack, Jan. 12 '78	0.12	Weather—less cold than last week and cloudy at times. There was slight rain on the 8th. The <i>sarad</i> and <i>rubee</i> crops are being reaped. The sowings of <i>dalsa</i> rice have commenced. Public health is fairly good.
	38 Pooree „ 10 „	Nil	Weather—warm for the season, but cloudy in the morning. The <i>sarad</i> rice crop is still being harvested. Sugarcane is being cut. The miscellaneous crops of <i>moong</i> , <i>arkur</i> , <i>kakai</i> , &c, are promising. The prospects of the <i>dalsa</i> paddy crop are fair. Exportation still continues to the Madras Presidency. <i>Mandia</i> crop in the salt tracts is failing for want of rain. Public health is good.
	39 Balasore, „ 11 „	Nil	Weather—cloudy and warmer than last week. The winter crops are doing well. Public health is on the whole good.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
40	Hazardeebagh, Jan. 11 '78	Nil	Weather—seasonable; very cold. The <i>rubee</i> crops have improved by the late rain; more is still wanted. The poppy cultivation is very backward. Sugarcane is very good. The area of land under <i>rubee</i> is below the average, owing to want of rain in the latter end of 1877.
41	Lohardugga, „ 12 „	Traces of rain.	No rain fell in the head-quarters division during the week, except a light shower in the extreme west, but the crops of wheat, <i>arkur</i> , grain, and mustard now in the ground hardly require more rain. The prospects are tolerable. From Palamow 1.08 of rain is reported under date the 8th instant, and the prospects are said to be good on the whole. Public health is good.
42	Singbhoom, „ 11 „	Nil	Weather—cloudy. Nothing to report on about the crops.
43	Manbhoom, „ 12 „	Nil	The weather has been very cold, but heavy clouds have come up the last day or two. In the Sudder station there is nothing new to report about the crops. No reports have been received from Govindpore.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 15th January 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	23rd to 29th Dec. 1877.	30th to 31st Dec. 1877.	RAIN FROM 1st JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
BENGAL.							
BURDWAS.	WESTERN DISTRICTS.	Burdwan ...	Nil	0.13	50.53	31st Dec.	
		Cutwa ...	ditto	0.40	53.10	ditto	
		Culina ...	ditto	0.35	53.47	ditto	
		Hood-Bood ...	ditto	1.20	48.01	ditto	
		Kaneegunge ...	ditto	0.02	58.15	ditto	
		Jehanabad ...	ditto	0.04	79.38	ditto	
	Bankoora ...	Bankoora ...	ditto	0.20	54.83	ditto	
	Beerbhoom ...	Sooree ...	ditto	0.41	57.56	ditto	
		Hetampore ...	ditto	0.45	58.10	ditto	
		Roypore ...	ditto	0.21	53.69	ditto	
	Midnapore ...	Midnapore ...	ditto	3.43	40.38	ditto	
		Tumlook ...	ditto	Nil	43.90	ditto	
		Ghatal ...	ditto	ditto	63.01	ditto	
		Contai... { Dy. Collr.'s Office...	ditto	ditto	75.52	ditto	
	Hooghly ...	Exe. Engr.'s Office	ditto	Not recd.	64.00	20th Dec.	
		Hooghly ...	ditto	1.40	56.37	31st Dec.	
		Serampore ...	ditto	Nil	55.85	ditto	
	Howrah ...	Howrah ...	ditto	ditto	61.80	ditto	
		Malashreka ...	ditto	ditto	61.65	ditto	
	PRESIDENCY.	CENTRAL DISTRICTS.	Saugor Island ...	ditto	ditto	74.04	ditto
Calcutta ...			Not recd.	Not recd.	61.24	16th Dec.	
24-Pergunnahs ...		Alipore ... { Dispensary	Nil	Nil	64.80	31st Dec.	
		Alipore ... { Jail	ditto	ditto	63.53	ditto	
		Buaccerhat ...	ditto	ditto	60.19	ditto	
		Baraset ...	ditto	ditto	50.23	ditto	
		Diamond Harbour ...	ditto	ditto	66.71	ditto	
		Barriopore ...	ditto	ditto	72.67	ditto	
		Satkhira ...	ditto	ditto	75.16	ditto	
		Barrackpore ...	ditto	ditto	57.43	ditto	
		Dum-Dum ...	ditto	ditto	54.93	ditto	
		Kishnaghar ...	ditto	0.55	70.31	ditto	
		Bongong ...	ditto	1.20	76.97	ditto	
		Meherpore ...	ditto	0.82	74.63	ditto	
		Chooalanga ...	ditto	0.45	74.60	ditto	
		Koonlitca ...	ditto	1.25	67.94	ditto	
		Ranaghat ...	ditto	0.65	61.80	ditto	
		Jessore ...	ditto	Nil	68.14	ditto	
		Narail ...	ditto	ditto	71.88	ditto	
		Jessore ...	Khoorna ...	ditto	ditto	73.62	ditto
Jhenida ...	ditto		0.20	74.45	ditto		
Bagirlat ...	ditto		Nil	77.44	ditto		
Magoorah ...	ditto		0.07	81.38	ditto		
Berhampore ...	ditto		0.34	63.49	ditto	Not recd. 23rd to 29th December.	
Rainpore Haut ...	Not recd.		0.16	60.70	ditto	ditto.	
Moorshedabad ...	Lalbagh ...	ditto	0.30	65.27	ditto		
	Jungypore ...	Nil	0.37	52.78	ditto		
	Azingunge ...	Not recd.	0.30	63.76	ditto	ditto.	
	Lalgholla ...	Nil	0.33	55.04	ditto		
	Kandee ...	Not recd.	1.30	63.71	ditto	ditto.	
	Dinagopore ...	Nil	0.16	60.87	ditto		
Dinagopore ...	Raigunge ...	ditto	0.60	56.74	ditto		
	Maldah ...	ditto	0.39	73.68	ditto		
	Chanchal ...	ditto	Nil	54.11	ditto		
	Bauleah ...	ditto	0.19	78.02	ditto		
	Nattore ...	ditto	0.20	80.91	ditto		
	Rungpore ...	ditto	0.07	91.03	ditto		
Rungpore ...	Bhabanigunge ...	ditto	Nil	84.48	ditto		
	Kurigram ...	ditto	0.20	80.89	ditto		
	Bagdogra ...	ditto	Nil	24.21	ditto	Not recorded 3rd June to 3rd November.	
	Bogra ...	ditto	0.62	75.90	ditto		
	Sherpore ...	ditto	0.60	70.11	ditto		
	Nowkhilla ...	ditto	0.45	76.20	ditto		
Bogra ...	Panchabibi ...	ditto	Nil	54.89	ditto		
	Halulya ...	ditto	Not recd.	64.61	29th Dec.	Not recorded 9th to 15th September, and not recd. 16th to 22nd December.	
	Pubna ...	ditto	0.55	98.96	31st Dec.		
	Serajung ...	ditto	Nil	78.37	ditto		
	Darjeeling ...	Darjeeling... { Telegraph Office	ditto	0.25	96.84	ditto	
		Darjeeling... { Hospital	ditto	Nil	106.64	ditto	
COOCH BEHAR.	Julpigoree ...	Julpigoree ...	ditto	ditto	94.38	ditto	
		Bodah ...	ditto	ditto	97.28	ditto	
		Buxa—Civil Surgeon's Office	ditto	ditto	185.38	ditto	
		Titalya ...	ditto	ditto	86.25	ditto	
	Cooch Behar Tributary States.	Cooch Behar ...	ditto	ditto	107.48	ditto	

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 23rd to 29th Dec. 1877.	Rain from 30th Dec. to 31st Dec. 1877.	RAIN FROM 1st JANUARY 1877.		REMARKS.		
					Inches.	Up to date.			
BENGAL—continued.									
EASTERN DISTRICTS.			Inches.	Inches.	1877.				
Dacca.	Dacca	Dacca... { Telegraph Office... Nil 0'08 65'34 31st Dec.	{ Hospital ... ditto 0'08 88'07 ditto						
		Moonsheegunge ... ditto 0'22 126'10 ditto	Manickgunge ... ditto 0'28 80'65 ditto						
		Furzedpore ... ditto 0'30 96'72 ditto	Golundo ... ditto 0'42 88'93 ditto						
	Backergunge	Madaripore ... ditto Nil 90'11 ditto	Burrisal ... Not recd. ditto 88'01 ditto	Perozepore ... ditto 94'38 ditto	Patoonkhally ... ditto 104'31 ditto	Bhola ... ditto 95'82 ditto	Not recd. 16th to 29th December. Ditto ditto. Ditto ditto. From 4th February, and ditto.		
		Mymensingh	Mymensingh ... Nil 0'40 115'32 ditto	Jamulpore ... ditto 0'1 80'80 ditto	Atia ... ditto 0'05 88'70 ditto	Kishoregunge ... ditto Nil 95'13 ditto			
			Chittagong	Chittagong { Telegraph Office ditto ditto 111'90 ditto	{ Jail ... ditto ditto 124'08 ditto	Cox's Bazar ... ditto ditto 148'62 ditto			
	Noakholly			Noakholly ... ditto ditto 122'47 ditto	Fenny ... ditto ditto 128'07 ditto				
				Tipperah	Comillah ... ditto ditto 103'70 ditto	Brahmunbariah ... ditto ditto 91'29 ditto			
	Chittagong Tracts. Hill Rungamatee Hill... ditto ditto 133'06 ditto	Hill Tipperah ... ditto ditto 83'87 ditto							
	BEHAR.								
	PATNA.	Patna	Patna ... ditto 0'72 31'82 ditto	Behar ... ditto 0'53 43'77 ditto	Barh ... ditto 0'16 40'35 ditto	Dinapore ... { Jail ditto Not recd. 21'42 29th Dec.	{ Cantonment... ditto 0'84 24'02 31st Dec.		
			Gya	Gya ... ditto 0'07 44'28 ditto	Nowadah ... ditto 0'98 48'77 ditto	Aurangabad ... ditto 1'00 28'77 ditto	Jehanabad ... ditto 0'60 27'33 ditto	Not recorded 18th to 24th September. Not recorded 12th January and 4th to 10th February.	
				Shahabad	Arrah ... ditto 0'12 28'60 ditto	Sasseram ... ditto 0'45 27'25 ditto	Buxar ... ditto 0'42 23'72 ditto	Bhuboah ... ditto 2'10 29'14 ditto	
					Muzafferpore	Muzafferpore ... ditto 0'95 28'33 ditto	Hajepore ... Not recd. Not recd. 40'35 27th Oct.	Sectamushes ... ditto ditto 34'40 15th Dec.	
			Darbhanga			Darbhanga ... 0'57 ditto 51'21 20th Dec.	Mudhoobannee ... Nil ditto 48'59 ditto	Tajpore ... ditto ditto 32'14 ditto	
		Saran		Chupra ... ditto 0'83 27'52 31st Dec.		Sewan ... ditto Nil 31'45 ditto			
				Chumpran	Motiharee ... ditto 0'25 27'73 ditto	Bettiah ... ditto 0'19 35'85 ditto	Segowhe ... ditto 0'33 38'08 ditto		
		Monghyr	Monghyr ... ditto Not recd. 39'48 29th Dec.		Begousserai ... ditto ditto 33'14 ditto	Janouee ... ditto ditto 33'89 ditto			
Bhagulpore			Bhagulpore ... ditto 0'26 51'44 31st Dec.		Soopool ... ditto 0'41 45'02 ditto	Muddehpooora ... ditto 0'60 51'19 ditto	Banka ... ditto 1'01 48'40 ditto	Sonbursa ... ditto Nil 40'40 ditto	
			Purneah	Purneah ... ditto 0'05 55'50 ditto	Kisengunge ... ditto Nil 65'04 ditto	Arrareah ... ditto 0'14 61'24 ditto			
		Southal Pergunnahs...		Nya Doonka ... Not recd. 1'64 64'98 ditto	Rajmehal ... ditto Nil 55'30 ditto	Deoghur ... ditto 1'98 57'22 ditto	Godda ... ditto 0'39 44'48 ditto	Not received 23rd to 29th December. Ditto ditto. Ditto ditto. Ditto ditto.	

Divisions.	Districts.	Stations.	Rain from 29th Dec. to 31st Dec. 1877.	Rain from 30th Dec. to 31st Dec. 1877.	Rain from 1st JANUARY 1877.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	38.40	31st Dec.	
		... { Hospital	ditto	ditto	41.18	ditto	
		Jajpore	ditto	ditto	53.55	ditto	
		Kendraparah	ditto	ditto	50.03	ditto	
		Jagatsingpore	ditto	ditto	37.45	ditto	
		False Point	ditto	ditto	80.20	ditto	
	Poores	Poores	ditto	Not recd.	35.15	29th Dec.	
		Khurdiah	ditto	ditto	42.67	ditto	
	Balasore	Balasore—Collector's Office	ditto	Nil	66.73	31st Dec.	
		Bhadrack	ditto	ditto	55.98	ditto	
		Jellasore	ditto	ditto	08.11	ditto	
		Sorah	ditto	ditto	54.53	ditto	
	Cuttack Tributary Mehals.	Chandhally	ditto	ditto	54.34	ditto	
		Sumbalpoore	ditto	Not recd.	67.61	29th Dec.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh... { Jail	ditto	0.80	45.54	31st Dec.	
		... { Dispensary	ditto	0.61	47.00	ditto	
	Lohardugga	Pachamba	ditto	1.14	46.51	ditto	
		Ranchee	ditto	0.81	50.28	ditto	
	Singbhoom	Palainow	ditto	1.08	50.71	ditto	
		Chyebassa	ditto	Nil	67.76	ditto	
	Maubhoom	Purulia	ditto	0.18	61.71	ditto	
		Govindpore	ditto	0.83	48.21	ditto	
	ASSAM & ADJACENT HILLS						
	Sylhet	Sylhet	ditto	0.65	157.22	ditto	
	Sibsagar	Sibsagar	ditto	Not recd.	92.53	29th Dec.	
		Golaghat	ditto	ditto	72.61	ditto	
		Jorhat	ditto	ditto	72.20	ditto	
		Deopania	ditto	0.14	82.55	31st Dec.	
		Hattie Pootie	ditto	0.10	78.29	ditto	
		Mazengah	ditto	0.13	68.61	ditto	
		Nazira	ditto	0.06	67.58	ditto	
		Suntok	ditto	0.15	83.58	ditto	
	Rajpootana	Cherideo	ditto	0.05	77.97	ditto	
		Akyab	Nil	Nil	141.41	ditto	
		Alwar	ditto	ditto	5.70	ditto	
		Jampur	ditto	ditto	19.66	ditto	
		Sambar	ditto	ditto	10.65	ditto	

JOHN ELIOT, M.A.,

Meteorological Reporter to the Govt. of Bengal.

CALCUTTA,
The 12th January 1878.

Meteorological Telegraphic Report for the period 6th to 12th Jan. 1878.

STATIONS.	Date	Hour	Barometer reduced to 32°.	Barometer reduced to sea-level.	HYGROMETER.		Humidity at 32°.	WIND.		Rain.	Clouds	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
ALIPORA.	Jan. 6th	10	30.147	30.170	63.6	63.2	45	S W by W	23	b
	16	16	30.030	30.061	70.2	65.7	35	S W by W	5.5	b
	7th	10	30.104	30.217	62.7	62.8	47	W by N	1.5	b
	16	16	30.007	30.080	70.0	66.8	37	N N W	3.0	C	b
	8th	10	30.146	30.169	64.5	65.8	60	N W by N	1.0	b
	16	16	30.032	30.051	72.0	67.0	46	N W by W	3.3	CK, FK	b
	9th	10	30.182	30.204	60.9	59.5	64	N by E	2.5	b
	16	16	30.041	30.063	74.0	69.7	50	N by E	4.8	K	b
	10th	10	30.159	30.211	65.0	66.8	58	E	5.3	C, CS	b
	16	16	30.073	30.095	71.0	63.7	54	S W by S	4.0	P, FK	b
	11th	10	30.238	30.261	61.0	67.1	61	E by S	4.0	P	b, g
	16	16	30.104	30.126	77.2	67.3	57	W by N	3.3	FK, CK	b
SAGOR ISLAND.	12th	10	30.209	30.231	72.2	64.7	65	S E by S	4.3	C	b
	16	16	30.070	30.092	75.0	69.8	65	S W by W	3.0	P	b, g
	6th	10	30.127	30.133	70	68	44	N	6.1	C	b, m
	16	16	30.036	30.042	72	58	38	N	1.0	b, m
	7th	10	30.177	30.183	68	57	47	N E	5.0	b, m
	16	16	30.068	30.074	71	60	49	W N W	5.2	b, m
	8th	10	30.135	30.141	71	61	43	E N E	4.1	C, CK	b, m
	16	16	30.032	30.038	72	64	62	S S E	3.9	PK	b, m
	9th	10	30.163	30.169	73	65	63	N N E	3.4	P	b, m
	16	16	30.040	30.052	74	68	72	W N W	5.9	PK	b, m
	10th	10	30.169	30.175	70	65	75	N E	6.7	b, m
	16	16	30.070	30.076	75	70	77	S S E	7.1	PK	b, m
CHITTAGONG.	11th	10	30.220	30.226	75	70	77	E	6.5	C	b, m
	16	16	30.108	30.114	75	64	64	S	8.4	b, m
	12th	10	30.195	30.201	75	70	77	S	2.9	PK	b, m
	16	16	30.081	30.087	76	70	73	S S E	8.1	IC	b, m
	6th	10	30.044	30.149	62	56	67	N E	4.1	C	b, m
	16	16	30.076	30.173	61	65	66	N N E	2.7	b, m
	8th	10	30.078	30.154	65	58	61	N N W	4.6	b, m
	16	16	30.090	30.185	70	60	53	N E	4.9	C	b, m
	10th	10	30.092	30.187	68	58	51	N N E	5.0	b, m
	11th	10	30.162	30.258	66	50	64	N E	5.0	b, m
	12th	10	30.114	30.209	72	63	58	N E	4.7	b, m
	16	16	30.070	30.092	67	57	50	N	2.5	C	b
AKTAS.	7th	10	30.114	30.133	68	59	56	N N E	2.3	C	b
	16	16	30.108	30.130	68	60	60	E N E	1.6	C	b
	8th	10	30.144	30.165	73	63	55	N	1.3	C	b
	16	16	30.158	30.180	70	60	63	N	1.8	b
	11th	10	30.210	30.241	70	62	61	N N E	1.7	C	b
	12th	10	30.27	30.220	73	65	63	E S E	0.8	C	b
	6th	10	30.145	30.129	73	63	55	E N E	0.7	b
	16	16	30.080	30.173	74	62	47	E N E	0.8	C	b
	8th	10	30.047	30.100	75	64	60	N E	1.2	b
	16	16	30.014	30.097	77	70	69	E N E	1.5	b
	10th	10	30.076	30.149	70	60	60	N E	2.8	C	b
	11th	10	30.129	30.212	80	71	62	S S E	1.4	CK, CK	b
UTTIACK.	12th	10	30.116	30.198	80	71	62	S S E	1.4	C, PK	b
	6th	10	30.122	30.133	73	61	58	E	1.9	b
	16	16	30.171	30.187	74	62	47	E N E	4.7	C	b
	8th	10	30.110	30.155	70	68	64	CalM	2.1	C	b
	16	16	30.158	30.175	70	70	73	S E	1.9	C, CS, IC	b
	10th	10	30.168	30.184	74	70	81	E N E	5.2	CS, FC, C	b
	11th	10	30.217	30.232	70	72	70	E S E	2.5	C, CS	b
	12th	10	30.187	30.202	78	72	74	CalM	2.2	C, K, CS	b
	6th	10	30.075	30.107	78	68	58	S E	2.1	b
	16	16	30.110	30.161	70	68	54	S E	1.7	b
	8th	10	30.100	30.141	80	70	58	E	1.3	b
	16	16	30.110	30.141	70	71	66	S by E	1.2	b
VIZAGAPATAM.	10th	10	30.149	30.161	70	71	66	S E	1.2	b
	11th	10	30.160	30.201	80	71	62	E by S	0.9	b
	12th	10	30.192	30.194	70	70	61	E	1.3	b
	5th	10	30.042	30.075	81	72	62	E by N	11	Cloudy
	16	16	29.979	30.009	81	72	62	E by N	12	b
	6th	10	30.056	30.070	84	73	57	N E by E	14	b
	16	16	29.949	29.972	84	73	57	N E	13	b
	7th	10	30.123	30.146	82	72	60	N E	13	b
	16	16	30.045	30.048	81	71	60	N E by E	12	Cloudy
	8th	10	30.194	30.127	84	74	60	N E by E	12	b
	16	16	29.984	30.07	83	72	57	N E by E	11	b
	9th	10	30.118	30.141	83	74	63	N E	6	b, c
MADRAS.	16	16	29.984	30.07	83	74	63	E N E	9	b, c
	10th	10	30.122	30.145	84	74	60	E N E	9	b
	16	16	30.083	30.026	83	73	60	E by N	9	b
	11th	10	30.158	30.180	85	75	61	E by N	11	b
	16	16	30.047	30.070	84	74	60	E N E	11	b, c
	6th	10	29.913	29.954	83	81	61	N	0.8	C	b
	16	16	29.984	30.025	77	66	53	N	4.9	b
	8th	10	29.976	30.017	81	77	83	N E	2.6	C	b
	16	16	29.923	30.063	82	76	75	S S W	1.9	0.50	C	b
	10th	10	29.998	30.040	84	76	78	N	7.3	b
	11th	10	30.046	30.047	82	75	71	N	3.8	b
	12th	10	29.976	30.07	80	75	78	N E	5.3	C	b

* Velocity of wind in miles per hour.

Results of the Meteorological Observations taken at the Alipore Observatory from 6th to 12th January 1878.

Month.	Date	Maximum in sun.	Mean pressure, barometer at 32° Fahr.	TEMPERATURE.				HYGROMETRY.				Prevailing direction.	Miles recorded.	Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.				
1878.		☉	Inches.	☉	☉	☉	☉	☉	Inches	☉	%			Inches.	
Jan.	6th	132.0	30.072	58.9	74.4	27.6	46.8	52.3	0.314	46.2	04	S W by W and S W by S.	57	Nil	Clear, <i>f</i> and <i>sc.</i>
"	7th	128.8	116	57.7	74.0	28.6	46.0	52.1	318	40.6	07	Till noon N E through W, N W and N; till midnight N N W through N.	50	"	Chiefly clear, <i>f</i> & <i>sc.</i>
"	8th	127.2	073	61.8	72.7	20.7	52.0	50.9	308	52.6	72	Till 10 A.M. N N W; till midnight S W by W through N W and W.	43	"	Partially cloudy & <i>sc.</i>
"	9th	127.3	009	64.1	74.1	18.0	60.1	56.8	428	54.0	72	Till noon N through W and N W; till midnight E N E through N E.	78	"	Chiefly clear, <i>f</i> and <i>sc.</i>
"	10th	141.2	124	63.3	74.9	21.2	53.0	58.1	419	54.0	72	Till 3 P.M. S through E and S E; till midnight S W by S.	90	"	Partially cloudy, <i>sc.</i> , <i>f</i> and <i>sc.</i>
"	11th	131.3	149	65.6	77.7	21.6	56.1	61.2	482	57.9	70	Till 6 A.M. S; till noon E by N through S E; till midnight W through N E, N and N W.	60	"	Cloudy in the day; night clear, <i>sc.</i> , <i>f</i> and <i>sc.</i>
"	12th	139.7	123	60.1	74.8	18.7	60.1	65.3	572	62.8	60	Till 2 P.M. S through S W; till midnight S by W.	63	"	Partially cloudy, <i>sc.</i> , <i>f</i> and <i>sc.</i>

The mean pressure of the seven days ... 30.108
 The average pressure of the corresponding period for 20 years ... 30.024

The mean temperature of the seven days ... 62.8
 The average temperature of the corresponding period for 20 years ... 67.2
 The extreme variation of temperature during the seven days ... 32.8
 The maximum temperature during the seven days ... 78.8
 The mean relative humidity during the seven days ... 72
 The average relative humidity of the corresponding period for 25 years ... 71

The total fall of rain from 6th to 12th January 1878 ... Nil
 The average fall of the corresponding period for 25 years ... 0.07
 The total fall from 1st to 12th January 1878 ... Nil
 The average fall of the corresponding period for 25 years ... 0.11

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, *w* dew, *sc* overcast, *g* gloomy.

HENRY F. BLANFORD,
 Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
 The 14th January 1878.

**Abstract of the results of the Meteorological Observations taken at the Alipore
Observatory in the month of December 1877.**

	Inches.	Date.	Hour.
The mean pressure of the month	30·022		
The average pressure of 24 years	30·027		
The highest pressure during the month	30·174	9th	10h.
The lowest pressure during the month	29·737	31st	16h.
The range of pressure during the month	0·437		
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The mean temperature of the month	66·9		
The average temperature of 24 years	68·0		
The highest temperature during the month	83·7	1st	16h.
The lowest temperature during the month	50·0	16th	6h.
The range of temperature during the month	33·7		
The mean daily range of temperature during the month	20·7		
The greatest range of temperature in one day during the month	25·5	19th	
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The mean humidity during the month	70		
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The mean vapour tension during the month	0·466		
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The average humidity of 24 years	71		
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The average vapour tension of 10 years	0·475		
The mean cloud proportion of the month	2·37		
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The total rainfall of the month	2·36		
The average fall of 49 years	0·28		
The greatest fall in 24 hours	2·34	31st	
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The number of rainy days in the month	3		
The average number of rainy days of 24 years	Less than one.		
<hr/>			
The mean maximum equilibrium temperature of solar radiation of the month	134·5		
The mean difference of sun and air temperatures	56·0		
The greatest sun temperature	145·6	19th	
The greatest excess of sun over air temperature	66·7	19th	
The mean temperature of nocturnal radiation thermometer on woollen cloth	49·0		
The mean depression of nocturnal radiation thermometer below the minimum of air	8·9		
The greatest depression of nocturnal radiation thermometer below the minimum of air	13·0	6th	
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The mean movement of the wind per day	90·8		
The greatest movement of the wind in one day	154·0	12th	
The greatest movement of the wind in one hour	15·0	12th	8h.
The number of hours under each of the 8 points—			
N182, NE40, E31, SE7, S30, S4V59, W58, NW304, Calm 20.			

HENRY F. BLANFORD,

Meteorological Reporter, Government of India.

METEOROLOGICAL OFFICE, INDIA, the 12th January 1878.

The results of the observations at the Alipore Observatory are not rigorously comparable with the registers of past years (at the Park Street observatory). The barometer is about 3 feet higher at Alipore, and, other things being equal, reads therefore ·003 lower. The diurnal range of temperature is also greater at Alipore, and the mean temperature apparently from 1° to 2½° lower; and finally, the thermometer which has furnished the record of temperature at the Surveyor-General's Office during the last twenty years and upwards is found to read 0·6° higher than the Kew standard thermometer, which is the standard of reference at the present observatory.

HENRY F. BLANFORD,

Meteorological Reporter, Government of India.

GOVERNMENT OF BENGAL.
PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH.

KHURREEF SEASON 1877. COMMENCING ON THE 1ST JUNE 1877.

Irrigation Operations of Lower Bengal during the month of October 1877.

Circle.	District.	Canal.	SUPPLY OF WATER IN THE CANALS			RICE IRRIGATION.					SUGARCANE AND OTHER PERENNIAL CROP IRRIGATION.					RAINFALL.			REMARKS.
			Katimant full discharge in cubic feet per second.	Average discharge in cubic feet per second throughout the month.	Area leased on or before the 1st day of the month.	Area leased subsequent to the 1st day of the month.	Area leased during the month.	Total area leased up to date (total of columns 7 & 8).	Area leased up to the 1st of the month.	Area leased during the month.	Total area leased up to date (total of columns 10 & 11).	Grand Total of area leased up to the end of the month (total of columns 12 & 13).	Grand Total of corresponding period of last year.	Inches during month.	Inches during Khurreef season.	Average of ten previous years for the same period.			
Orissa	Cuttack	Kendrapara	1,200	791.99	545	15,444	2,707	21,099	104	1	105	22,104	12,385	222	26.79	52.40			
			39	479	518	3	...	3	511	292			
			675	306.83	2,114	7,046	457	9,049	13	...	13	9,062	8,007			
			1,900	456	1,250	4,750	534	6,504	74	1	75	6,611	2,315			
			656	Not known.	1,221	7,414	3,744	12,153	52	...	52	12,435	2,195			
					5,753	37,689	7,843	31,375	246	2	248	31,623(a)	25,164			
					14,293	9,792	654	21,635	271	9	279	25,164			
South-Western	Midnapore	Pachkourah	475	412	...	3,274	5,080	4,367	5,367	24,234			
			300	112	...	2,273	391	2,663	2,663	3,006			
			5,351	5,179	11,030	11,030	32,160			
			4,918	27,242	...	32,160	32,160			
			12,176	3,756	15,912	724	251	975	16,987			
Sone	Shahabad	Gya and Patna	1,680	2,679.32	735	59,435	7,373	67,963	4,509	35	4,603	72,566	4,561			
			1,469	1,143	Free Irrigation			
			735	72,031	11,106	83,573	5,293	296	5,579	99,453(b)	4,562			
			1,970	2,592	4,963	4,963			
			6,468	115,251	24,531	140,239	5,353	269	5,326	152,109	61,566			
			10,211	38,046	3,645	41,607	271	9	279	61,936				
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
						
			...																

(a) The details of column 13 are—

Khurreef at Rs. 1-4 each
Ditto at " 3 "
Ditto at " 6 "
Total

(b) The details are—

Sugarcane
Garden produce
Haldi
Brinjals
Plantains
Nut (Supari)
Retel (Lau)
Inker
Sara
Total

Average of last 7 years only.

The details are—
Rice and Indian corn at Rs. 1 per acre
Indigo at Rs. 6 per acre
Opium at " 2-6 "
Chemicals at " 2-6 "
Sugarcane at " 6 "
Garden produce at Rs. 5 per acre
Total

F. T. HAIG, Col., R.E.,
Joint Secy. to the Government of Bengal,
in the P. W. Dept., Irrigation Branch.

The 4th January 1878.

Reports of Fluctuation of Traffic on the Eastern Bengal Railway for the Month of November 1877.

EASTERN BENGAL RAILWAY COMPANY, TRAFFIC SUPERINTENDENT'S OFFICE.

Report on the Traffic for the five weeks ending the 1st December 1877.

Dated Calcutta, the 21st December 1877.

From—C. F. CHADBURN, Esq., Acting Traffic Superintendent,

To—The Agent, Eastern Bengal Railway, Sealdah.

The quantity of goods carried during the above period amounted to 7,23,343 maunds as compared with 8,50,949 maunds carried during the same period last year, shewing a decrease of 1,27,606 maunds.

This decrease is chiefly owing to the stoppage of the rice export to the famine districts, and the smaller quantity of jute being sent down from the growing districts as compared with the same period last year.

The staples showing the greatest decrease are grain including rice, gunny bundles, hides bundles and bales, jute drums and bales, foreign railway materials, sugar, tea, and tobacco.

Those showing an increase are cotton bundles and bales, gunny bales, piece-goods, salt, seeds, turmeric, twist, and miscellaneous goods.

Decreases.

Grain, including rice ... Mds. 83,704
The decrease in this staple is owing to the stoppage of export to Madras.
Gunny, bundles ... Mds. 6,986
The decrease in this staple (which showed a small increase last month) is owing to the smaller demand for gunny bags in the interior.

Hides, bundles and bales ... Mds. 1,159 306
The quantity of this staple fluctuates according to the demand for export, and though showing a large increase in October, it has declined this month.

Jute, drums and bales ... Mds. 33,492 1,00,206
This staple, which showed a small decrease last month, has fallen considerably, and shows the large decrease of 1,33,698 maunds, owing to the supply being small and the prices in Calcutta market being higher than in London.

Railway material, foreign ... Mds. 27,838
The decrease in this article is owing to the smaller quantities of material sent up for the N. B. S. Railway this year as compared with the same period of the previous year.

Sugar ... Mds. 16,968
This decrease is on account of there being no demand for the home or foreign markets, owing to the high prices current here.

Tea ... Mds. 1,782
The quantity of this staple sent down fluctuates, the bulk of the produce of the tea districts being sent down by the river steamers.

Tobacco, bundles ... Mds. 12,341
This staple continues to show a decrease owing to the small demand in the market.

Increases.

Cotton, bundles and bales ... Mds. 307 513
This staple shows a small increase from Narayanganj, and also in the quantity of raw material sent to Dunbar Cotton Mills, Shannagar, for manufacture.

Bales of gunny ... Mds. 81,484
This increase is very satisfactory, and is caused by the larger outturn of the Serajgonje Jute Mills, and deducting the 6,980 maunds decrease of gunny-bags for local use, leaves an actual increase of 24,498 maunds.

Piece-goods ... Mds. 2,378
This staple continues to show a satisfactory increase, principally in upward traffic for the interior.

Salt ... Mds. 5,621
This increase verifies my anticipation of a rapid improvement in the quantity forwarded.

Turmeric ... Mds. 4,482
This staple shows a satisfactory increase owing to a greater demand in the market according to which the supply fluctuates.

Twist ... Mds. 2,658
This increase is also satisfactory, being chiefly for imported but also for manufactured yarns from the Dunbar Cotton Mills, Shannagar.

Miscellaneous ... Mds. 81,425
This shows a very large increase in upward as well as downward and intermediate goods.

I attach the usual statement of increases and decreases.

EASTERN BENGAL RAILWAY.

Statement shewing Increases and Decreases in maundage of staples carried over the line for the five weeks ending the 1st December 1877, as compared with the corresponding period of 1876.

STAPLES.	1876.		1877.		1876.	1877.	Increase.	Decrease
	Up.	Down.	Up.	Down.	Total.	Total.		
Ale, beer, wine, &c. ...	1,164	1,417	1,164	1,417	253
Cotton, bundles of ...	248	108	447	248	553	307
Ditto, bales of ...	1,518	2,031	1,518	2,031	513
Grain, including rice ...	6,648	1,08,094	4,135	25,908	1,13,742	30,038	83,704
Gunny, bundles of ...	416	7,920	1,198	152	8,336	1,360	6,980
Ditto, bales of	8,058	454	39,088	8,058	39,542	81,484
Hides, bundles of ...	30	11,046	8	9,915	11,076	9,917	1,159
Ditto, bales of	306	306	306
Jute, drums of ...	4,186	2,66,638	4,801	2,37,526	2,70,819	2,37,527	33,492
Ditto, bales of ...	19,653	1,73,669	93,106	1,93,313	93,106	1,00,206
Piece-goods ...	30,923	60	53,631	136	30,983	53,767	22,784
Railway material, foreign ...	48,032	29,194	48,032	29,194	27,838
Salt ...	60,301	71,922	60,301	71,922	5,621
Seeds ...	1,368	16,678	2,370	23,180	17,936	25,560	7,624
Sugar ...	343	17,841	1,147	79	18,184	1,226	16,968
Tea ...	6	2,618	4	838	2,624	843	1,782
Tobacco, bundles of ...	124	18,344	533	5,594	18,468	6,127	12,341
Ditto, bales of	15	15
Turmeric	6,115	41	10,556	6,115	10,597	4,482
Twist ...	3,670	1,403	6,634	1,197	5,073	7,731	2,658
All other goods ...	20,498	8,158	93,005	17,076	28,666	1,10,081	81,425
Total ...	2,04,116	6,46,833	2,83,540	4,59,803	8,50,949	7,23,343	1,27,606	2,24,772
						7,23,343		1,27,606
Decrease	1,27,606	1,27,606

Weekly Return of Traffic Receipts on Indian Railways.

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 29th December 1877 on 158½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				Total Receipts.				
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.								
		Rs.	A. P.	£	s. d.	Mds.	s.	Rs.	A. P.	£	s. d.	£	s. d.
Total traffic for the week ...	48,334½	25,392	1 9	3,327	12 3	1,07,019	28	42,947	1 7	3,936	16 8	6,264	8 4
Or per mile of railway	308	160	7 4	14	14 2	682	33	271	0 2	24	17 7	39	11 0
For previous 23 weeks of half-year	912,138½	5,295,434	0 0	54,591	12 3	63,77,492	20	18,66,794	0 11	171,121	17 3	225,793	9 0
Total for 26 weeks	958,473	6,20,924	1 9	56,909	4 8	65,28,080	17	19,00,731	2 6	175,059	15 6	231,967	18 2
COMPARISON.													
Total for corresponding week of previous year	36,446	23,051	0 10	2,115	0 3	2,34,122	27	40,181	6 9	3,063	5 11	5,796	6 2
Per mile of railway, corresponding week of previous year	192	145	10 7	13	7 0	1,479	14	253	14 7	23	5 7	36	12 7
Total to corresponding date of previous year	871,036	5,46,573	9 2	50,130	1 6	54,44,993	30	13,22,348	15 11	121,234	9 10	171,334	11 4

NULHATI STATE RAILWAY.

Approximate Return of Traffic for the last 9 days of December 1877 on 27½ miles open

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the last 9 days ...	3,182	1,396 0 0	139 12 0	11,780 0	800 0 0	80 18 0	220 10 0
Or per mile of railway ...	117	51 0 0	5 2 0	433 0	29 8 0	3 19 0	8 1 0
For previous 23 weeks of half-year ...	54,026	25,450 0 0	2,545 0 0	1,74,074 0	13,072 0 0	1,367 4 0	3,912 4 0
Total for 26 weeks and 2 days ...	57,208	26,846 0 0	2,684 12 0	1,85,854 0	14,381 0 0	1,448 2 0	4,132 14 0
COMPARISON.							
Total for corresponding last 8 days of previous year ...	2,177½	1,230 7 3	123 0 11	14,134 30	815 14 0	81 11 0	263 12 8
Per mile of railway, corresponding last 8 days of previous year ...	80	44 12 7	4 9 7	518 24	29 16 1	3 10 11	7 9 6
Total to corresponding date of previous year ...	48,133½	23,142 3 4	2,314 4 3	1,41,369 17	11,390 15 0	1,134 15 10	3,462 15 3

NULHATI STATE RAILWAY.

Approximate Return of Traffic for the first 5 days of January 1878 on 27½ miles open

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the first 5 days ...	1,574	711 0 0	71 2 0	8,679 0	540 0 0	54 0 0	125 2 0
Or per mile of railway ...	58	29 0 0	2 12 0	318 0	20 0 0	2 0 0	4 12 0
For previous weeks of half-year
Total for 1 week ...	1,574	711 0 0	71 2 0	8,679 0	540 0 0	54 0 0	125 2 0
COMPARISON.							
Total for corresponding week of previous year ...	1,687½	762 4 0	76 4 6	21,326 0	1,291 11 0	129 3 5	296 7 11
Per mile of railway, corresponding week of previous year ...	63	27 15 6	3 15 11	782 24	47 6 5	4 14 10	7 10 1
Total to corresponding date of previous year ...	1,687½	762 4 0	76 4 6	21,326 0	1,291 11 0	129 3 5	296 7 11

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for last 9 days of December 1877 on 131½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ...	2,504½	1,233 0 6	123 0 1	4,972 20	621 3 9	62 2 6	145 8 6
Or per mile of railway ...	19	9 3 3	0 16 5	37 4	4 10 2	0 9 3	1 7 8
For previous 17 weeks of half-year ...	23,555½	14,446 10 9	1,444 13 5	87,694 20	13,230 9 0	1,323 13 1	2,704 6 6
Total for 18 weeks ...	26,160	15,679 11 3	1,568 3 6	92,667 0	13,857 12 6	1,385 15 6	2,865 15 0
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year



[REGISTERED No 29.]

No. 4 of 1878.



The Calcutta Gazette.

WEDNESDAY, JANUARY 23, 1878.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 351A.

GENERAL.—*The 4th January 1878.*—The Collector of Pooree is appointed, under Section 48, Act XII of 1875, to be the officer to collect port dues in the Port of Pooree.

The 16th January 1878—Mr. L. R. Tottenham, District and Sessions Judge, Midnapore, who reported his return from furlough on the 9th instant, is allowed subsidiary leave for sixteen days from that date, to enable him to rejoin his appointment.

Baboo Shoshi Shikur Dutt, Deputy Magistrate and Deputy Collector, Furreedpore, is allowed leave for two months, under Section 3, Supplement F, of the Civil Leave Code.

Mr. P. Nolan, Officiating Joint-Magistrate and Deputy Collector, Dinagepore, is vested with special appellate powers under Section 87 of the Land Registration Act VII (B.C.) of 1876.

The Right Hon'ble the Secretary of State has been pleased to grant an extension of furlough on sick certificate for three months to Mr. W. LeF. Robinson, c.s.

The orders of the 28th November 1877, published in the *Calcutta Gazette* of the 5th December last, transferring Mr. J. C. Lloyd, temporary Sub-Deputy Collector, Khoolna, Jessore, to the district of Hooghly, are cancelled.

The orders of the same date transferring Baboo Lail Mohun Shome, temporary Sub-Deputy Collector, from Hooghly to Khoolna, are also cancelled.

The 17th January 1878—The orders of the 4th December 1877, published in the *Calcutta Gazette* of the 5th idem, granting Mr. J. B. Worgan, District and Sessions Judge Sarun and Ohumparun, one month's privilege leave, are cancelled at his own request.

Mr. T. D. Beighton, Assistant Magistrate and Collector, is appointed to act, until further orders, in the First Grade of Joint-Magistrates and Deputy Collectors, and is posted to Julpigoree on being relieved of his acting appointment as Deputy Commissioner of that district by Major R. G. Money.

Mr. T. E. Coxhead, Officiating Magistrate and Collector of the Second Grade, is appointed to officiate as Magistrate and Collector of Beerbhoom, during the absence, on leave, of Mr. T. J. C. Grant, or until further orders.

Mr. H. Savage is appointed to have charge of the Rancegunge division of the Burdwan district on being relieved of his present duties as Officiating Magistrate and Collector of Beerbhoom by Mr. T. E. Coxhead.

Mr. R. T. Sevestre, Deputy Magistrate and Deputy Collector, in charge of the Rancegunge division of the Burdwan district, is transferred to the Sudder Station of that district.

Baboo Nund Kissore Dass, Deputy Magistrate and Deputy Collector, Cuttack, is appointed to be Assistant to the Superintendent of the Tributary Mehals, Cuttack, *vice* Baboo Hurkissen Dass, deceased.

The 18th January 1878.—Mr. Brajendra Nath Dé, Assistant Magistrate and Collector, Durbhunga, is allowed leave for one week, to enable him to attend the High Proficiency examination in Sanskrit to be held in Calcutta in April next.

Mr. J. C. Price, Officiating Settlement Officer, Midnapore, is appointed to act as Magistrate and Collector of that district in addition to his other duties, during the absence, on deputation, of Mr. R. H. Wilson, or until further orders.

The 19th January 1878.—Baboo Jodu Nath Chowdry, Deputy Magistrate and Deputy Collector, Backergunge, is allowed leave up to 1st February 1878, under Section 3, Supplement F, of the Civil Leave Code, in extension of the leave granted to him under orders of the 26th November last.

Mr. E. V. Westmacott, c.s., reported his departure from India on furlough on the 9th instant.

Baboo Shoshi Mohon Talookdar is appointed temporarily to be a Sub-Deputy Collector for employment on the work of defining the grass and gurjan khollas in the district of Chittagong Hill Tracts, with effect from the 1st January 1878.

The 21st January 1878.—Mr. C. G. M. Shircore, Officiating Deputy Magistrate and Deputy Collector, Gya, is allowed leave for seventy-two days, under Section 12-2, Supplement F, of the Civil Leave Code, with effect from the 14th instant.

Baboo Sreenath Bhudder, Deputy Magistrate and Deputy Collector, Chittagong, is allowed leave for three months, under Section 3, Supplement F, of the Civil Leave Code, in extension of the leave granted to him under orders of the 2nd instant.

Mr. W. D. Blyth, Assistant Magistrate and Collector, Rajshahye, is transferred to the 24-Pergunnahs, with effect from the date on which he made over charge of his duties at Rajshahye.

Mr. R. H. Pawsey, Officiating Magistrate and Collector, Mymensingh, is appointed to act in the Second Grade of Magistrates and Collectors until further orders.

The following Officiating Joint-Magistrates and Deputy Collectors of the Second Grade are appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors until further orders:—

Mr. C. J. O'Donnell.	Mr. C. R. Marindin.
„ G. Stevenson.	„ K. G. Gupta.
„ J. Nugent.	„ H. M. Tobin.

The following Assistant Magistrates and Collectors are appointed to act as Joint-Magistrates and Deputy Collectors of the Second Grade until further orders:—

Mr. A. Burooah.	Mr. H. Lee.
„ F. H. Harding.	„ H. A. D. Phillips.
„ C. M. W. Brett.	„ F. B. Taylor.
„ H. Savage.	„ W. D. Blyth.

The 22nd January 1878.—Mr. C. B. Garrett, District and Sessions Judge, Dacca, is allowed leave for two days, under the rules in Chapter VII of the Civil Leave Code, in extension of that granted to him under orders of the 2nd October 1877.

Baboo Jodunath Chowdry, Deputy Magistrate and Deputy Collector, on leave, is transferred to Jessore.

The following promotions of officers of the Subordinate Executive Service are notified:—

To the Fifth Grade of Deputy Magistrates and Deputy Collectors.

Moulvie Abdul Ghuffoor, Deputy Magistrate and Deputy Collector, Dacca, *vice* Baboo Gopal Chunder Das, deceased.

Baboo Bhugwan Chunder Sen, Deputy Magistrate and Deputy Collector, attached to the Cadastral Survey Party in Gya and Patna, *vice* Baboo Protap Chunder Chatterjee.

Baboo Hurri Chaitanya Ghose, Deputy Magistrate and Deputy Collector, *vice* Baboo Hurry Nath Chatterjee deceased.

Baboo Hurri Chaitanya Ghose will continue to be employed as Manager of the Satkhira Estate in the 24-Pergunnahs.

Mr. A. J. Fraser, Deputy Magistrate and Deputy Collector, in charge of the Madarcepoore division of the Furreedpore district, is promoted temporarily to the Fifth Grade of the Subordinate Executive Service, *vice* Baboo Hurri Chaitanya Ghose.

To the Sixth Grade of Deputy Magistrates and Deputy Collectors.

Baboo Dhanesh Chunder Roy, Deputy Magistrate and Deputy Collector, *vice* Moulvie Abdul Ghuffoor.

Baboo Dhanesh Chunder Roy will continue to be employed as Personal Assistant to the Commissioner of Patna in the Wards' Department.

Baboo Hurry Mohun Sen, Deputy Magistrate and Deputy Collector, in charge of the Ghattal division of the Midnapore district, *vice* Baboo Bhugwan Chunder Sen.

Baboo Kali Nath Dey, Deputy Magistrate and Deputy Collector, Tipperah, is promoted temporarily to the Sixth Grade of the Subordinate Executive Service, *vice* Baboo Dhanesh Chunder Roy.

POLICE.—*The 16th January 1878.*—Mr. G. W. S. Cox, Officiating Assistant Superintendent of Police, Patna, is transferred to Cuttack.

Mr. J. W. Warender Clark, Assistant Superintendent of Police, Gya, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he availed himself of it.

The 17th January 1878.—Mr. C. E. Gouldsbury, Assistant Superintendent of Police, Rajshahye, who reported his return from furlough on the 8th November 1877, is allowed subsidiary leave for thirteen days from that date, to enable him to join his appointment.

The 21st January 1878.—Baboo Juggodish Nath Roy, District Superintendent of Police, Balasore, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st February 1878, or such subsequent date as he may avail himself of it.

The Right Hon'ble the Secretary of State has been pleased to grant an extension of furlough for one month to Mr. H. L. Jones, District Superintendent of Police.

ECCLESIASTICAL.—*The 17th January 1878*—The Revd. Samuel Peer Buksh is authorized to grant, under Clause 5, Section 5, Act XV of 1872, certificates of marriages between persons who are Native Christians.

The 19th January 1878.—The Revd. W. C. Bell, Chaplain of Dacca, is appointed to officiate temporarily as Chaplain of Bankipore.

This cancels the appointment of the Revd. W. W. Nicholls, Chaplain of Dinapore, to officiate at Bankipore, from the date of the Revd. W. C. Bell's arrival at the latter station.

The Revd. T. D. Gray, Chaplain of Berhampore, is appointed to be Chaplain of Dacca, with effect from the date on which he joined that appointment.

REGISTRATION.—*The 8th January 1878.*—Mr. P. Nolan, Officiating Joint-Magistrate and Deputy Collector, Dinapore, is appointed to be *ex-officio* Sub-Registrar of that place, with effect from the 6th December 1877, *vice* Mr. C. A. Samuella.

The 9th January 1878.—Baboo Janoki Nath Datta is appointed to be Sub-Registrar of Mirserai in Noakhully.

EDUCATION.—*The 22nd January 1878.*—The following gentlemen are appointed to be additional members of the Jessore District School Committee:—

Mr. C. A. Kelly, Officiating District and Sessions Judge.

„ T. M. Kirkwood, Joint-Magistrate and Deputy Collector.

„ H. P. Peterson, Assistant Magistrate and Collector.

„ A. Hume Smith, Manager, Narail Estates.

Baboo Bhugwan Chunder Chatterjee, B.L., Additional Moonsif.

„ Prosonno Coomar Doss	} Pleaders.
„ Peary Mohun Guha	
„ Umesh Chundra Ghosh	
„ Kali Nath Mookerjee	
„ Juggut Bundu Bhudra,	Head-master, Zillah School, member and Secretary.		

MEDICAL.—*The 8th January 1878.*—The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Tajpore, in Thana Kotulpore, in the district of Burdwan:—

The Sub-divisional Officer of Jehanabad...*President.*

Baboo Bhogobutty Churun Banerjee...	} Landholders of Bhoorsobha.
„ Dhrobonarain Banerjee	
„ Bunoary Lall Chatterjee	
„ Woomesh Chunder Chatterjee, School-master	} Members.
„ Ram Tarruck Mookerjee	
„ Eshan Chunder Chatterjee of Auror	
„ Ram Charun Chatterjee	
„ Annoda Coomar Chatterjee of Tajpore	
„ Abboy Coomar Sen, Assistant Surgeon of Jehanabad	
„	

The 12th January 1878.—The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Bazitpore, in the district of Mymensingh :—

The Magistrate of the district	...	Chairman.
„ Sub-divisional Officer of Kishoregunge	...	Vice-Chairman.
„ Moonsif of Bazitpore	...	Vice-Chairman and Member.
Monlvie Khalem Ullah, Talookdar	...	} Members.
Sheikh Khalil Ullah,	...	
Moulvie Mahomed Ismail	...	
The Sub-Inspector of Police (for the time being)	...	
Baboo Naba Kishore Ray, Moonsif's Sheristadar	...	
„ Kula Chandra Burma, Pleader	...	
„ Kali Kishore Chatterjee, Zemindar's Manager.	...	
„ Gobindo Chundra Pal, School Pundit	...	
„ Dwarika Nath Bose, Zemindar's Naib	...	

The 14th January 1878.—The following gentlemen are appointed to be members of the Pooree Lodging-house Committee for the year 1878 :—

Mr. H. A. Coomha, District Superintendent of Police.
 Baboo Nobin Chunder Sen, Deputy Magistrate and Deputy Collector.
 „ Mahanund Gupta, ditto ditto.
 Mohant Narayan Das.
 Baboo Taracant Bidyasagar Bhattacharjya.
 „ Ram Chand Addy.

The 17th January 1878.—Surgeon C. J. W. Meadows, Officiating Civil Surgeon, Chumparun, is allowed leave for thirty-one days, under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may avail himself of it.

Surgeon H. W. Hill, Officiating Civil Surgeon, Moughyr, is confirmed in that appointment, *vice* Dr. F. O. Nicholson.

Surgeon G. Price, Officiating Civil Surgeon, Jessore, is confirmed in that appointment, *vice* Dr. Hill.

Dr. B. A. Barker, Civil Medical Officer, Beerbhoom, who has returned from furlough, is appointed to be Civil Medical Officer of Bogra.

Surgeon G. C. Roy is appointed to be Civil Surgeon of Beerbhoom.

Assistant Surgeon Mohendrolal Bose, attached to the sub-division and dispensary of Raneegunge, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code.

Assistant Surgeon Wooma Churn Mitter, attached to the sub-division and dispensary of Rajmehal, is appointed to have medical charge of the sub-division and dispensary of Raneegunge, during the absence, on leave, of Assistant Surgeon Mohendrolal Bose, or until further orders.

Assistant Surgeon Nobin Chunder Ghose, a Supernumerary at the Presidency, is appointed to have medical charge of the sub-division and dispensary of Rajmehal, during the absence, on duty, of Assistant Surgeon Wooma Churn Mitter, or until further orders.

Assistant Surgeon Ram Chunder Sen is appointed to have charge of the Sumbhoonath Pundit Dispensary at Bhowanipore, with effect from the date of his relief from the temporary charge of the civil station of Serbsaugor in Assam.

Assistant Surgeon Ram Lall Bauerjee, lately attached to the Mayo Native Hospital, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may avail himself of it.

The 18th January 1878.—The services of Third Grade Assistant Surgeon Peary Lall Sen are placed at the disposal of the Governors of the Mayo Native Hospital.

MARINE.—*The 4th January 1878.*—The Port Officer, False Point, is appointed, under Section 3, Act IV of 1875, to be the officer for the port of False Point, who will receive notice of accidents to ships for communication to the local Government. He is also appointed to be the officer to carry out the provisions of Sections 3 and 6 of Act XIII of 1876.

The Port Officer, Chandbally, is appointed, under Section 3, Act IV of 1875, to be the officer for the port of Chandbally, who will receive notice of accidents to ships for communication to the local Government. He is also appointed to be the officer to carry out the provisions of Section 48 of Act XII of 1876, and of Sections 29, 60, 64, and 71 of Act I of 1859.

ECONOMIC MUSEUM.—*The 22nd January 1878.*—Mr. P. Donaldson, Superintendent of Jail Manufactures, Bengal, is appointed to be a member of the Central Committee of Management for the Calcutta Economic Museum.

MUNICIPAL.—*The 8th January 1878.*—Baboo Rughoonundun Shah, Merchant and Landowner, is appointed to be a Commissioner for the Bagjullah Municipality, *vice* Baboo Radha Madhub Sircar.

The Lieutenant-Governor is pleased, under Section 28 of Act V (B.C.) of 1876, to re-appoint the following gentlemen to be Commissioners for the Berhampore Municipality:—

Baboo Deno Nath Gangooly, Pleader. | Baboo Boikant Nath Sen, Pleader.
Baboo Salgram Burmo, Merchant.

Mr. G. W. Stack, Manager of Messrs. Lyall and Company's Silk Concern in Moorshedabad, is appointed to be a Commissioner for the Berhampore Municipality.

ROAD CESS.—*The 16th January 1878.*—The following gentlemen are appointed to be members of the Branch Road Cess Committee of Meherpore, in the district of Nuddea:—

Baboo Kali Prasanna Biswas, Zemindar and Mahajan, *vice* Baboo Kala Chand Roy, deceased.

Mr. O. R. Coley, Indigo Planter, *vice* Mr. J. Jones.

„ J. D. Bell, Indigo Planter, *vice* Mr. W. W. Barr.

The following Notification is re-published from the *Assam Gazette*:—

The 10th January 1878.—The undermentioned officer has been granted by Her Majesty's Secretary of State for India extension of leave, as advised in list dated 30th November 1877:—

Extension of Leave.

Name.	Service.	Appointment.	Period and nature of extension.
J. M. E. Gouldsbury ...	Uncovenanted ...	Fourth Grade District Superintendent of Police.	Six months' sick leave.

Furlough for nine months, under Section 7 of Supplement F of the Civil Leave Code, with the usual subsidiary leave, is granted to Mr. G. J. Cawley, District Superintendent of Police, Garo Hills, with effect from the 15th March next, or from such date as he may avail himself of the same.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal

NOTIFICATION.

The 21st January 1878.—In continuation of the Notification of the 8th instant, published in the *Calcutta Gazette* of the 9th idem, notifying the result of the half-yearly examination of Assistants and others held on the 12th November 1877, the following officers are declared to have passed in the subjects mentioned against their names:—

SECOND OR HIGHER STANDARD.

Police Officer.

NAME.	Now passed in	Still liable to examination in
O. B. Wood ...	Law and Bengali ...	Hindustani.

Medical Officer.

Dr. R. D. Murray has passed in Bengali by the Lower Standard.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd January 1878.—It is hereby notified that the declaration dated 7th December 1876 for the acquisition of land required by the Eastern Bengal Railway Company for Railway purposes in the village of Lalpore, pergunnah Pajnoor, zillah Nuddea, which was published in the *Calcutta Gazette* of the 13th, 20th, and 27th December 1876, at pages 1488, 1518, and 1544, is cancelled.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 1, Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that, from the 15th February 1878, all births and deaths occurring within the limits of the municipalities of Sherpore, Kishoregunge, Bazitpore, and Jamalpore, in the Mymensingh district, shall be registered.

2. For the purpose of this Act the boundaries of the said municipalities shall be continuous with those of the municipalities themselves.

3. From and after the 15th February 1878, the whole Act IV (B.C.) of 1873 shall apply to the entire areas of the municipalities lying within the boundaries mentioned above.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th January 1878.—The Lieutenant-Governor is pleased to vest Baboo Parbati Charan Rai, Deputy Collector in charge of the Dearah Surveys and Settlement, with the powers of a Collector under Regulation VII of 1822, Regulation IX of 1825, and Act IX of 1847, in the districts of Dacca, Furreedpore, Tipperah, and Backergunge, for the purpose of surveying and settling the Dearah lands in the aforesaid districts, and also under Section 4 of Act V (B.C.) of 1875 to appoint the said Baboo Parbati Charan Rai to be a Deputy Collector for the purpose of carrying out the survey under that Act of the Dearah lands in the above-mentioned districts, as ordered by the Lieutenant-Governor on the 20th of June 1876.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 19th January 1878.—Plans and an estimate, amounting to Rs. 36,564, for constructing a pucca brick godown on the Strand Bank lands for the accommodation of general goods having been submitted by the Port Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter No. 3576 of the 28th December 1877, the Lieutenant-Governor has been pleased to sanction the execution of the work under the provisions of Section 35 of Act V (B.C.) of 1870.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 5th January 1878.—With the sanction of the Government of India, the following rules are declared to be in force in the Ports of the Lower Provinces of Bengal for the measurement of the tonnage of native craft under section 3 of Act XI of 1850.

Measure the length along the deck from the after part of the stem to the fore part of the stern post.

Secondly.—The breadth from the broadest part from skin to skin.

Thirdly.—The depth from under the tonnage deck down the pump well to skin.

Multiply these three dimensions together, and divide the product by 130, and the quotient will be the tonnage of hull of such vessel.

If the vessel have a poop or other closed-in space, measure the inside length, breadth, and height of such part thereof as may be included within the bulk-heads, whether enclosed within foremost bulkhead or not.

Multiply these three measurements together, and dividing the product by 92.4, the quotient will be the number of tons to be added to the tonnage of hull of such vessel.

NOTE.—In measuring breadth, the skin is the inner side of the inner planking, and if a boat or vessel has no inner planking a thin batten laid on or against the inner side of the timbers would represent the inner skin, and in measuring depth, the floor timber, or, in its absence, the upper part of the keelson shall represent the skin.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 21st January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for enlarging the northern portion of the existing Municipal market in the town of Arrah, pergunnah Arrah, zillah Shahabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, three cottahs of standard measurement (embracing private buildings thereon), bounded on the north by a public lane leading from the public road to Milkittollah and the Municipal market, on the south and east by the Municipal market, and on the west by the Mahajantollah main road, is required within the aforesaid town of Arrah.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 19th January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the site of the Nelphamaree sub-divisional head-quarters, in the village of Mushruth Kukapara, pergunnah Kajirhat, zillah Rungpore, it is hereby declared that, for the above purpose, a piece of land measuring, more or less, 54 beeghas of standard measurement, bounded on the north by the khas patit land of Beeraj Mohun Choudhuri and others, zemindars of the estate and by the jote of Jan Sardar; east by the said zemindars' khas patit land; on the south by Panoo Nasy's jote and the zemindars' khas patit land; and on the west by the jote of Balai Prosad Bose, is likely to be required within the aforesaid village of Mushruth Kukapara.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 15th January 1878 —Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the site of the Post Office at Kharakdiha, it is hereby declared that for the above purpose a plot of land measuring 8 cottahs more or less, and bounded on the north and east by the compound of the Munsif's Cutchery; on the south by the Khote of Anunt Chamar; and on the west by the Patsala compound and Nund Ram Sonar's Bhitia, situated in town Kharakdiha, thana Kharakdiha, pergunnah Kharakdiha, in the district of Hazaribagh, is required within the aforesaid town.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the present rifle range at Khagowl in the villages of Lukhui Bigna, Hurdaspore, and Rampore, pergunnah Phoolwaree, district Patna, it is hereby declared that for the above purpose a piece of land measuring more or less 3 beegahs 5 cottahs 5 dhoors of standard measurement, bounded on the north by Garha of Radha Kishun; on the east by the lands of Radha Kishun, Ram Nath Muhto, Bullo Muhto, Puryag Muhto, and Ram Lochun Lall, the dak bungalow compound, and the waste land belonging to a Mr. Syriot; on the south by the waste land aforesaid; and on the west by the lands of Puryag Muhto, Ram Nath Muhto, Ram Lochun Lall, Bhola Missir, and Radha Kishun, is required within the aforesaid villages.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 352A.

The 9th January 1878.—Baboo Lal Behari Dé, B.L., Officiating Additional Moonsif of Patna, is appointed to officiate as Moonsif at Mozufferpore for six months.

The 16th January 1878.—Mr. F. B. Taylor, Officiating Joint-Magistrate and Deputy Collector of Nuddea, is vested with powers under Sections 44, 142, 157, 417, and 521 of the Criminal Procedure Code.

Baboo Mohendro Nath Ghose is appointed to act as Moonsif of Narrail, in the district of Jessore, during the absence, on leave, of Baboo Tara Prasanna Banerjee, or until further orders.

Baboo Annada Persad Ghose, Deputy Magistrate and Deputy Collector, in charge of the Kendrapara division of the Cuttack district, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

Mr. C. E. Perroux is appointed to officiate as Moonsif of Shazadpore, in the district of Rajshahye, during the absence, on leave, of Baboo Kali Churn Ghosal, or until further orders.

Baboo Akhoy Coomar Sen, B.L., is appointed to officiate as a Moonsif of Manickgunge, in the district of Dacca, during the absence, on leave, of Baboo Nilmadhub Roy, or until further orders.

Mr. K. G. Gupta, Officiating Joint-Magistrate and Deputy Collector, in charge of the Perozepore division of the Backergunge district, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The following gentlemen are appointed to be Honorary Magistrates for the Colgong Bench, in the district of Bhagulpore, and are vested with the powers of a Magistrate of the Third Class :—

Mr. T. D. Griffiths, Planter.

Baboo Poorno Chunder Gangooly, Head-master Anglo-Vernacular School.

Moulvie Syed Wakar Hossein, Rural Sub-Registrar.

The 17th January 1878.—Baboo Bhoobun Chunder Mookerjee, Subordinate Judge of Dinagepore, is allowed leave for two months and twenty-two days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st February 1878.

The 18th January 1878.—Mr. J. F. Bradbury, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the power, under Section 266 of the Criminal Procedure Code, of hearing appeals from convictions by Magistrates of the Second and Third Classes.

LEAVE OF ABSENCE TO MOONSIFS.—*The 16th January 1878.*—Baboo Khetternath Bose, Second Moonsif of Bardwan, is allowed three days' leave without pay under Section 9, Supplement F of the Civil Leave Code, with effect from 15th January 1878.

The 19th January 1878.—Baboo Joy Gopal Bose, Moonsif of Julpigoree, is allowed leave for a month, in extension of the leave already granted to him on the 21st November 1877 under Section 3, Supplement F of the Civil Leave Code.

The 21st January 1878.—Baboo Romesh Chunder Lahiri, B.L., Second Moonsif of Busirhaut in the district of 24-Pergunnahs, is allowed privilege leave of absence for one month and a half under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he may be relieved.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th January 1878.—Under Section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling), the Lieutenant-Governor has been pleased to authorize the extension of the provisions of Section 2 of the Act to the following roads, lands, and villages in the district of Bankoora :—

The Mooroloo road from Mejhea to Mooroloo, and the lands and the villages within half a mile on each side, viz. Parbattypur, Lakhunbundi, Ghoosoor, Joresshah, Kastara, Shatdenli, Jentooltikoori, Taltakoori, Kristapur, Bramanshalá, Sáltorá, Jhauka, and Mooroloo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant licenses to the following gentlemen, authorizing them to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations entered in the fourth column of the table below opposite to their respective names :—

District.	Sub-division.	Registration Sub-district.	Thannahs included under Mahomedan Registrar's Jurisdiction.	Head-quarters.	Name of Registrar.
Mymensingh ..	Atia ..	Atia ..	Atia ..	Atia ..	Moulvie Gholam Najaf.
Ditto ..	Jamalpore ..	Jamalpore ..	Jamalpore and Dewan-gunge.	Jamalpore ..	Shah Kiamutullah.
Ditto ..	Ditto ..	Sheepore ..	Sheepore ..	Sheepore ..	Moulvie Hamiduddin Ahmed.
Ditto ..	Kishoregunge	Kishoregunge	Kishoregunge and Nikli ..	Kishoregunge ..	Moulvie Syud Abdoorrazack.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th January 1878—It is hereby notified, under the provisions of Section 15 of Act V of 1861, that the villages of Deotula, Bhyjoorah, Karaitollah, Koochnichora, Talleshur, Sonbaria, Jaffurkhali, Amtolee and Bamna, in Perozepore sub-division in the district of Backergunge, being still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and the collection of rents, the Lieutenant-Governor has sanctioned, with effect from 6th December 1877, the employment, for a further period of three months, of a special police force consisting of one sub-inspector, three head-constables, and fifteen constables to be quartered at the said villages. The cost of the force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

	R.	A.	P.
1 Sub-Inspector, 4th grade, at Rs. 50	50	0	0
1 Head-constable, 1st " at " 25	25	0	0
1 " Ditto 2nd " at " 20	20	0	0
1 " Ditto 3rd " at " 15	15	0	0
5 Constables, 1st grade, at Rs. 9 each	45	0	0
5 " Ditto 2nd " at " 8 "	40	0	0
5 " Ditto 3rd " at " 7 "	35	0	0
Pensionary charges at 2 annas per rupee	28	12	0
Contingencies at 10 per cent.	23	0	0
1 Sub-Inspector's boat-hire at Rs. 20 per month	20	0	0
Total	301	12	0
Total cost for three months.	905	4	0
Clothing allowance of 18 men at Re. 1 each	18	0	0
3 Barracks and cook-shed at Rs. 25 each	75	0	0
Grand total for three months	998	4	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Mohamed Muazzumuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Juffergunge, in the district of Dacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st January 1878—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Mohamed Yakub Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Nawabgunge, in the district of Dacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Naimuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Serajgunge, in the district of Pubna.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal has been pleased to vest Moulvie Abul Mansur, Moonsif of Bhotmari, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsif jurisdiction.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 42 of the Criminal Procedure Code, the Lieutenant-Governor is pleased to appoint the Officer in charge of the Sub-division of Nattore for the time being, to be a Special Magistrate of the First Class for the trial of offences punishable under the Railway Act XVIII of 1854 in the districts of Pubna, Rajshahye, and Bogra, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the districts of Pubna and Bogra.

The Officer in charge of the Nelphamaree Sub-division for the time being, is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854 in the districts of Dinagepore and Rungpore, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the district of Dinagepore.

The Lieutenant-Governor is also pleased to appoint, under Section 42 of the Criminal Procedure Code, the under-mentioned officers to be Special Magistrates of the First Class for the trial of offences punishable under Act XVIII of 1854 in the district of Julpigoree, and also for the trial of such offences, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State:—

1. Baboo Dwarka Nath Roy, Deputy Magistrate and Deputy Collector.
2. W. R. Ricketts, Esq., Officiating Deputy Magistrate and Deputy Collector.
3. Baboo Frankissen Roy, Officiating Deputy Magistrate and Deputy Collector.

The Deputy Commissioner of Julpigoree is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 8th January 1878.—In continuation of Government Notification of 21st May 1877 it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace and serious riots which occur between the rival factions of the zemindar of Syedpore and the talookdars and others, owners of the villages of Singkhali and Attorkhali, in the Perozepore sub-division, in the district of Backergunge, the Lieutenant-Governor has sanctioned the retention for a further period of three months, from 1st November 1877, of a special police force of 1 head constable and 10 constables to be quartered on the said villages. The cost of the force, noted below, will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

			Rs.	A.	P.
1	first grade head constable at Rs 25	...	25	0	0
2	" constables at Rs. 9 each	...	18	0	0
4	second grade " at " 8 "	...	32	0	0
4	third " at " 7 "	...	28	0	0
	Pensionary charges at 2 annas per rupee	...	12	14	0
	Contingencies at 10 per cent	...	10	0	0
			125	14	0
	or for three months	...	377	10	0
	Clothing allowance of one head constable and ten constables				
	at Rs. 4 per annum	...	11	0	0
	Total cost	...	288	10	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 31st December 1877.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Baboo Kartick Chunder Pal, Moonsif of Badargunj, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsif jurisdiction.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 360 of the new Code of Civil Procedure (Act X of 1877) the Lieutenant-Governor has been pleased to vest the Courts of the Deputy Commissioners of Hazareebagh, Lohardugga, Singbhoom, and Manbhoom, in the Chota Nagpore Division, with the powers conferred on District Courts by Sections 344 to 359 (both inclusive) of that Act.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Mr. Samuel Wright, the Subordinate Judge of Purneah, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts, and arising within the local jurisdiction of the Sudder Moonsif of that district, up to the limit of Rs. 50. His Honor is also pleased to withdraw from the Sudder Moonsif the powers which he at present exercises for the trial of such suits under the Government Notification of the 19th July 1871.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 14th January 1878.—The following description of the boundaries of the Dorunda cantonment is hereby published for general information.

The Dorunda cantonment is bounded on the north by the Agrora Nuddee, on the south by the Hindoo Nuddee, and on the east and west by a series of pillars the bearings and intermediate distances of which are shown below:—

	Number of pillar.	Backward bearing.	Forward bearing.	Intermediate distances of pillars.	REMARKS
	1	221° 0'	Bearing of Ranchi Hill lower taken from No. 1 Pillar, is 331° 30'
	2	41° 0'	314° 30'	902	Bearing of Ranchi Church spire, 337° 35'
	3	34° 30'	316° 0'	811	
East	4	37° 0'	193° 0'	607	Bearing of S.E. corner of Burial ground No. 5, 274° 40'
	5	12° 0'	212° 0'	552½	
	6	32° 0'	215° 30'	684	Bearing from Pillar No. 4 to N.W. parapet pillar of Numbulpore bridge, 84° 45'
	7	32° 30'	905-6	
	8	344° 30'	Bearing from Ranchi Hill, 349° 30'
	9	104° 30'	342° 0'	341	Bearing from S.W. of Mess House, 49° 30'
	10	102° 0'	354° 30'	713-4	
	11	171° 30'	7° 30'	606	
	12	181° 30'	7° 30'	50½	
West	13	187° 30'	9° 0'	513-12	
	14	189° 0'	10° 30'	361	
	15	190° 30'	10° 15'	60	
	16	190° 15'	232° 0'	465	
	17	173° 0'	625-9'	

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 12th January 1878.—Under Section 79 of Act III of 1877 (the Indian Registration Act) it is hereby notified for general information that, with the approval of the Governor-General in Council, the Lieutenant-Governor has been pleased to direct the substitution of the following scale of fees for that contained in Article A of the schedule of fees published under Section 77 of Act VIII of 1871:—

		Rs.	A.	P.
Where the value does not exceed Rs. 100	...	0	12	0
Ditto exceeds Rs. 100, but does not exceed Rs. 250	...	1	0	0
Ditto exceeds Rs. 250, but does not exceed Rs. 500	...	1	8	0
Ditto exceeds Rs. 500, but does not exceed Rs. 1,000	...	2	0	0
For every additional Rs. 1,000 or part thereof	...	1	0	0

The changes will take effect from the 1st February 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 3rd January 1878.—The Lieutenant-Governor is pleased to direct the substitution of the following for Rule 78 of the Rules regulating labour transport under Act VII (B.C.) of 1873, published in the *Calcutta Gazette* of 18th November 1874. The new rule will come into operation on the 1st January 1878:—

Rule 78.—Emigrants and their dependents proceeding to a labour district shall not be embarked on a vessel carrying more than twenty persons without a pass from the Embarkation Agent. This pass shall not be granted until the Medical Inspector has satisfied himself of their freedom from any serious communicable disease.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 7th January 1878.—It is hereby notified that under Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare the Kendrapara and Goolnugger ferries on the river Gobri, in the district of Cuttack, to be public ferries.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 7th January 1878.—Under Section 5 of the Indian Registration Act III of 1877 the Lieutenant-Governor is pleased to transfer the village of Jaleh, with the other villages transferred to the district of Durbhunga by Government Notification dated 1st March 1877 (published in the *Calcutta Gazette* dated 21st idem), to the sudder sub-district of Durbhunga. His Honor is also pleased to sanction the abolition of the old sub-district of Jaleh and the formation of a new sub-district, comprising the Poopri thana with outpost Sarsoond, with head-quarters at Poopri. Sheik Salimullah, the present Sub-Registrar of Jaleh, will be Sub-Registrar of Poopri. These changes will take effect from 15th proximo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENTS.

The 15th January 1878.

No. 16.—Leave of Absence.—Baboo Grish Chunder Rooder, Overseer, First Grade, attached to the Dinagepore Division, is allowed privilege leave for three months, under Civil Leave Code, Supplement F, Section 12, with effect from the 14th January 1878.

The 21st January 1878.

No. 17.—Notifications.—Serjeant J. Gray, Overseer, First Grade, joined the Nuddea Rivers Division on the 7th January 1878, afternoon.

No. 18.—Baboo Nobin Chunder Biswas, Overseer, First Grade, re-joined the Orissa Division on the 31st December 1877, before noon, on return from privilege leave granted* to him.

* Bengal Government (Public Works Department) Notification No. 236 of 7th September 1877.

No. 19.—Transfer.—Baboo Sreeram Chunder Dutt, Overseer, Third Grade, from the Mozufferpore to the Patna Division, which he joined on the 26th December 1877, afternoon, in the interests of the public service.

No. 20.—The following orders issued by the Government of India, in the Public Works Department, are re-published for information :—

No. 27.—The 17th January 1878.—Mr. J. C. G. Keddie, Executive Engineer, Fourth Grade (temporary rank), is re-transferred from Madras Famine Relief Works to Bengal Public Works Department, Provincial Establishment.

No. 33.—The 18th January 1878.—The undermentioned officers are re-transferred from Madras Famine Relief Works to the Provinces and Branches of the Public Works Department to which they are permanently attached :—

•	•	•	•	•	•
•	•	•	•	•	•
•	•	•	•	•	•
		<i>To Bengal Provincial.</i>			
Mr. E. H. B. Fox, Supervisor, Second Grade.					
•	•	•	•	•	•
•	•	•	•	•	•
		J. E. T. NICOLLS, Major-Genl., R.E.,			
		<i>Secy. to the Govt. of Bengal, in the P. W. D.</i>			

IRRIGATION.

NOTIFICATIONS—ESTABLISHMENT.

Dated 16th January 1878.

No. 4.—Postings.—Mr. A. J. Oldham, Assistant Engineer, Second Grade, having reported his return from Madras Famine Relief Works, is posted to the Gunduck Division of the South-Western Circle.

Dated 17th January 1878.

No. 5.—Mr. R. A. Oldham, Executive Engineer, Third Grade (temporary rank), having reported his return from Madras Famine Relief Works, is posted to the South-Western Circle.

Dated 21st January 1878.

No. 6.—Transfer.—The following Notification of the Government of India, Public Works Department, is re-published for information :—

No. 33.—The undermentioned officers are re-transferred from Madras Famine Relief Works to the provinces and branches of the Public Works Department to which they are permanently attached :—

<i>To Bengal Irrigation Branch.</i>	
Mr. W. J. Fahie, Executive Engineer, Third Grade.	Mr. C. J. K. Watson, Assistant Engineer, Second Grade.
„ B. A. Oldham, Executive Engineer Third Grade (temporary rank).	„ A. Hayes, Assistant Engineer, Second Grade.
	„ T. H. Girling, Supervisor, Second Grade.
	„ C. Ruthnum Pillay, Overseer, First Grade.

No. 7.—Leave.—Serjeant M. Doyle, Supervisor, Second Grade, Arrah Division, is granted privilege leave for one month, under Section 12, Supplement F, of the Civil Leave Code, which he availed himself of on the forenoon of the 2nd instant.

No. 8.—Notification.—Mr. T. R. Buxton, Temporary Supervisor, Second Grade, who availed himself on the 5th July last of the six months' sick leave granted him in the orders marginally noted, rejoined the Brahminee-Byturnee Division on the afternoon of the 3rd instant.

No. 334, dated 11th October 1877.

No. 9.—Posting.—Serjeant C. J. Clarke, Supervisor, Second Grade, who reported his return from Madras Famine Relief Works to the Superintending Engineer, Sone Circle, on the afternoon of the 14th instant, is posted to the Eastern Sone Division.

No. 10.—Leave.—This Department Notification No. 286, dated 10th September 1877, cancelling the Notification marginally noted, in which Colonel G. A. Searle, M.S.C., Executive Engineer, First Grade, was granted three months' privilege leave, is hereby cancelled, and Colonel Searle is allowed to avail himself of the three months' privilege leave from the date of his being relieved of famine duties by the Madras Government.

No. 264, dated 28th August 1877.

No. 11.—Declarations.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for an escape channel for the Bibia Branch Canal, it is hereby declared that for the above purpose a strip of land, parallel to and adjoining the land appertaining to the East Indian Railway, measuring about 1 mile 1 furlong and 60 feet in length, averaging about 70 feet in breadth, and containing 9 acres and 15 poles, more or less, is required within the villages of Jungle Mahal Dawa, Filingee, and Bella, pergunnah Bibia, zillah Shahabad.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 12.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for an escape channel from the Lethan Distributary, it is hereby declared that for the above purpose a strip of land running northerly between the 21st chain of the 17th mile of the said Distributary and the Chir Naddi, and measuring about 7 furlongs and 180 feet long and about 60 feet wide, with an area of 5 acres 3 roods and 36 poles, more or less, is required within the villages of Mowdiha and Silsila, pergunnah Bhojapore, zillah Shahabad.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 13.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a lock and regulating weir of Kendraparra Canal at Danpore, it is hereby declared that for the above purpose a piece of land, measuring 2 mauns 7 goonts and 2 biswas, Orissa measurement, is required within the aforesaid village of Danpore, pergunnah Asseresser, zillah Cuttack.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

SMALL CAUSE COURT NOTICES.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Dacca and Moonshiguange will sit again in the latter Court on the days mentioned below :—

Monday, the 28th January 1878.

Tuesday, the 29th „ „

Wednesday, the 30th „ „

AMRITO LAL CHATTERJEE, Judge, Small Cause Court.

DACCA SMALL CAUSE COURT, the 16th January 1878.

UNDER Section 14, Act XI of 1865, notice is hereby given that the Judge of the Small Cause Court of Patna and the Civil Small Cause Court of Dinapore will, subject to the orders of Government, hold an additional sitting in those Courts on the 25th instant.

PORESHNATH BANERJEA, Judge of the Small Cause Court

The 18th January 1878.

of Patna and Civil Small Cause Court of Dinapore.

TREASURY NOTICES.

UNCOVENANTED DEPUTY COLLECTOR BABOO GOVIND CHUNDER BOSE has been placed in charge of the 24-Pergunnahs treasury from the 18th instant, and authorized to draw bills on other treasuries.

R. L. MANGLES, Commissioner.

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 21st January 1878.

PUNDIT SHIRISH CHUNDER VIDYARATNA, Deputy Collector, has been placed in charge of the Balasore treasury from 12th January 1878, and authorized to draw bills on other treasuries.

By order,

KOYLASH CHUNDER GROSE, Personal Asst. to Commr.

COMMR.'S OFFICE, ORISSA DIVN., CUTTACK, the 18th January 1878.

DEPUTY COLLECTOR BABOO NOBIN CHUNDER MITTER has been placed in charge of the Sarun treasury, and is authorized to draw bills on other treasuries.

D. G. BANERJEA, Personal Asst. to Commr., for Commr.

PATNA COMM'R.'S OFFICE, BANKIPORE, the 8th January 1878.

UNCOVENANTED DEPUTY COLLECTOR BABOO ROMESH CHUNDER MOOKERJEE has been placed in charge of the Nuddea treasury, and authorized to draw bills on other treasuries.

R. L. MANGLES, Offg. Commr.

COMMR.'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 8th January 1878.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned candidates have passed the B. A. Examination :—

FIRST DIVISION.

In order of Merit.

- | | |
|-----------------------|-------------------------|
| 1 Kennedy, Pringle | ... Teacher. |
| 2 Agasti, Suryyakumar | ... Presidency College. |
| 3 Ray, Chandranarayan | ... Hugli College. |
| 4 Gupta, Asutosh | ... Presidency College. |
| 5 Maitra, Upendranath | ... Ditto. |

6	Mazharul, Anwar	...	Hugli College.
7	Datta, Mahendranath	...	Benares College.
8	Pathak, Jwalaprasad	...	Ditto.

SECOND DIVISION.

In Alphabetical order.

	Bandyopadhyay, Haridas	...	Presidency College.
	Basu, Asutosh	...	Canning College.
	Fazlul Karim	...	Hugli College.
	Gargari, Haridas	...	St. Xavier's College.
	Ghosh, Manmathakumar	...	Krishnaghur College.
	„ Saradaprasad	...	Presidency College.
	Maitra, Batukrishna	...	Muir Central College.
	Mallik, Ramcharan	...	Presidency College.
	Mitra, Surendranath	...	Ditto.
10	Nag, Kunjalal	...	General Assembly's Institution.
	Pattadar, Gurugovinda	...	Krishnaghur College.
	Ray, Saradaranjan	...	Dacca College.
	Sanyal, Abhaycharan	...	Muir Central College.
	Sitalprasad	...	Patna College.
	Solomons, W. H.	...	Cathedral Mission College.
	Sukul, Kalisankar	...	Presidency College.
17	Syed Sakhawat Hosain	...	Hugli College.

THIRD DIVISION.

In Alphabetical order.

	Ayaram	...	Lahore College.
	Bagchi, Gopalprasad	...	Ex-Student, General Assembly's Institution.
	Bandyopadhyay, Banawarilal	...	General Assembly's Institution.
	Batavyal, Atulchandra	...	Presidency College.
	Bhattacharyya, Bangachandra	...	Ditto.
	„ Asutosh	...	Canning College.
	Brijmohanlal	...	Ditto.
	Chattopadhyay, Kushchandra	...	Ex-Student, Presidency College
	„ Mahinimohan	...	Presidency College.
10	„ Srikrishna	...	Ex-Student Presidency College.
	Chaudhuri, Mohinimohan	...	Krishnaghur College.
	Chhiju Mal	...	Muir Central College.
	Datta, Asminikumar	...	Krishnaghur College.
	De, Panchkari	...	Presidency College.
	Dhar, Nagendranath	...	Hugli College.
	Dutt, William	...	Teacher.
	Hargovind Dayal	...	Canning College.
	Jagannath, I	...	Agra College.
	Jagannath, II	...	Ditto.
20	Lahiri, Purnachandra	...	Cathedral Mission College.
	LePeuvre, E. A.	...	Patna College.
	Maitra, Kalipada	...	Canning College, Lucknow.
	Majumdar, Dakshinacharan	...	Presidency College.
	„ Kripanath	...	Ex-Student, Presidency College.
	Mandal, Ramesvar	...	General Assembly's Institution.
	Mukhopadhyay, Biharilal	...	Patna College.
	„ Haridas	...	Ex-Student, St. Xavier's College.
	„ Kalikrishna	...	Lahore College
	„ Umacharan	...	General Assembly's Institution.
30	Munshi, Srinarayan	...	Ditto.
	Namasivaya, V	...	Cathedral Mission College.
	Nanhak Chand	...	Benares College.
	Ray, Kaliprasanna	...	Cathedral Mission College.
	Sajivanlal	...	Benares College.
	Sarkar, Ramnarayan	...	Patna College.
	Sen, Hemchandra	...	Teacher.
	„ Srikanta	...	Ex-Student, General Assembly's Institution.
	„ Sulpani	...	Presidency College.
	Sikdar, Kisorimohan	...	Krishnaghur College.
40	Sinha, Baladev	...	Presidency College.
	„ Brajanandan	...	Patna College.
	„ Ramcharan	...	General Assembly's Institution.
43	Som, Srilal	...	Hugli College.

EXAMINATION OF CANDIDATES FOR PLEADERSHIP AND MOOKHTARSHIP IN MOFUSSIL COURTS SUBORDINATE TO THE HIGH COURT.

The next examination of candidates for Mookhtarship will commence on the 25th instant, at Calcutta, Dacca, Patna, Cuttack, and Gowhatty.

The examination of candidates for Pleadship will be held in Calcutta on the 25th and 26th instant.

The Calcutta examination will be held at the Presidency College, and will commence at 10 A.M. on each of the above days.

The candidates will be required to produce at the examination the extracts from the register, which will be furnished to them by the District Judges, through whom their extracts have been sent to the Board of Examiners.

The candidates will also be required to produce receipts for their fees for appearing at the examination.

E. J. TREVELYAN,

Secy. to the Board of Examiners for Pleadship and Mookhtarship.

CALCUTTA, the 11th January 1878.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 1611B.

NOTICE is hereby given that the Second Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Monday, the 4th February 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

				Chests.
Behar	Opium	2,500
Benares	"	2,000
Total				4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th February 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Saturday, the 9th February 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th February 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 4th March 1878	2,500	2,000	4,500
On or about Wednesday, 3rd April 1878	2,500	2,000	4,500
On or about Thursday, 2nd May 1878	2,500	2,000	4,500
On or about Monday, 3rd June 1878	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878	2,500	2,000	4,500
On or about Monday, 5th August 1878	2,500	2,000	4,500
On or about Monday, 2nd September 1878	2,500	2,000	4,500
On or about Wednesday, 25th September 1878	2,500	2,000	4,500
On or about Tuesday, 5th November 1878	2,500	2,000	4,500
On or about Monday, 2nd December 1878	2,500	2,000	4,500
Total	25,000	20,000	45,000

By order of the Board of Revenue, L. P.

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th December 1877.



The Calcutta Gazette.

WEDNESDAY, JANUARY 23, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following order, issued by the Government of India in the Legislative Department, is republished for general information :—

No. 2.—*Fort William, the 17th January 1878.—Notification.*—Mr. F. S. Collis resumed charge of his office of Reporter for the Indian Law Reports in the High Court, Calcutta, from Mr. W. F. Agnew, in the afternoon of the 15th instant.

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

No. 66.—*Fort William, the 16th January 1878 —Notification.—Public.*—The under-mentioned officers of Her Majesty's Bengal Civil Service reported to the Government of Bengal their arrival at Calcutta on the dates specified opposite their names :—

- Mr T. L. L. Jenkins,—24th December 1877.
- „ W. O. Macpherson,—27th December 1877.
- „ G. K. Lyon,—27th December 1877.
- „ H. Cox,—28th December 1877.

No. 71.—*The 17th January 1878.—Mr. O. S. Bayley, of Her Majesty's Bengal Civil Service, reported to the Government of Bengal his arrival at Calcutta on the 31st ultimo.*

No. 47.—*The 18th January 1878.—Medical.—Appointment.*—Surgeon-Major J. Jones, M.D., Officiating Professor of Ophthalmic Medicine and Surgery and Superintendent of the Eye Infirmary, Medical College, Calcutta, to officiate as Surgeon to the Presidency General Hospital, vice Surgeon-Major J. Elliot, M.D., deceased.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for general information :—

No. 75F.—*Calcutta, the 15th January 1878.—Notifications.—Forests.*—Mr. H. R. Ring, Officiating Assistant Conservator of Forests of the 3rd Grade in Coorg, is transferred to Bengal.

No. 21.—*The 17th January 1878.—Salt.—Erratum.*—In Notification No. 255 (Salt), dated the 28th ultimo, published at page 761 of Part I of the *Gazette of India* of the 29th idem, in Clause (c) for the words “Schedules C and F” the words “Schedules C, E, and F” should be substituted.

The following orders, issued by the Government of India in the Foreign Department, are republished for general information :—

No. 42F.—*Fort William, the 17th January 1877.*—*Finance.*—*Erratum.*—In the penultimate line of Notification of this Department, No. 557F., dated 9th November 1877, published on page 665 of the *Gazette of India* of 10th November 1877, for “Indian Coinage Act, 1876,” read *Indian Coinage Act, 1870.*

No. 126G.—*The 18th January 1878.*—In continuation of Foreign Department Notification No. 373G., dated the 12th February 1877, the following extract from the *London Gazette* of the 11th December 1877 is published for general information :—

Foreign Office, London, December 10, 1877.

TREATY OF COMMERCE BETWEEN GREAT BRITAIN AND AUSTRIA-HUNGARY.

Declaration signed at Buda-Pesth, November 26, 1877.

Whereas the Treaty of Commerce concluded between Great Britain and Austria-Hungary on the 5th December 1876 will terminate, according to Article VII, upon the 31st December 1877, the Government of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Government of His Majesty the Emperor of Austria, King of Bohemia, &c., Apostolic King of Hungary, actuated by the desire to prolong the operation of this Treaty, have agreed upon the following stipulation :—

The duration of the Treaty of Commerce concluded between Great Britain and Austria-Hungary on the 5th December 1876 shall be prolonged indefinitely, with the reservation that both the Contracting Parties are at all times entitled to denounce the same. In case one of the two Contracting Parties should notify its intention to put an end to the operation of this Treaty, it shall remain in force for the term of one year from the date upon which the notice shall have been given.

In witness whereof the Undersigned have signed the above Declaration in duplicate, and have affixed thereto the seal of their arms.

Done at Buda-Pesth, this 26th November 1877.

(L.S.) ANDREW BUCHANAN.

(L.S.) ANDRASSY.

The following orders, issued by the Government of India in the Financial Department, are republished for general information :—

NOTIFICATIONS.—MINT AND PAPER CURRENCY.

Fort William, the 18th January 1878.

No. 395.—The Governor General in Council directs that the following Resolution be substituted for Resolution No. 2725, dated 25th November 1876, published at pages 630—632 of Part 1 of the *Gazette of India* of the 25th idem :—

RESOLUTION—By the Government of India, FINANCIAL DEPARTMENT.

In the exercise of the powers conferred by the Indian Coinage Act, 1870, and the Indian Paper Currency Act, 1871, and of all other powers enabling him in this behalf, the Governor General in Council is pleased to make the following rules :—

1. Certificates from the Assay Master under Section 24 of the said Indian Coinage Act, 1870, for the net produce of silver bullion or coin delivered into the mint on and after Monday, the 27th November 1876, shall be payable twenty-one days after the date thereof, if issued by the Assay Master at Calcutta, at the Bank of Bengal, and if issued by the Assay Master at Bombay, at the Bank of Bombay.

2. The holders of certificates granted under Section 14 of the said Indian Paper Currency Act, 1871, shall be entitled to receive the amount of notes or of notes and cash stated therein on demand at the Office of Issue.

3. Persons wishing to obtain, under the Indian Paper Currency Act, 1871 promissory notes of the Government of India in exchange for silver bullion or foreign silver coin, may tender the same to the Mint Master on behalf, in Calcutta, of the Head Commissioner, and in Bombay, of the Commissioner of the Department of Issue, in the Form M hereto annexed.

4. The Mint Master shall give a receipt, in Form N hereto annexed, for all bullion or coin so tendered, and immediately forward copy thereof to the Head Commissioner or Commissioner (as the case may be) of the Department of Issue.

5. The Assay Master shall prepare, in Form O hereto annexed, and counter-sign a certificate of the value of such bullion or coin calculated at the rate prescribed in Section 11(b) of the said Indian Paper Currency Act. The Head Commissioner or Commissioner (as the case may be) of issue, or any Gazetted Officer subordinate to him to whom he may delegate such authority, shall then sign the certificate and deliver it to the person making the tender.

6. No bullion or coin tendered under these Rules shall be withdrawn by the tenderer, unless he is dissatisfied with the assay.

7. The Head Commissioner or Commissioner (as the case may be) shall pay to the Mint Master out of the coin reserve of the Department of Issue one rupee per mille on the standard value of the bullion or coin for which certificates in the said Form O may be issued.

8. Bullion or coin tendered under these rules shall not be coined, except on the written application of the Head Commissioner or Commissioner (as the case may be) of issue, or any Gazetted Officer subordinate to him to whom he may delegate such authority.

9. When the Mint Master receives any such application, he shall communicate the fact to the Assay Master, who shall thereupon issue a certificate under Section 24 of the said Indian Coinage Act, 1870, in favor of the Head Commissioner or Commissioner, as the case may be, of the Department of Issue, for the net produce of the bullion or coin at the rate of ninety-eight rupees per eighteen thousand grains of standard fineness.

FORM M.

Tender of silver bullion (or foreign silver coin) for promissory notes of the Government of India.

To

THE MINT MASTER.

SIR,

Be pleased to receive on behalf of the Head Commissioner (or Commissioner) of the Department of Issue (tolas) of which (I) hereby tender to the said (Head) Commissioner for promissory notes of the Government of India payable to bearer on demand under the provisions of the Indian Paper Currency Act, 1871. (I) request that you will melt or cut the above-mentioned silver at (my) sole risk and for the resulting weight of ingots or cut-pieces, or such portion of them as shall agreeably to the rules of the mint be considered fit for coinage, grant your receipt entitling (me) to receive a certificate signed by the (Head) Commissioner of the Department of Issue as prescribed in Section 14 of the Indian Paper Currency Act, 1871.

The bullion (or coin) will be delivered to you by C. D., who is authorised to superintend its melting or cutting on (my) behalf, and who will attend for that purpose at such times as may be appointed.

Yours obediently,

A. B.

The

18

}

Pass into the mint and register as bullion belonging to the Department of Issue of Paper Currency.

E. F.,

Mint Master.

FORM N.

HER MAJESTY'S MINT _____ (CALCUTTA).

Receipt for silver bullion (or foreign silver coin) tendered to the (Head) Commissioner of Issue.

No. _____ dated _____ 18 .

Received this day from A. B. as a deposit on account of the (Head) Commissioner of Issue, the under-mentioned quantity of silver in

Register No.	_____	Weighing Tolas	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____
Do.	_____	Do.	_____

Total Tolas _____

G. H.,
*Accountant.*I. K.,
*Bullion-keeper.*E. F.,
Mint Master.

C

FORM O.

DEPARTMENT OF ISSUE OF PAPER CURRENCY.

Certificate for silver bullion (or coin) under Section 14 of the Indian Paper Currency Act, 1871.

I hereby acknowledge to have received from A. B. tolas _____ of silver bullion (or of foreign silver coin), and certify that in exchange therefor the said A. B. is entitled, on demand (or on the expiration of _____ days from the date hereof) and on presentation of this certificate at the

Office of Issue, to receive in notes issued under the Indian Paper Currency Act, 1871, or in such notes and cash, the sum of Rupees _____

This certificate is in (part or full) of the Mint Master's Bullion Receipt No. _____ the silver covered by which has been found, upon assay, to be of the value stated below:—

Mint Register, No. _____
 Description of Silver _____
 Weight in tolas _____
 Pure silver per mille _____
 Net produce _____

Countersigned,

L. M.,

N. O.,

Assay Master.

(Head)
 or
 (For)

} *Commissioner of the Department of Issue.*

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

No. 43, Fort William, the 16th January 1878.—Retirements.—With the sanction of Her Majesty's Government, it is notified that the fifteen (15) retirements under the provisions of Government General Order No. 8 of the 1st January 1877, which remained unallotted on the 31st December last, will be held available for officers of all three Presidencies up to the 31st March 1878.

2. This offer is restricted to officers who are qualified under Clause II of the Government General Order of 1st January 1877, and who completed 28 years' service on or before the 31st December 1877.

3. Application will be disposed of by the Government of India according to priority of proposed dates of retirement, preference being given, if necessary, to the senior applicant, should there be more than one for retirement on the same day.

4. Officers of the Madras and Bombay Armies should submit their applications in the usual manner to their respective Governments for communication to the Government of India.

No. 57.—The 18th January 1878.—Appointment and Promotions.—Major Reginald Craufuird Sterndale, Calcutta Volunteer Rifle Corps, is granted leave of absence to proceed to England for nine months on private affairs, from the 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, JANUARY 23, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate, situated in the district of Gya, will be put up to sale at the Gya Collectorate on the 25th January 1878, corresponding with 7th Maugh 1285, F. S.
The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or, if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Names of estates and pergunnahs.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A B. P.	Rs. A. P.	Rs. A. P.	
20	2208	Jeypore Baroni, pergunnah Pachrookhoe	689 2 30	16 0 0	150 0 0	

COLLECTOR'S OFFICE, DISTRICT GYA, the 14th August 1877.

D. W. M. TESTRO, *Offg. Collector.*

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Collector's Cutcherry at Alipore at 12 o'clock on Thursday, the 28th February 1878, corresponding with 17th Falgun 1284 B.S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Lot Number.	Mouzah and pergunnah.	Area in Beegahs more or less.	Boundaries.
1	Rambhudderbatee in Pergunnah Calcutta.	B. c. 1 6	North by road; south and west by Pitambar Ghose's land; east by land purchased by Kertee Chunder Mitter.

W. M. SOUTTAR, *Offg. Collector.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on Thursday, the 31st day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th September 1877.

No. on the towl.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
1. 1014	First class	Tuppho Havil Se-limabad, hissa 4 annas.	Ishwar Chunder Roy, Jagat Mohini Tarasoni, Bamasundari, Bokuini, Harmohini, Jagat Tara, Krishnananda Bhattacharya, Sibnath Sen, Gura Prosad Shaha, Bhyrui Chunder Chowdry, Gour Mohun Das, Ram Dhan Roy, Raj Kumar Roy, Chunder Kumar Roy, Ram Doyal Roy, Shurja Kumar Roy, Ram Charan Roy, Ram Doyal Sen, and Prasanna Kumar Roy.	1,629 3 5½	27 4 10½	Of the entire estate 6 cowries 2 krantos 14½ tils 1 kranto share, bearing a sudder jumma of Rs. 306-7-0½, with respect to which separate accounts were opened under Act XI of 1859 on behalf of Ganga Prosad, Kala Chand Somodhar, Ram Rhidoy Sen, Prasanna Kumar Roy, and Shambhu Chunder (Chakrabarti), and Ram Rhidoy Sen, will be excluded from the sale. The remaining 8½ gundas 16½ tils 2 krantos, being the joint share of Ishwar Chunder Chakrabarti and others, and paying a revenue of Rs. 1,629-3-5½, will be sold for arrears of revenue amounting to Rs. 27 4-10½.
2. 1018	ditto	Tuppho Havil, taluq Ram Deb Sen.	Shagwan Chunder Bhattacharya, Ganga Das Mukhopadhyay, Goloko Chunder Sen, Ram Deb Sen, Maheshwari, Rajani Nath Sen, Kahi Kumar Das, Jagat Chunder Sen, Durga Charan Sen, Ram Kamal Sen and Radha Nath Bachaspati.	1,097 10 9½	72 3 3½	In this mehal separate accounts have been opened under Act XI of 1859 for share 3 annas 9½ gundas 17 tils, bearing a sudder jumma of Rs. 396-7-0½, on behalf of Radha Nath Bachaspati, Ram Kamal Sen, Shagwan Chunder Bhattacharya and Durga Charan Sen. The remaining jumali share 12 annas 10½ gundas 2 krantos 3 tils of Goloko Chunder Bhattacharya and others, paying a sudder jumma of Rs. 1,097-10-9½, will be put up to sale for arrears of Government revenue Rs. 72-3-3½.
1007	ditto	Pergunnah Khan-ja Bahadur-gar, permanently settled taluq Foteh Mohamed.	Achhadi Bibi, Amina Bibi, Nurennissa Khatun and Mir Abdool Jabbar.	738 3 9	169 3 10½	The entire estate will be sold for arrears of Government revenue only.
4. 3253	ditto	Pergunnah Ratandi Kalikapur, hissa 2 annas.	Anandamoye Chowdhurani	3,154 11 5	86 4 8½	Ditto ditto ditto.
5. 3843	ditto	Pergunnah Selimabad, hissa 13 gundas	Raj Kumar Roy	3,601 1 1½	406 15 7	Ditto ditto ditto.
6. 4532	ditto	Pergunnah Ratandi Kalikapur Omsat, taluq Abud Delpur in the name of Hari Prosad Roy.	Gopi Chunder Chakrabarti and others, hissa 11 annas. Nokari Lal Chakrabarti, minor, and Jogadishwari Debi, hissa 3 annas.	1,738 14 8	25 0 0	Of the entire estate, 11 annas share bearing a sudder jumma of Rs. 1,195-8-1, belonging to the proprietors Gopi Chunder Chakrabarti and others, will only be sold for arrears of Government revenue, and of the remaining 5 annas share of minor Nokari Lal Chakrabarti and Jagadishwari Debi, which has been separated under Act XI of 1859, 2 annas belonging to the latter will be put up to sale for arrears amounting to Rs. 7-13-0, the other 3 annas of the former, for which Government revenue has been paid, will be exempted from the sale.
7. 4769	ditto	Pergunnah Bozer-gomedpur Jona Lohalia, hissa 12 annas.	Jogo Mohun Guha, hissa 12 annas, Jogobundho Nag, hissa 4 annas.	949 1 0½	5 0 3½	Of the entire estate, 4 annas share belonging to the proprietor Jogo-bundho Nag, for which separate accounts were opened under Act XI of 1859, will be excluded from the sale, the remaining 12 annas share bearing a sudder jumma of Rs. 711-12-9, and belonging to the proprietor Jogo Mohun Guha, will be sold for arrears of Government revenue Rs. 5-0-3½.
8. 5108	ditto	Chur Kakra including Rampura.	Shahk Abdollah Mia and Bho-bani Sankar Mitter, hissa 9 annas.	Revenue, 4,421 4 0 Road fund, 44 7 0 4,465 11 8	Arrears for 1877-78 964 11 0 Arrears for 1876-77 3,118 8 8 4,083 3 8 Road fund 44 7 0 4,127 10 8	Of the entire estate 9 annas, being the joint share of Sheik Abdollah Mia and Bho-bani Sankar Mitter, will be sold for arrears of Government revenue and road cess respectively, being Rs. 4,127-10-8. Of the remaining 7 annas, which have been separated under Act XI of 1859, 3½ annas share of Abdol Sobhan Chowdry, for which Government revenue has been paid, will not be sold. The other 3½ annas, as specified below, will be put up to sale for arrears of Government revenue, &c. :-
			Moulvi Amiraddi, hissa 1 anna	Revenue, 491 4 0 Road fund, 4 15 0 495 3 0	Arrears for 1877-78 128 8 0 Arrears for 1876-77 77 13 0 206 5 6 Road fund 2 0 0 203 5 0	Moulvi Amiraddi 1 anna. " Abdullah " " Komorennissa Bibi " " Shobjan Bibi " " Nurjan Bibi " " Bokoyajan Bibi " "
			Moulvi Abdollah, hissa ½ anna	Revenue, 245 10 0 Road fund, 3 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 33 14 6 100 2 6 Road fund 1 0 0 101 2 6	Total 3½ annas.

No. on the towji.	Class.	Name of mehal and pergunnah.	Proprietor.	Sadder jumma.	Arrears due.	REMARKS.
			Komorennessa Bibi, hissa ½ anna.	Rs. A. P. Revenue, 248 10 0 Road fund, 2 7 6 248 1 6	Rs. A. P. Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 0 Road fund 1 0 0 101 3 0	
			Shobjan Bibi, hissa ½ anna ...	Revenue, 248 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 0 Road fund 1 0 0 101 3 0	
			Nurjan Bibi, hissa ½ anna ...	Revenue, 248 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 0 Road fund 1 0 0 101 3 0	
			Bohoyajan Bibi, hissa ½ anna	Revenue, 248 10 0 Road fund, 2 7 6 248 1 6	Arrears for 1877-78 61 4 0 Road fund 38 14 6 100 3 0 Road fund 1 0 0 101 3 0	
			Abdul Sobhan Chewdry hissa 3½ annas.	Revenue, 1,719 0 0 Road fund, 17 4 6 1,736 10 0	101 3 0 Road fund 1 0 0 101 3 0	
			Total revenue	7,800 0 0		
			Total road fund	79 0 0		
			Grand Total	7,879 0 0		
9. 5200	First class	Pergunnah Gopalpur Mirzah Nurah, mouzah Shripur.	Bharabhi Chunder Masumdar and Mohesh Chunder Dutt.	Revenue, 1,751 0 0 Road fund, 17 0 0 1,751 0 0	Arrears for 1877-78 204 0 0 Arrears for 1876-77 1,460 0 0 1,733 0 0 Road fund 17 0 0 1,750 0 0	The entire estate will be sold for arrears of Government revenue and road cess.
10. 5210	Ditto	Pergunnah Gopalpur Mirzah Nurah, mouzah Mohadobpur.	Ditto ditto ...	Revenue, 762 0 0 Road fund, 8 0 0 760 0 0	Arrears for 1877-78 124 0 0 Arrears for 1876-77 628 0 0 752 0 0 Road fund, 8 0 0 760 0 0	Ditto ditto ditto.
11. 5222	Ditto	Chur Krishnapura	Behari Lal Roy Chowdry, hissa 4 annas 17½ gundas.	Revenue, 941 7 0 Road fund, 9 7 2 950 14 11	Arrears for 1877-78 146 11 0 Arrears for 1876-77 785 0 11½ 933 11 11½ Road fund, 9 7 2 943 7 14½	Of the entire estate, 4 annas 17½ gundas, being the small share of Behari Lal Roy Chowdry and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 943-7-14½. Of the remaining 11 annas 2½ gundas, with respect to which separate accounts were opened under Act XI of 1859, 1 anna of Taxamuddin Choudar, and 8 annas 10 karas of Moulvi Azizuddin Mahomed, for which Government revenue has been paid, will be excluded from the sale. The remaining 7 annas share, as specified below, will be sold for arrears of Government revenue:—
			Azimuddin haoladar, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Arrears for 1877-78 30 8 0 Arrears for 1876-77 162 10 0 193 3 0 Road fund 1 15 0 195 1 0	Moulvi Amiruddin, hissa 3 annas.
			Mahomed Kazim Chowdry, hissa 2 annas 5 gundas.	Revenue, 454 8 0 Road fund, 4 5 0 458 14 8	Arrears for 1877-78 68 10 0 Arrears for 1876-77 215 0 3 243 10 3 Road fund 4 5 0 248 0 0	Nyamatulla Manjhi, hissa 5 gundas Kali Kanta Poldar, ½ anna Azizuddin haoladar, 1 anna Mahomed Kazim Chowdry, 2 annas 5 gundas.
			Moulvi Amiruddin, hissa 3 annas.	Revenue, 579 10 0 Road fund, 5 13 3 585 7 3	Arrears for 1877-78 91 4 0 Arrears for 1876-77 296 11 6 378 3 6 Road fund 5 13 0 384 0 6	

No. on the towij.	Class.	Name of mehal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
		Tamijuddin Chopdar, hissa 1 anna.		Revenue, 193 2 0 Road fund, 1 15 0 195 1 0		
		Moulvi Azizuddin Ahmed, hissa 3 annas 10 kharas.		Revenue, 603 4 3 Road fund, 6 0 10 609 5 1		
		Nyamatullah Manjhi, hissa 3 gundas.		Revenue, 48 4 6 Road fund, 0 7 6 48 12 0	Arrears for 1877-78 7 10 0	
		Kashikanta Poddar, hissa 1 anna.		Revenue, 98 0 0 Road fund, 0 15 0 70 8 6	Arrears for 1877-78 15 4 0	
		Total revenue ..		3,090 0 0		
		Total Road Fund ..		31 0 0		
		Grand Total ..		3,121 0 0		

BACKERGUNGE COLLECTOR'S OFFICE, the 18th December 1877.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Pubna will be put up to public and unreserved sale at the Collector's office of that district on 4th February 1878, corresponding with the 23rd Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Number of towji.	Name of mehal.	Names of malika.	Sudder jumma.	Balance.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1. 80	Kismut Shafallah Dhobakolah, &c., pergunnah Sindoree.	Prosone Coomar Roy, Shool Kumar Roy, Himola Devya, mother and guardian of Hori Narain and Jogendro Narain Roy, minors, Chunder Kant Bhattacharjee, Doyamoyee Devya, Ramkant Jogtomoyee Devya, wife of Kristo Nath Roy, Siva Sindoree Devya, wife of Goluck Nath Roy, Komol Mont Devya, Khema Tripura Devya, Kristodhan Mojumdar, Kashi Mohun Roy, Narany Devya, Govind Chunder, Mohes Chunder Roy, Kristodhan Mojumdar, Ram Prosad Roy, Shoddishurree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radha Mohun alias Ram Coomar Roy, Rolydo Nath Roy, Hurmont Devya, mother of Rolydo Nath Roy, and Bulohi Kant Bhattacharjee, guardian of Tarnee Kant Bhattacharjee, and Hori Prosad Roy.	940 7 0	19 3 0	This mehal is under batwarah, and that the shares of Ram Prosad Roy, Shoddishurree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radha Mohun alias Ram Coomar Roy, Rolydo Nath Roy, Hurmont Devya, mother of Rolydo Nath Roy, and Bulohi Kant Bhattacharjee, guardian of Tarnee Kant Bhattacharjee, and Hori Prosad Roy, being in arrears, should only be put up to sale. The shares of other malika are to be exempted from sale, as the revenue due on them has been paid to full.
2. 132	The newly created chur forming accretion to mourah Bhawanpur, appertaining to Kismut Tantibund, in pergunnah Raysoochup.	Ananda Gobind Chowdhuri, Nitva Nath Devya, Sree Gobind Chowdhuri, Bejoy Gobind and Obhoy Gobind Chowdhuri.	720 10 0 Road fund, 7 7 0	150 0 0 Road fund, 7 3 0	Entire mehal will be sold.
3. 205	Kismut chuek Govindoree, pergunnah Katar mehal.	Roma Sindoree Devya and Gobind Chunder Lahuree.	1,500 0 0 Police, 14 15 0	32 0 0	Ditto ditto ditto.

PUBNA COLLECTORATE, the 2nd January 1878.

W. V. G. TAYLER, *Collector.*

NOTICE is hereby given under section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
238	Jahangir, pergunnah Dhamnagar.	Khetra Nath Roy, Achutanand Das, Sonatun Panda, Deyaudhi Dakshinray, Harekrishna Das, Ann-am-Nissa Bibi, Atalbehari De, Sidh Nath Pati, Fakir Sahu himself, brother and guardian of Kutilbas Sahu and Sriatbas Sahu minors, Subal Sahu, Man Sahu, himself and grandfather, and guardian, Prasotum Sahu minor, Behari Sahu, Godabari Dei, Pralhad Mahanti, Birabandhu Das, Radhabandhu Das father and guardian of Rasikamund Das minor, Kripasindhu Mahanti, Moulvie Mohamed Muzurhal Hak.	2,258 0 8	140 10 5	Only 7a 8g 3k; 1kt 11b 8g, 2k share will be sold, the rest having been separated under Act XI of 1859.
913	Killa Ruzhunathpore, pergunnah Koorai.	Sobha Dei, Bulbhudra Prasad Das, Boiriganjan Mohapatra, Lakhi Kanth Das Mohapatra, and Farusi Baboo.	1,933 3 10	1 1 5	
737	Patnojat Bagbrindaban, pergunnah Khejuri.	Nundkushore Das Bidyadhar, Brindaban Chunder Maudal and Brindaban Behari De	751 11 1	4 6 0	
924	Mohankpur, pergunnah Banchara.	Madan Mohun Das, Anoopram Mahanti, and Puddolochun Mandal.	14,208 9 7	1 12 6	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, *Coold. Dy. Collector in charge.*

NOTICE is hereby given, under Section 8, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Tráhirám; sudder jumma Rs. 694-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhmat Ali and others; sudder jumma of the entire estate Rs. 1,606-0-9. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasu, Sherekhan, Dewán Ali, Nooralla, Fattch Ali, Shumshere Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirnissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balaram Sirkar Babait Taraf Sonaullah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,063-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bisheswari Babait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gupta, Petamber, Sarat Chandra, Jagat Chandra, Juromam Bhattacharjya, Balaram Bhattacharjya, Syama Shondary, Ashkar Ali, Ram Gati Chakraborty, Krishna Chandra Gupta, Pitambar, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Shekh Abdulla Khan; sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fateabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 519. The entire estate will be sold.

For Arrears of Revenue.

No. 1238.—Taraf Inas Aiap; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-9; No. 2, Mahammad Samil; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 142-6-9; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,265-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jasmanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narain, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mahammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Shekh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1751.—Taraf Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-5. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 55-12-3, and Ram Hari Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Taraf Mahammad Mannhar; recorded proprietors Alfa Bibi, Abamadulla, Chand Bibi, Ethar Ali Chaudhuri; sudder jumma Rs. 666-16-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2099.—Kismat Muraridhar Kanungoe, Nilkamal Sen, Babait Taraf Gouri Sankar Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chundra Gupta, Pitambar, Sarat Chandra, Anandamayi, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kismat Naziruddin, Ahammad Babait, Taraf Hossein Wali; recorded proprietor Naziruddin Ahammad; sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Taraf Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Bari, Abdul Jalil minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 362-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Taraf Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulesvar Pal, and Bakresvar Pal; sudder jumma Rs. 601-3-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Taraf Brajakishor; recorded proprietors Abul Khaer Mahammad Mahatabilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 14, of Baisnab Charan Datta, Fateh Ali, Gour Hari Bisvas, Khulan, Madan Mohan, Mahammad Ali Chaprasi, Nur Bibi, Waria, Raheman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Bisvas, Shekh Mahammad Basirullah, Amir Ali, Nur Mahammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Bisvas, Sarat Chandra Waddadar, on part of Ramesh Chandra Bisvas minor, and Srimati Nashiban Bibi, bearing sudder jumma of Rs. 186-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Taraf Jugal Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-14-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2538.—Taraf Raghav Jagadis; recorded proprietors Braja Mohan, Bhola Nath, Chandi Charan, Dinamani, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shambhurani, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 606-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Taraf Ram Mohan Sen; recorded proprietors Bisvambar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Taraf Raj Ballabh Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 698-9-9. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Taraf Rambhadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-9; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Aradhan Barnik, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishor Kanungoe; recorded proprietors Abul Hossan Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-9; No. 4, of Narasinha Sarma sudder jumma Rs. 5-6-3; and No. 5, of Ali Hossan, Baksa Ali, Baishnah Charan Chaudhuri, Gour Kishor, Gouri Mohan Bisvas, Jaduram, Lalita Madhuram Madhurani, Udaytara, Paran Das Chaudhuri, Premnarayan, Ram Jaya Baidya, Ram Das Sarma, Ram Dhan, Ram Chandra Bisvas, Radharam, Ruhi Das Pal, Shamshere Ali, Sasti Chandra, Srimati Pran Kishori, Rukmini, Kailas Chandra Sen, Shekh Dhanu Sadagar, Digambar, Bangsi Badan Bisvas, Pran Hari Lalla, Karim Baksh, and Baisnab Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossan and others; sudder jumma of the entire estate Rs. 813-4-10. Share No. 4, of Ali Hossan, Baksha Ali, Brindaban, Bhairab Chandra, Kali Kinkar, Kalikinkar, Lalita, Mahes Chandra Sen, Mrityumjaya, Navakishor Dastidar, Niyamat Ali, Ram Lochan, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamshere Ali, Udayanath De, Ram Kiuu De, Kanta Prasad Hazari, Shubal Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan, Imamsarif; recorded proprietors Srimati Pran Kishori, Srimati Kasisvari, Srimati Pran Kishori; sudder jumma Rs. 540-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Taraf Shachi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Shekh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 188-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2933.—Tara! Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 826-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6; No. 11 of Golam Ali, sudder jumma Rs. 33-7-6; No. 28 of Krishna Mohan Guha, sudder jumma Rs. 11-7-0; No. 38 of Narayani, *alias* Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Khriahna Das Mozumadar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Tara! Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Muraridhur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Azis, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-5, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tara! Shib Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayi, Ram Kumar Rai, Kishori Mohun Rai, Tarini, Pratap Chandra Rai, and Nityananda Rai; sudder jumma Rs. 2,942-8-9. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3935.—Tara! Radha Madhab; recorded proprietors Balak Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4. Share No. 1 of Prankishori, bearing sudder jumma Rs. 441-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-6, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed.*

No. 13407.—Taluk Gauri Sankar, Baidyanath Kanungoe; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-1 10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachara.*

No. 20175.—Taluk Mahammad Kalu, Kumar Ali; recorded proprietor Shekh Makhul Ali; sudder jumma Rs. 518-5-6. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Shekh, Shekh Badiazzama, Srimati Dewan Bibi, Assalat Khan; recorded proprietors Fazal Ahammad, minor, and others; sudder jumma of the entire estate Rs. 962-11-3. Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunneo Lal Nurannissa, Amirannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chakaria, Mouza Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Babait Tara! Jugul Kishor; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613-10-5. The entire estate will be sold.

G. M. CURRIE, *Offg. Collector.*

Statement of the Affairs of the Bank of Bengal for the week ending 15th January 1878.

LIABILITIES.			ASSETS.		
		Ra. A. P.			Ra. A. P.
Capital paid-up	...	2,00,00,000 0 0	Government Securities	...	1,06,10,643 2 4
Reserve Fund	...	19,96,930 0 0	Loans on Government Securities, &c., at Head Office and Branches	...	43,99,423 3 1
Public Deposits at Head Office	...	97,75,083-3-6	Accounts of credit on Government Securities, &c., at Head Office and Branches	...	53,01,778 7 4
Ditto at Branches	1,02,32,098-12-4	1,99,97,176 15 10	Bills discounted and purchased at Head Office and Branches	...	2,03,10,981 8 10
Other Deposits at Head Office and Branches	...	3,39,55,883 14 8	Balances with other Banks	...	3,07,824 8 4
Bank Post Bills, &c.	...	9,92,078 7 6	Dead Stock	...	10,06,476 6 8
Sundries	...	9,14,819 0 5	Stamps	...	11,075 13 "
			Sundries	...	5,08,777 7 4
					4,26,11,730 11 0
			Cash and Currency Notes at Head Office, Rs. 1,48,09,964-4-5		3,43,47,176 11 5
			Cash and Currency Notes at Branches	1,95,37,193-7-0	
Rupees	...	7,68,58,988 6 5	Rupees	...	7,68,58,988 6 5

BANK OF BENGA,
Calcutta, the 17th January 1878.

W. WESTLAND, *Offg. Chief Acctt. & Dy. Secy.*
(37—1)

By order of the Directors,
W. D. CRICKSHANK,
Offg. Secretary and Treasurer.

Statement of Government Promissory Notes enfaced for payment of Interest in London, under deduction of amount retransferred to India, and outstanding in the Books of the Bank of Bengal on the 15th January 1878.

PARTICULARS	4 PER CENT. LOANS							4½ PER CENT. LOANS			6 PER CENT. DEBENTURES FOR			Total amount.							
	of 1824-25.		of 1828-29.		of 1832-33.		of 1835-36.		of 1842-43.		of 1854-55.		Transfer of 1865.		6 per cent. loan of 1866-67.	6½ per cent. loan of 1869-70.	10 years.	15 years.	Repayable, June 1877.	Repayable, June 1882.	
	1824-25.	1828-29.	1832-33.	1835-36.	1842-43.	1854-55.	1865.	1870.	1871.	1872.											
Balance of 31st December 1877	79,800	4,65,73,500	88,000	33,03,000	14,09,84,539
ADD--																					...
Amount enfaced at Madras between 1st and 15th January 1878
Amount enfaced at Bombay between 1st and 15th January 1878
Amount enfaced at Calcutta between 1st and 15th January 1878
TOTAL
Deduct--																					...
Amount written off in the London Registers
Balance on 15th January 1878

NOTE.—From 9th June 1867 to 15th Nov. 1877—Enfaced from India 2,593 lakhs; retransferred from London 2,526 lakhs.
 " 16th Nov. 1877 " 30th " 11 " " " 6 " "
 " 1st Dec. " " 15th Dec. " 4 " " " " "
 " 16th " " 31st " " 2 " " " "
 " 1st Jan. 1878 " 15th Jan. 1878 " 6 " " " "
 " 1st Jan. 1878 " 15th Jan. 1878 " 1 " " " "
 2,614 " "
 2,536 " "
 Balance against India 79 "

PUBLIC DEBT OFFICE, BANK OF HENGAU,
 Calcutta, the 17th January 1878.

W. D. CRUICKSHANK,
 Offg. Secretary and Treasurer.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 17th January 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	441 7 0	432 4 3	914 7 3	483 10 6	2,370 13 0	
" of previous week	430 6 0	406 1 9	856 10 0	501 13 0	2,193 14 9	
Total	871 13 0	837 6 0	1,771 1 3	984 7 6	4,464 11 9	

CALCUTTA, the 19th January 1878.

(39—1)

G. H. SIMMONS, Secretary.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.	
		Rs.		
358	O 5—56119	10	Jodu Nath Roy.	
360	O 4—34951	20	F. Canty.	
361	L 94—53472	100	Momtoz Hosain.	
362	L 92—27394	50	Major Belgley.	
363	L 94—69459	100	Hem Chunder Banerjee.	
364	L 94—65091	100	J. G. Cairns.	
"	—65092	100		
"	—43638	100		
"	—54989	100		
"	—38287	100		
	L 86—43361	10	Anund Chunder Chakravarti.	
365	L 97—31482	10		
	L 98—11600	10		
367	L 92—54857	50	Mohanunda Saha.	
368	L 92—29494	50	Messrs. Munnoo Lal Baij Nath.	
372	L 94—93909	100 each.	J. Driscoll, Inspector of River Police, Coilaghut, Calcutta.	
"	—93924			
"	—93931			
373	L 86—55504	50	Hurry Churn Ghose.	
374	L 28—26754	5	Pyari Mohun Bosu.	
375	L 77—12512	20	Senund Behari Sil.	
376	O 27—45906	500	Ariff Esmaljee Bham.	
377	O 27—48920	500	Nobin Chunder Nusker.	
378	O 27—43634	500	Raj Chunder Shaw.	
	L 94—93616	100 each.		
"	—93626			
"	—86425			
	L 92—71476			50
"	—54372			50
"	—54373	50		
"	—67730	50	Sreenauth Bose.	
379	L 94—92117	100		
380	O 11—85025	10		
381	L 92—31181	50	Shusti Das Banerjee.	
382	L 81—52600	50	Seetaram Panday.	
383	O 10—68808	10	Narendra Nath Banerjee.	
384	L 94—70852	100	Boroda Churn Ghose.	
			The Officiating Magistrate, Durbhunga.	
385	L 94—68263	100	Denobandhu Gangooly.	
386	L 94—91783	100	Reshikesh Bondapadhy.	
"	—91784	100		
"	—91785	100		
387	L 27—95374	5	Lal Govinda Nandi.	
"	—95375	5		
"	O 6—44668	10		
"	O 2—65936	20		
	L 94—07963	100		
"	—10385	100	Mrs. Ekshaw.	
"	—10387	100		

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
388	L 81—24190	50	Sroeram Banerjee.
389	L 60—28223	10	The District Superintendent of Police, Myensing.
390	L 95—28058	10	Messrs. Manna & Co.
391	L 94—97917	100	Mohamedbhy Puddumjee.
392	L 94—85365	100	Kurroem Bux.
395	L 94—96765	100	Pittumbur Das Mudduck.
396	L 94—72564	100	Upendra Nath Majumdar.
397	L 81—95748	50	J. Driscoll, Inspector of River Police, Coilaghut, Calcutta.
398	L 92—48368	50	Annadaprosad Mukerjee.
	L 90—39174	20	
399	L 67—69591	50	Mukta Singh.
400	L 82—31158	100	Moti Ram.
			Notes partially lost or destroyed.
386	L 92—62900	50	Issan Chunder Dutt.
387	O 10—15634	10	Gridharee Lal.
388	L 39—56393	10	Annadaprosad Mookerjee.
389	O 4—88930	20	A. B. Pallianjee.
390	O 3—49188	20	Ashootosh Neogy.
391	O 9—31718	10	Raghoo Nath Prosad.
	O 5—01806	10	
392	O 10—39456	10	Abhy Charan Mookerjee.
393	O 4—69897	20	Moti Lal Dey.
"	—89802	20	
"	—53777	20	
	O 2—76864	20	Lieut. J. Welch.
394	L 98—63805	10	
395	O 1—95185	10	S. Sharman.
	L 26—62150	5	
396	A 79—65452	10	Gopal Chunder Bose.
397	L 92—00265	50	Surgeon-Major B. J. Jazdowski.
	L 97—25858	10	Jadub Chunder Mullick.
398	L 84—66362	100	
399	L 94—32128	100	Bhooth Nath Banerjee.
"	—53070	100	
400	L 94—54674	100	Foolchand Makhun Lal.
401	O 8—23701	10	Shosheebhoosun Chatterjee.
	L 28—19119	5	Mr. Lipscomb.
402	L 88—55010	10	
	L 86—29476	10	Hurrish Chunder Dutt.
	L 72—51406	10	
403	L 98—24277	10	Soorjo Kanto Roy.
404	L 69—05833	100	
	L 68—12535	100	
	" —82504	100	Jodu Nath Roy.
	L 51—43407	100	
	" —69645	100	Kedar Nath Chatterjee.
405	L 83—04359	100	
	O 1—81908	10	Juggobundhu Dey.
406	L 27—75440	5	
407	L 98—51508	10	Kristo Das Dey.
	L 26—18782	5	
408	O 6—38946	20	Bhoobun Mohan Bose.
409	O 10—32265	10	
410	L 82—23148	100	Gopaul Chunder Mookerjee.
	L 87—57995	10	
411	L 92—01119	50	Mrs. Ekshaw.
"	—31091	50	

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
412	O 4-50814	20	} Sidho Nath Bhuttacharjee.
	L 27-20922	5	
413	L 84-33880	100	} Messrs. Octavius Steel & Co.
	" -85644	100	
	L 83-03146	100	
414	A 74-08987	20	} Edw. Cleghorn.
	L 12-80149	20	
415	O 4-01049	20	James Hennessy.
416	L 69-69572	100	} Mukta Sing.
	" -69573	100	
417	L 22-70223	5	Bhugman Das Agurwalla.
418	L 6-17082	10	Shaik Membor.
419	O 4-38783	20	W. O. Macgregor.
420	L 6-27499	10	Hridoy Nath Banerjee.
421	L 87-80039	10	Golapuddeen.
422	A 84-47695	100	Moti Lal Gupta.
423	L 28-77496	5	Deno Nath Bose.
223	L 87-20194	10	} Ram Chunder Chakravarti.
	L 76-66499	10	
223	L 27-34439	5	Modhusooden Dey.
	" -34436		
224	L 51-64659	100	} Fukeer Chunder Khan.
	" -64658		
226	L 22-35802	5	Mohun Lal.
	" -35803		
227	L 13-42398	20	} Subder Alli.
	" -42400	20	
	L 36-01744	20	
	" -48768		
228	A 90-01568	10	Russick Lal Bose.
	" -91569		
229	L 3-00461	10	} Brojo Doyal Shaha.
	A 90-02906	10	
246	L 27-06166	5	} The Officiating Chief Pay Master, R. I. Railway, Calcutta.
	L 21-09163	5	
	L 20-17342	5	
	" -17343		
247	L 9-63292	5	Joy Kissen Ghuttock.
	" -63290		
106	A 93-82901	20	} Megraj.
	" -82902	20	
231	A 66-58325	10	} Chunder Coomer Chowdhury.
	" -58327	10	
248	L 41-06005	10	} Rameshur Josh.
	" -60085	10	
	L 60-49270	10	
	" -00056	10	
	L 63-30481	20	
	" -30482	20	
	A 79-72562	10	
	A 78-47247	10	
	L 22-14100	5	
	" -14188	5	
	L 9-44041	5	
	" -51943	5	
	L 20-84109	5	
	" -84314	5	
	" -08353	5	
	" -08354	5	
243	O 1-88031	10	} The Agent, Bank of Madras, Negapatam.
	" -88032	10	
249	L 99-07390	10	} Judub Chunder Roy.
	L 75-85196	10	
250	A 79-20482	10	} Dossa Umcerchund.
	A 96-70202	10	
251	L 41-69896	10	} Peary Mohun Sarcar.
	" -69899	10	
253	L 21-41963	5	} Sham Lal Misser.
	" -41970	5	
254	L 99-1671	10	} Nund Lal Bose.
	" -16742	10	
	A 67-87093	10	
	L 75-13930		
255	L 2-11260	10	} Bhoynub Das Johuree.
	" -91011	10	
256	L 87-90735	10	} Peary Mohan Sircar.
	" -90734	10	
257	L 25-12368	5	} Messrs. Gunomall Purunchand.
	" -12367	5	
258	L 62-92784	10	} Sorut Chunder Ghose.
	E 10-39707	10	
259	L 89-03305	20	} Nobodip Chunder Dutt.
	" -03302	20	
	L 20-86337	5	
	" -85224		

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
260	A 93-06516	20	} Dwarka Dass.
	" -02381	20	
261	L 47-94091	20	} Jadub Chunder Roy.
	" -94095	20	
262	L 86-42555	10	} Shib Doyal.
	" -42557	10	
	L 21-67899	5	
	" -99798		
263	L 26-11292	5	} Joy Gopal Mukerjee.
	" -11291	5	
266	O 1-87883	10	} Shama Churn Lahoori.
	" -87881	10	
	L 88-93924	10	
	L 86-55761	10	
	L 11-73924	5	
	" -73925		
229	A 49-07574	10	} Brojo Doyal Shaha.
	A 48-30489	10	

E. W. KELLNER,

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 22nd January 1878.

WANTED immediately a Head Clerk for the Wards' Department of the Jessore Collectorate. Salary Rs. 72 per mensem rising to Rs. 82. Applications, with copies of testimonials, should reach the undersigned on or before the 1st proximo.

(35-2) W. H. PAGE, Offg. Collector, Jessore.

Wanted

ONE Cancoongo for the district of Rungpore. Salary Rs. 25 per mensem. Preference will be given to candidates who have passed the native civil service examination. Candidates are required to send on their applications with testimonials to the undersigned before the 10th of February 1878.

J. J. LIVESAY, Offg. Collector.

RUNGPORE COLLECTOR'S OFFICE, the 15th January 1878.

Wanted

A NAZIR for the Collector's Office, Rungpore. Salary Rs. 30 rising to Rs. 50 per mensem. Candidates having a knowledge in English and experience in similar branches of Government service will have preference. A security of Rs. 500 will be required. Applications with testimonials should be submitted before the 10th of February 1878.

J. J. LIVESAY, Offg. Collector.

RUNGPORE COLLECTOR'S OFFICE, the 15th January 1878.

WANTED a District Engineer under the Road Cess Committee, Rajshahye. Salary commencing with Rs. 500, and travelling allowance according to Public Works Department Rules. Applications, with copies of testimonials, to be forwarded to the undersigned by the 25th instant. The selected candidate must join at once.

MOHENDER NATH ROY, Vice-Chairman,

District Road Cess Committee, Rajshahye.

The 9th January 1878.

(26-2)

WANTED an Overseer under the Road Cess Committee, Rajshahye. Salary Rs. 150 per mensem, and travelling allowance according to Public Works Department Rules. Applications to be forwarded to the undersigned by the 25th instant. Preference will be given to men who have served in the Public Works Department.

MOHENDER NATH ROY, Vice-Chairman,

District Road Cess Committee, Rajshahye.

The 9th January 1878.

(27-2)

Wanted

A SHERISTADAR for the Patna Commissioner's Office. Salary Rs. 120, rising to Rs. 200. No one who has not a thorough knowledge of English, and who has not had considerable experience in a Behar Collector's Office in a responsible position, need apply. Copies of testimonials should be sent with the application. The appointment is at present temporary, but it is likely to be permanently vacant after six months. No applications will be received after the 27th instant.

DURGAGATI BANERJEE,

Personal Asst. to Commr., for Commr.

The 12th January 1878

THE undersigned intends to apply for admission as a Vakeel of the High Court, Calcutta.
(18—4) **GOVINDA DEV MOOKERJEE.**

WE have authorized Mr. Robt. Ph. Heilgers to sign our firm by procuration from this date.
F. W. HEILGERS & Co.
CALCUTTA, the 19th January 1878. (38—3)

Lost.

THE Government Lost Promissory Note of 4 per cent No. 085045 of 1865, 1st May, for Rs. 5,000, originally standing in the name of Dr. Charles, J. Jackson, and William M. Souttar, and last endorsed to Sree Ram Chunder Paul, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.
SREE RAM CHUNDER PAUL.
CALCUTTA, Burra Bazar, Sonaputty, No. 6. (12—3)

Lost.

THE Government Lost Promissory Note No. 087736, of 4 per cent., of 1865, 1st May, for Rs. 5,000, originally standing in the name of Mudhoobun Dass, Dwarka Dass, and last endorsed to Jadub Chunder Paul, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of the duplicate in favor of the proprietor.
JADUB CHUNDER PAUL.
CALCUTTA, Burra Bazar, Sonaputty, No. 6. (13—3)

Lost.

THE halves of the undermentioned Government Promissory Notes aggregating Rs. 4,500, standing in the name of the late W. T. Lindsay. Payment of the notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favour of the proprietor, viz.—

Lower halves of 4 per cent. Government Promissory Notes—	Rs.
No. 038336 of 1842-43, dated 1st Feb. 1843, for...	1,000
" 068458 of 1865, dated 1st May 1865, for...	1,000
" 068459 of " dated ditto, for...	1,000
Lower half of 5½ per cent. note—	
No. 020,573 of 1859-60, dated 31st May 1859, for...	500
Upper half of 5½ per cent. note—	
No. 030523 of 1859-60, dated 31st May 1859, for...	1,000
Total	4,500

L. P. D. BROUGHTON,
(16—3) *Administrator-General of Bengal.*

Execution Case No. 70 of 1877.

Shambhu Nauth Shaha Chowdhuri and Gobind Nauth Shaha Chowdhuri, decreeholders, *versus* Bhogoban Chander Kar and others, judgment-debtors.

IN the above case the property described below will be put up to sale on the 4th February 1878, at the Alipore Civil Court, for the realization of Rs. 14,098-10-2½, due to the decreeholders. Intending purchasers may know further particulars at the Office of the Second Subordinate Judge of 24-Pergunnahs:—

Lot No. 1.—Four annas share of the patni taluk pergunnah Jamira, containing 32 mouzaha, situate in the districts of 24-Pergunnahs and Jessore, registered in the Serishtah of Baboo Jogesh Chander Dutta, and being a patni jamma of Rs. 4,177-1 per annum.

KRISHNA MOHUN MUKHOPADHYA,
Second Subordinate Judge.

ALIPORE, the 7th January 1878. (24—2)

Great Eastern Hotel Wine & General Purveying Co., Ltd.

THE Transfer Register of the Company will be closed from the 25th to the 31st instant, both days inclusive.

An *ad interim* dividend will be payable on and after the 1st proximo, at the rate of 3 per cent., or Rs. 7-8 per share, for the half-year ended 31st August last, as declared at the Ordinary General Meeting of Shareholders held on the 29th November 1877.

By order of the Directors,

A. CUMMINGS, Secretary.

CALCUTTA, 14th January 1878. (34—2)

Arcuttipore Tea Company, "Limited."

THE Annual General Meeting of Shareholders in the above Company is hereby convened for noon on Thursday, the 31st instant, at the registered Office of the Company.

J. MACKILLICAN & Co., Secretaries.

CALCUTTA, the 21st January 1878. (41—3)

Assam Company.

AN *ad interim* dividend of Rs. 20 per share, or 10 per cent. on the paid up capital, will be payable to the shareholders standing on the Indian Register on the 31st December 1877, on or after the 24th instant.

SCHORNE KILBURN & Co., Agents.

The 21st January 1878. (40—3)

Sheriff's Sale.

NOTICE is hereby given that on Thursday, the 24th day of January next, precisely at the hour of 12 o'clock at noon, the Sheriff of Calcutta will put up to public sale at his office in the High Court premises in pursuance of an order of the High Court made in its ordinary original civil jurisdiction on the 1st day of September 1877, in suit No. 694 of 1876, wherein Premehund Coondoo and Bhoobun Chund Coondoo, carrying on business in copartnership as merchants, under the name, style, and firm of Issur Ramcoomul Coondoo, Prem Chund Coondoo, and Bhoobun Chund Coondoo, are plaintiffs, and Nobin Kisto Cowar, carrying on business as trader under the name, style, and firm of Issur Anund Chunder Cowar and Nobokisto Coomar, is defendant, for the recovery of the sum of Rs. 2,668-14-6, being the amount of decree with interest thereon at the rate of 6 per cent. per annum from the 15th day of June 1877 to the date of realization, and Rs. 722-4-0, being the amount of taxed costs with interest thereon at the rate aforesaid from the 20th day of July 1877 to the date of realization, besides subsequent costs and Sheriff's poundage and charges, &c.

The right, title, and interest of the above-named Nobinkisto Cowar of in and to the moiety or half share in the following landed properties, viz.—

1. The two-storied, brick-built house and premises, No. 11, situate at Kassy Mitter's Ghat Street, in Calcutta, containing by estimation 2½ cottahs.
2. Also the two-storied house and premises, No. 16, situate at Kassy Mitter's Ghat Street, in Calcutta, containing by estimation 3 cottahs.
3. Also the two-storied house and premises, No. 18, situate at Kassy Mitter's Ghat Street, in Calcutta, containing by estimation 4½ cottahs.
4. And also the two-storied house and premises No. 23, situate at Kassy Mitter's Ghat Street, in Calcutta, containing by estimation 3 pootahs.

The conditions of sale may be known by applying at the Sheriff's Office.

W. J. CUNEOYS, Sheriff.

CALCUTTA; the 21st December 1877. (42—1)

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

22	"	"	2-12	"
23	"	"	2-14	"
24	"	"	3	"

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes. For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SIMPSON HILLIERS, Asst. Conservator of Forests.

The 1st June 1877.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of JAMES MURRAY, an Insolvent.

On Thursday, the 10th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Orr and Harriss, Attorneys.

Chief Clerk's Office, the 12th day of January 1878.

In the matter of SHAIK ABDOS SOBHAN, formerly of No. 10, Serangs' Lane, in the town of Calcutta, but at present a prisoner in the Presidency Common Jail, lately carried on the trade and business at Taltollah, in the said town of Calcutta, as a jeweller, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Saturday, the 12th day of January instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

H. C. Chick, Attorney.

In the matter of SHAIK ABDOS SOBHAN, an Insolvent.

On Saturday, the 12th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 6th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

H. C. Chick, Attorney.

In the matter of DENONAUTH MUNDLE, lately carrying on business at Calcutta, Dinagore, Krishnuggur, Pubna, and Sylhet in co-partnership with Mothoor-nauth Coondoo, Ramdass Coondoo, Jadubehunder Coondoo, and Joggesur Mundle, under the name and style of Mothoor-nauth Coondoo, and Joggesur Mundle, and also lately carrying on business at Calcutta as merchants and shippers in co-partnership with Nobokrishno Seal, under the name and style of Nobokrishno Seal and Denonauth Mundle, also lately carrying on business as arrutdars and agents in co-partnership with one Kallydass Roy of Norral, under the name and style of Kallydass Roy, Prosononauth Mundle, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Friday, the 18th day of January instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Swinhoe, Law & Co., Attorneys.

In the matter of SHAMA CHURN COONDOO, an Insolvent.

On Tuesday, the 21st day of November 1876, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

T. B. Chatterjee, Attorney.

In the matter of ANDREW HENRY SMITH LEISK and JOSEPH MOODY, Insolvents.

On Tuesday, the 4th day of December last, by an order of this Court the said Insolvent, Andrew Henry Smith Leisk, was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

Dignam and Robinson, Attorneys.

In the matter of ANDREW HENRY SMITH LEISK and JOSEPH MOODY, Insolvents.

On Tuesday, the 8th day of January instant, it was ordered that Tuesday, the 6th day of March next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent, Andrew Henry Smith Leisk, be discharged personally as well as to his after-acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent, Andrew Henry Smith Leisk, at the time of the filing of his petition for relief.

Dignam and Robinson, Attorneys.

In the matter of UMRIT SING, an Insolvent.

On Friday, the 11th day of January instant, it was ordered that Tuesday, the 6th day of March next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

H. R. Fink, Attorney.

Chief Clerk's Office, the 22nd day of January 1878.

POSTAL NOTICES.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the Mails between Kurseong and Darjeeling by Tonga, and the service will probably be extended to the section of road between Silliguri and Kurseong by 1st April 1878.

Passengers are conveyed by these Tongas at the following rates:—

For one seat a sum not exceeding 8 annas a mile.

For two seats a sum not exceeding 12 annas a mile.

J. MACFARLAN,

Offg. Post Master General, Bengal.

THE following are the latest hours for posting letters in the General Post Office:—

Mails.	Final clearance of letter box.	Latest hour for receipt of registered letters and parcels.	Hours up to which late letters are taken with an additional fee of an anna paid in stamp.
All stations on Loop Line, between Howrah and Kancherphat, and on Chord, between Calcutta and Asansole	5-30 A.M.	5 P.M.	
DUM-DUM.			
1st Despatch	7-45 A.M.	7-15 A.M.	
2nd ditto	6 P.M.	5 P.M.	7 P.M.
BARRABAT.			
1st Despatch	1-30 P.M.	1 P.M.	
2nd ditto	6 P.M.	5 P.M.	6-30 P.M.
HOWRAH.			
1st Despatch	6 A.M.	5 P.M.	
2nd ditto	8 A.M.	7-30 A.M.	
3rd ditto	2-30 P.M.	2 P.M.	
All stations on East Indian Railway Loop Line in the Purneah, Julpigoree, Darjeeling, Berhampore, Beaulah, Maldah, Dinagore districts and Assam	3-45 P.M.	3-15 P.M.	4-30 P.M.
All stations in the Dacca, Chittagong, Tipperah, Noakhali, Cachar, Sylhet, Kishnagar, Pubna, Furesdpore, Burrial, Mymensing, and Bogra districts, also Barrackpore ...	6-45 P.M.	5 P.M.	7 P.M.
All stations on the Eastern Bengal Railway and Dacca itself, also Barrackpore ...	6-50 A.M.	5 P.M.	
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Beind, the Central Provinces, as well as in the Bombay and Madras Presidencies ...	6 P.M.	5 P.M.	7 P.M.
Oolochahiah, Midnapore, Outback, Balasore, Pooree, and places in the Madras Presidency as far as Vizagapatam	6 P.M.	5 P.M.	6-30 P.M.
GENERAL NOTICE.			
Registered letters and parcels are received during the week from 7 to 8 A.M. 12 to 5 P.M. And on Sundays, from 7 to 8 A.M. 4 to 5 P.M.			

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

W. ALPIN, Offg. Post Master.

CALCUTTA POST OFFICE, the 1st October 1877.

SEA AND OVERLAND MAILS.

For	Box closed	Date.	Per Steamer.
Madras and Ceylon ...	6 P.M.	23rd Jan.	Peshawar.
Madras, Ceylon and the Intermediate Ports ...	6 "	23rd "	Chanda.
Akyab and Kyauk Phyo ...	6 "	27th "	Commilla.
Rangoon and Moulmein ...	6 "	27th "	Pemba.*
Persian Gulf ...	6 "	28th "	From Bombay.

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 25th January 1878.

2. Book-post and pattern-packets must be posted on the 24th January 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6-30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*

GENERAL POST OFFICE, CALCUTTA,
The 22nd January 1878.

* Mails for Port Blair and Camorta can be sent by this opportunity.

List of Unclaimed Letters lying in the
Calcutta Post-Office on the
22nd January 1878.

Adams, Mrs.	Manna, K. C.
Allen, Miss Josephine E., care of Mrs. Dall.	Manook, D. J.
Arathoon, L. J.	Marrieson, C.
Baily, J. R.	Martin, W.
Ballard, Corpl. H.	Mason, Billy.
Banerjee, R. J.	McDonald, G.
Banerjee, Bhogobutty Churn.	McDonnell, Mrs.
Barwell, Robert.	McGuire, Mrs.
Benson, Mrs. M. A.	McNaughton, J. H.
Bigley, G. S.	Melles, E.
Box, Mrs.	Metherall, Mrs.
Braham & Co., Messrs.	Money, Rowland.
Brennan, Mrs. E.	Montague, J. M.
Brommel, B.	Nicolson, Mrs. E.
Brown, Colonel.	Oldham, R. A.
Brown, Maitland.	Palaut Bros., Messrs.
Bullock, J.	Panting, Mrs.
Cassinath Baboo.	Peeter, Revd. H.
Clew, Mrs.	Pelit, Monsieur Chas.
Cooper, H.	Pinto, J. S.
Crump, H. D.	Pratt, Major W. D.
Cumming, William.	Presgrave, Duncan.
Dartnell & Co., Messrs.	Price, Mrs.
Deal, W.	Quillet, Jules.
DeSouza, R. S.	Richards, Mrs. Char.
Dickens, J.	Roberts, E.
Dodgson, W.	Rodrigues, Mrs. E.
Donball, F. D.	Rogers, C. J.
Doyle & Co., Messrs.	Rosenburg, W.
DuBordieux, A.	Rotims, F.
Duncan, R. W.	Roy, H.
Katon, Mrs. J. C.	Scholon, W.
Ferguson, C. B.	Scott, R.
Francis, J.	Seamons, M.
Francis, Miss A.	Sims, Mrs.
Fullam, Mrs. M.	Smith, Captain Lees.
Gabriel, G. E.	Smith, F. W.
Gewdall, Chas.	Smith, Miss F.
Hamilton, Wm.	Smith, Miss M.
Hartz, Madame Jane.	Stanley, C. H.
Hastings, C.	Straws, Captain.
Heens, Miss K.	Syechenyi Iecomte Bela.
Howard, Lyons J.	Thomas, J.
Jaina, E.	Viader, G.
Jaraineno, D.	Viandier, Madame E.
Jellicoe, Mrs. S. B.	Wads, E. R.
Johns, Mrs. S.	Williams, Mrs.
Kushordt, Lieut. H. G.	Williams, Dr. H. F.
Law, P. C.	Wilson, C. D. H.
Lawrence, L.	Witter, A.
Liddell, J.	Wood, H. S. V.
MacIntyr, A.	Wollocombe, Miss J.

Letters marked "Care of Post-Office, to be kept till called for."

Adie, A. E.	Keller, Sigr. Ignazio.
Agar, Henry.	Killecoyne, Thos.
Ainslie, W. D.	Leapold, T.
Ball, W. H.	Leonard, Thomas.
Bauce, J. M.	Lochner, R.
Beck, R. A.	Lock, Pat.
Bennett, T. O.	Lonsdale, John.
Boe, Ashjohn.	Lucas, Mrs.
Brown, A. O.	Lynn, J. Simmons.
Brown, R. W.	M. J. B.
Bruce, Esq.	Maonab, Mrs. W.
Bull, Alex.	MacFugre, A.
Busuttill, C.	Manverse, Capt. W. B.
Campbell, Allen.	Mason, E.
Carter, R.	Meyer, Herman.
Cashie, B. B.	Mirza Abdool Hosein.
Chennell, Thomas.	Montgomery, C. W.
Collins, Francis B.	Mortan, Mrs.
Corbett, C. J.	Muggeridge, E.
Court, Captain M.	Oriovits, Tasef.
Craige, Peter.	Ozilia, P.
Croad, Mrs. H.	Pawsey, R. H.
Croghan, W. J.	Pearce, Capt.
Cumberland, A. H.	Picknell, M.
D'Silva, G. P.	Pinkney, A.
Dahlke, H. F.	Poper, A. R.
Daniel, Cecil.	Postelthwaite, G. F.
Denholm, J. C.	Powell, H. J.
Dickens, F.	Preston, Mrs.
Doherty, Mrs. H. A.	Puma, Sugar.
Donovan, D.	Reid, Sir J. R., <i>Bart.</i>
E. F. W.	Roman, Jacob.
Ethel.	Roso, Miss Grace.
Rwbours, A.	Rowcliff, R. H.
Faulkes, E.	Ryall, H.
Fawcus, William.	Salamonson, A. A. C.
Finch, Fredt.	Sarkar, Tara Dass.
Ford, D.	Severwaks, Chas.
Forster, Capt. Chas.	Simpson, James M.
Frazier, E. R.	Somerville, W. V.
Gilmore, Charles.	Stafford, General.
Guthrie, A.	Story, Augustus.
Greiff, Leile.	Sweeting, A. C.
Hackett, Mr.	Tarnowski, Ladistos.
Hamilton, V.	Taylor, J. S.
Huguenot, M.	Taylor, Royd. J. H.
Hunfrey, Capt. B. J. P.	Thomson, A.
Indelicato Orazio, Sigr.	Tuckett, S. L.
Jeffreys, R.	Walker, Geo.
Johnston, Mrs.	Webb, Captain H. E.
Jones, Mrs. A.	Williams, Capt. T.
Jordon, Mrs.	Woods, Capt. James W.
Jourdan, Monsieur.	Young, W. N.

Newspapers.

Brown, Hon'ble E.	Hacket, J.
Campbell, A.	Hunter, George.
Castello, P.	Jeffrey, William.
Craig, Peter.	Montague, J. M.
Finch, F.	Sevenoaks, Charles.
George, R.	

Registered Letters.

Arrathoon, L. J.	Monsieur La Comte D.
Bull, Alex.	Tarnowski.
Coleman, G.	Peterson, Mrs. O.
	Rosenberg, W.

E. C. GEORGE, *Post-Master, Calcutta.*

Memorandum of Overland Newspapers received without
address on the 20th January 1878.

Date of publication.	Place of publication.	Name of paper.	REMARKS.
Dec. 30	Constantinople.	"Uektur."	
	Liepsig	Gottillon Couron.	
	Berlin	"Vachter Sprache."	
	Genave	J. C. Schmidt, Erfurt Ho-	
" 24		siefersaut.	
	Paris	Le Figaro.	

E. C. GEORGE, *Post-Master of Calcutta.*
CALCUTTA POST OFFICE, the 21st January 1878.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagirutter, Matabhanga, and Jellinghee Rivers for the week ending Friday, the 18th January 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTER.		
Entrance below Chourasia ...	Pt. In. 5 0	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	Lalkhawdiar.
From Jungipore to Berhampore, 47 miles.	2 3	Pattanparah.
From Berhampore to Cutwa, 50 miles.	2 0	Juggernathpore.
From Cutwa to Nuddea, 46 miles.	2 6	Matnaree and Kolladanga.

MATABHANGA.

Entrance	6 0	
Thence to Tatarparah ...	1 0	Tatarparah.
From Tatarparah to Hât Bolia.	1 3	Dowangunge.
From Hât Bolia to Boalmaree	3 0	Dassparah.
From Boalmaree to Alikdeah	3 4	Taltollah.
From Alikdeah to Kissengunge.	3 8	Chowdangah, Bastopore, and Mothoorapore.

JELLINGHEE AND BYRUB.

Entrance of Jellinghee from the Ganges.	} ... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3 9	
Thence to Junction with the Jellinghee.	3 3	Akrigunge.
From Junction of Byrub and Jellinghee to Tenkatta.	3 3	Moodhopore.
From Tenkatta to Nuddea ...	3 0	Tonghin.
Height of water on gauge at Berhampore, the 21st January 1878, above zero, 0 foot 11½ inches.		

T. H. WICKES, C.E.,
Exc. Engr., Nuddea Rivers Division.

BERHAMPORE, the 21st January 1878.

The following books are for sale at the Office of the Superintendent Government Printing, No. 8, Hastings Street. No orders can be attended to unless accompanied by a remittance. When postage stamps are forwarded, one anna additional should be sent for every rupee's worth of stamps for discount in exchanging them for cash. Service labels are not received.

Books required on the public service are only supplied when authorized by Local Governments and Administrations.

Indian Statute-Book.

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PATNA DIVISION (Bengal Gazetteer Skeleton Map); January 1877. Scale 16 miles = 1 inch; size 27 by 20 inches; price, uncolored eight annas, colored ten annas.

PRESIDENCY DIVISION. Comprising the Districts of Moorshedabad, Nuddua, Jessoro, and 24 Pergunnahs, with the Sunderbuns; exhibiting the Civil and Criminal Jurisdictions; July 1877. Scale 8 miles = 1 inch; size 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

PRESIDENCY DIVISION (Bengal Gazetteer Skeleton Map); December 1873. Scale 16 miles = 1 inch; size 26 by 20 inches; price, uncolored eight annas, colored ten annas.

RAJSHAHY DIVISION. Comprising the Districts of Moorshedabad, Rajshahye, Rungpore, Dinagpore, Maldah, Pubna, and Bogra; exhibiting in one view the Civil and Criminal Jurisdictions; January 1874. Scale 8 miles = 1 inch; size 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

RAJSHAHY AND COOCH BEHAR DIVISION (Bengal Gazetteer Skeleton Map); January 1877. Scale 16 miles = 1 inch; size 22 by 15 inches; price, uncolored eight annas, colored ten annas.

DISTRICT MAPS.

BACKERGUNGE.

BACKERGUNGE DISTRICT; 1862-63. Surveyed by Major J. E. Gastrell and Lt. W. J. Stewart (Revenue Survey). Scale 1 mile = 1 inch. Main circuits Nos. 1 to 24; in twelve sheets; price per set, *uncolored twenty-four rupees, colored twenty-six rupees.

N. B.—*Portions of original Main circuits Nos. 1, 2, 3, and 4 of this District have been transferred to District Furreedpore, and original Main circuits Nos. 10, 11, 12, & 13 of District Noakholly to Backergunge.*

BACKERGUNGE DISTRICT; 1860-63. Scale 4 miles = 1 inch; size 45 by 30 inches; price, uncolored one rupee, colored one rupee and four annas.

BURRINAL CIVIL STATION; 1860-61. Surveyed by Major J. E. Gastrell (Revenue Survey). Scale 16 inches = 1 mile; size 28 by 38 inches; price, uncolored one rupee, colored one rupee and four annas.

* Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price per sheet, uncolored one to three rupees, colored one rupee four annas to three rupees and eight annas, according to size.

BALASORE.

BALASORE DISTRICT; 1838-49. Surveyed by J. Fitzpatrick, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in eight sections; size of each sheet 34 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

BALASORE DISTRICT, Pergunnah Soonhut and part of Pergunnah Dushmullung; 1840-41. Scale 2 inches = 1 mile; size 33 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

BALASORE DISTRICT, Pergunnah Sunaoth; 1840-41. Scale inches = 1 mile; in two sections; size of each sheet 30 by 20 inches; price, uncolored one rupee, colored one rupee and four annas.

BALASORE DISTRICT (Skeleton Map); 1875. Scale 4 miles = 1 inch; size 39 by 27 inches; price, uncolored eight annas, colored ten annas.

BALASORE DISTRICT; 1876. Scale 4 miles = 1 inch; size 30 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

BALASORE TOWN; 1872-73. Lithographed from an original supplied by the Magistrate of Balasore. Scale 400 feet = 1 inch; in two sections; size of each sheet 39 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

BANKOORA.

BANKOORA DISTRICT; 1854-56. Surveyed by Captain J. E. Gastrell (Revenue Survey). Scale 1 mile = 1 inch; Main circuits Nos. 1 to 7, in eight sheets; price per set, *uncolored nine rupees, colored ten rupees.

N. B.—*Portions of original Main circuits Nos. 3, 5, 6 and 7 of this District have been transferred to District Burdwan and of original Main circuits Nos. 5, 9 & 11 of District Manbhum to Bankoora.*

BANKOORA DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch; size 27 by 20 inches; price, uncolored four annas, colored six annas.

BHERBHOOM.

BHERBHOOM DISTRICT. 1850-57. Surveyed by Captain W. S. Sherwill (Revenue Survey). Scale 1 mile = 1 inch, in seven sheets; with separate Index map; size of each sheet 40 by 25 inches; price, per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

BHERBHOOM DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch; size 27 by 20 inches; price, uncolored four annas, colored six annas.

BHAGALPUR.

BHAGALPUR DISTRICT. 1846-50. Surveyed by Captain W. Sherwill and J. Pemberton, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in seventeen sheets, with separate Index map; size of each sheet 40 by 25 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

BHAGALPUR DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch, in two sections; size of each sheet 34 by 26 inches; price, uncolored eight annas, colored ten annas.

BHAGALPUR TOWN. 1867-68. Surveyed by Lieut. Stewart (Revenue Survey). Scale 6 inches = 1 mile; size 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

BOGRA.

BOGRA DISTRICT. 1852-60. Surveyed by J. J. Pemberton Esq. and Captain J. L. Sherwill, (Revenue Survey). Scale 1 mile = 1 inch. Main Circuits Nos. 1 to 8, in eight sheets; price per set, *uncolored nine rupees, colored ten rupees.

N. B.—*Portions of original Main circuits, Nos. 4, 5 and 8 of this District, have been transferred to District Rungpore and of original Main circuits No. 16 of District Rajshahye, Nos. 6, 15 and 16 of District Mymensing, and No. 2 of District Rungpore to Bogra.*

BOGRA DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch; size 25 by 20 inches; price, uncolored four annas, colored six annas.

* Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price per sheet, uncolored one to three rupees, colored one rupee and four annas to three rupees and eight annas according to size.

BOGRA DISTRICT. 1874. Scale 4 miles = 1 inch, size 27 by 20 inches; price, uncolored eight annas, colored ten annas.

BURDWAN.

BURDWAN DISTRICT. 1855-57. Surveyed by Major R. Smyth (Revenue Survey). Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 10; in ten sheets; price per set, *uncolored sixteen rupees, colored eighteen rupees.

N. B.—*Portions of original Main circuits Nos. 5 and 9 of District Mandbhoon, of original Main circuits Nos. 1, 3, 5, 6 and 7 of District Bankoora, and of sheets Nos. 3, 4 and 5 of District Hooghly have been transferred to this District.*

BURDWAN DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch; size 33 by 26 inches; price, uncolored four annas, colored six annas.

BURDWAN DISTRICT. 1877. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

CHITTAGONG.

CHITTAGONG DISTRICT including the Hill Tracts, (Without Hills) 1835-41 and 1861-66. Scale 4 miles = 1 inch; in three sections; size of each sheet 30 by 22 inches; price, uncolored two rupees, colored two rupees and eight annas. (*With additions and corrections to 1875;*

CHITTAGONG DISTRICT including the Hill Tracts. 1835-41, 1861-66 and 1871-73. Scale 4 miles = 1 inch, in three sections; size of each sheet 30 by 22 inches; price, uncolored two rupees, colored two rupees and eight annas (*With additions and corrections to 1876.*)

CHUMPARUN.

CHUMPARUN DISTRICT. 1843-48. Surveyed by Lieut. W. Maxwell and A. Wyatt, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in seventeen sheets, with separate Index map (Sarun and Chumparun sheet Nos. 10, 13, 14, 15, 16, 17 to 29); size of each sheet 30 by 22 inches; price, per sheet, uncolored, eight annas, colored, ten annas.

CHUMPARUN DISTRICT (Skeleton map). 1874. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored eight annas, colored ten annas.

CHUMPARUN DISTRICT. 1876. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

COOCH BEHAR.

COOCH BEHAR NATIVE STATE. 1868-70. Surveyed by J. H. O'Donel, Esq., (Revenue Survey). Scale 1 mile = 1 inch, in seven sheets with separate Index map; size of each sheet 40 by 25 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

COOCH BEHAR NATIVE STATE. (Skeleton map). 1874. Scale 4 miles = 1 inch; size 27 by 20 inches, price, uncolored four annas, colored six annas.

COOCH BEHAR (including District Rungpore). 1856-60. Scale 4 miles = 1 inch; in two sections; size of each sheet 40 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

COOCH BEHAR STATION. 1869-70. Surveyed by J. H. O'Donel, Esq. (Revenue Survey). Scale 8 inches = 1 mile; size 40 by 27 inches; price, uncolored one rupee colored one rupee and four annas.

CUTTACK.

CUTTACK DISTRICT. 1838-42. Surveyed by Lieut. R. Smyth (Revenue Survey). Scale 1 mile = 1 inch; in nine sections; size of each sheet 40 by 29 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

CUTTACK DISTRICT. (Skeleton map). 1875. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored eight annas, colored ten annas.

CUTTACK DISTRICT. 1876. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

* Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price, per sheet, uncolored one to three rupees, colored, one rupee and four annas to three rupees and eight annas, according to size.

CUTTACK TRIBUTARY MEHALS. 1850-70. Surveyed by Col. G. H. Saxton, Captain G. O. Deprae and J. O. Nicolson, Esq. (Topographical Survey). Sheets Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100. Scale 1 mile = 1 inch, with separate Index Map; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

CUTTACK TRIBUTARY MEHALS 1850-60. Surveyed by Lieut. G. H. Saxton (Topographical Survey). Sheets Nos. 12 to 14 (in one sheet), 15 and 15a, 24, 26 to 29 (in one sheet), 30 to 32 (in one sheet), 46 and 48, Scale 2 miles = 1 inch, with separate Index map; size of each sheet 40 by 27 inches; price, per sheet, uncolored one rupee, colored one rupee and four annas.

DACCA.

DACCA DISTRICT. 1857-60. Surveyed by Captain J. E. Gastrell and N. T. Davey, Esq. (Revenue Survey). Scale 1 mile = 1 inch; Main circuits Nos. 1 to 12, in eight sheets; price per set, *uncolored sixteen rupees, colored eighteen rupees.

N. B.—*Original Main circuits Nos. 13 & 14 of this District have been transferred to District Furreedpore, and portion of original Main circuit No. 20 of District Mymensing to District Dacca.*

DACCA DISTRICT (including Furreedpore). 1857-60. Scale 4 miles = 1 inch; in 2 sections; size of each sheet 40 by 25 inches; price, uncolored two rupees, colored two rupees and eight annas.

DACCA CITY, including Cantonments. 1859. Surveyed by N. T. Davey, Esq. (Revenue Survey). Scale 12 inches = 1 mile; size 51 by 40 inches; price, uncolored two rupees, colored two rupees and eight annas.

DARJEELING.

DARJEELING DISTRICT. 1861-67. Surveyed by Captain W. S. Sherwill and E. T. S. Johnson, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in five sheets; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

DARJEELING DISTRICT, Daling Sub-division. 1865-67. Surveyed by E. T. S. Johnson, Esq. (Revenue Survey). Scale 2 inches = 1 mile; Main circuits Nos. 1, 2, and 3 in four sections; size of each sheet 39 by 27 inches; price, uncolored eight rupees, colored nine rupees.

DARJEELING DISTRICT, Pergunnahs Hattigheesa and Pat-turghatta. 1863-65. Surveyed by E. T. S. Johnson Esq. (Revenue Survey). Scale 2 inches = 1 mile; Main circuits Nos. 1, 2, 3, 4 and 5 in four sections; size of each sheet 30 by 27 inches; price, uncolored eight rupees, colored nine rupees.

DARJEELING DISTRICT. 1861-67. Scale 4 miles = 1 inch; size 37 by 25 inches; price, uncolored one rupee, colored one rupee and four annas.

DINAPORE.

DINAPORE DISTRICT, 1859-61. Surveyed by J. Pemberton, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in thirteen sheets, with separate Index Map; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas. (In the Press)

DINAPORE DISTRICT, including Bogra 1857-61. Scale 4 miles = 1 inch; size 44 by 42 inches; price, uncolored two rupees, colored two rupees and eight annas.

DINAPORE DISTRICT. (Skeleton map). 1874. Scale 4 miles = 1 inch; size 36 by 25 inches; price, uncolored eight annas, colored ten annas.

DURBHUNGA.

DURBHUNGA DISTRICT. 1846-49. Surveyed by H. Wyatt, Esq. (Revenue Survey). Scale 1 mile = 1 inch; in fourteen sheets, with separate Index map; size of each sheet 30 by 22 inches; price per sheet, uncolored eight annas, colored ten annas.

DURBHUNGA DISTRICT. 1877. Scale 4 miles = 1 inch; size by inches; price, uncolored one rupee, colored one rupee and four annas. (In the Press.)

NOTE.—*For other maps of Durbhunga vide Tirhoot.*

* Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price, per sheet, uncolored, one to three rupees, colored, one rupee four annas to three rupees and eight annas, according to size.

FURRUPPORE.

FURRUPPORE DISTRICT. 1858-60. Surveyed by Captain J. E. Gastrell (Revenue Survey.) Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 9 in five sheets; price per set * uncolored ten rupees, colored twelve rupees.

N. B.—Portions of Original Main circuits Nos. 1, 2, 3 and 4 of District Backergunge, of original Main circuits Nos. 6 and 7 of District Pubna and original Main circuits Nos. 13 and 14 of District Dacca have been transferred to this district.

FURRUPPORE DISTRICT, including Dacca. 1857-60. Scale 4 miles = 1 inch, in two sections; size of each sheet 40 by 26 inches; price, uncolored two rupees, colored two rupees and eight annas.

FURRUPPORE CIVIL STATION. 1858-59 Surveyed by Captain J. E. Gastrell (Revenue Survey.) Scale 8 inches = 1 mile; size 23 by 20 inches; price, uncolored eight annas, colored ten annas.

GYA.

GYA DISTRICT. 1841-44. Surveyed by Captain H. V. Stephen and Lieut. W. S. Sherwill (Revenue Survey.) Scale 1 mile = 1 inch, in twenty-four sheets; size of each sheet 34 by 26 inches; price per sheet, uncolored eight annas, colored ten annas.

GYA DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored eight annas, colored ten annas.

HAZARIBAGH.

HAZARIBAGH DISTRICT, 1864-65 and 1868-71. Surveyed by Major G. H. Thompson and Captain J. Sconce (Revenue Survey.) Scale 1 mile = 1 inch, in twenty-one sheets; size of each sheet, 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

HAZARIBAGH DISTRICT, 1868-71. Scale 4 miles = 1 inch, in two sections; size of each sheet, 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

HAZARIBAGH DISTRICT, (Skeleton map) 1858-63. Scale 4 miles = 1 inch, in four sheets; size of each sheet, 24 by 19 inches; price, uncolored one rupee, colored one rupee and four annas.

HAZARIBAGH CANTONMENT and ENVIRONS, 1867-68. Surveyed by Captain J. Sconce (Revenue Survey.) Scale 6 inches = 1 mile, in four sections; size of each sheet, 34 by 26 inches; price, uncolored two rupees, colored two rupees and eight annas.

HOOGHLY WITH HOWRAH.

HOOGHLY DISTRICT, 1860-73. Surveyed by Captain J. Stewart (Revenue Survey.) Scale 1 mile = 1 inch, in seven sheets; size of each sheet, 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

HOOGHLY DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch, size 30 by 20 inches; price, uncolored four annas, colored six annas.

HOOGHLY DISTRICT, 1860-73. Scale 4 miles = 1 inch, size, 30 by 20 inches; price, uncolored eight annas, colored ten annas.

HOOGHLY DISTRICT, portion lying between the Hooghly River and the E. I. Railway Line from Chandernagore to the Govt. Botanical Garden, 1871-72. Scale 6 inches = 1 mile, in five sheets; size of each sheet, 40 by 25 inches; price, uncolored two rupees and eight annas, colored three rupees and eight annas.

HOOGHLY RIVER, subtending the Hooghly District. From Santipore to Hooghly Point (Two miles on each bank) 1848-49 and 1869-70. Surveyed by Captains R. Smyth and W. J. Stewart (Revenue Survey.) Scale 4 inches = 1 mile, in seventeen sheets, with separate index map; size, from 30 by 24 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

CHANDERNAGORE FRENCH SETTLEMENT, 1870-71. Surveyed by N. T. Davey, Esq. (Revenue Survey.) Scale 16 inches = 1 mile, in four sheets; size of each sheet, 40 by 27 inches; price, uncolored four rupees, colored five rupees and eight annas.

*Some of the Sheets of these are out of print; of other Sheets more than 100 copies are still available. Spare Sheets, if available, may be had; price per Sheet, uncolored one to three rupees, colored one rupee four annas to three rupees and eight annas, according to size.

CHANDERNAGORE FRENCH SETTLEMENT. 1870-71. Surveyed by N. T. Davey, Esq. (Revenue Survey.) Scale 8 inches = 1 mile; size 40 by 27 inches; price, uncolored one rupee and eight annas, colored two rupees and four annas.

CHINSURAH CANTONMENT and ENVIRONS, 1869-70. Surveyed by Captain W. J. Stewart (Revenue Survey.) Scale 16 inches = 1 mile, in nineteen sheets; size of each sheet, 30 by 24 inches; price, uncolored nine rupees and eight annas, colored twelve rupees.

CHINSURAH CANTONMENT and ENVIRONS, 1869-70. Surveyed by Captain W. J. Stewart (Revenue Survey.) Scale 6 inches = 1 mile; in two sheets; size of each sheet, 40 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

SERAMPORE TOWN and ENVIRONS. 1860-61. Surveyed by Major J. E. Gastrell (Revenue Survey.) Scale 16 inches = 1 mile, size, 48 by 33 inches; price, uncolored one rupee colored one rupee and four annas.

JESSORE.

JESSORE DISTRICT. 1855-59. Surveyed by Captain J. E. Gastrell (Revenue Survey.) Scale 1 mile = 1 inch, in nine sheets, with separate index map, size of each sheet, 38 by 28 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

JESSORE DISTRICT, 1874. Scale 4 miles = 1 inch; size, 45 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

JESSORE CIVIL STATION, 1857-58. Surveyed by Captain J. E. Gastrell (Revenue Survey.) Scale 8 inches = 1 mile, size, 27 by 24 inches; price, uncolored one rupee, colored one rupee and four annas.

JULPIGORE.

JULPIGORE DISTRICT, (West Dooars) 1864-68. Surveyed by J. H. O'Donel, Esq. (Revenue Survey.) Scale 1 mile = 1 inch, Main Circuits Nos. 1 to 7, in seven sheets; price per set, * uncolored three rupees and eight annas, colored four rupees and eight annas.

N. B.—Original Main Circuits Nos. 14, 18 and 19, 20, 21 and 22 of District Rungpore have been transferred to this District.

JULPIGORE DISTRICT, (Skeleton map). 1874. Scale 4 miles = 1 inch; size, 34 by 26 inches; price, uncolored eight annas, colored ten annas.

JULPIGORE DISTRICT, 1857-59 and 1864-68. Surveyed by J. J. Pemberton and J. H. O'Donel, Esqs. (Revenue Survey.) Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

BUXA CANTONMENT, 1866-67. Surveyed by J. H. O'Donel, Esq., (Revenue Survey.) Scale 8 inches = 1 mile; size, 27 by 26 inches; price, uncolored eight annas, colored ten annas.

BUXA CANTONMENT, 1866-67. Surveyed by J. H. O'Donel, Esq., (Revenue Survey.) Scale 6 inches = 1 mile; size 27 by 20 inches; price, uncolored four annas, colored six annas.

LOHARDUGGA.

LOHARDUGGA DISTRICT, portion of the. 1862-66. Surveyed by Captain G. C. Depree (Topographical Survey.) Sheets Nos. 10, 11, 12, 13, 18, 19, 20, 21, 22, 23, 28, 29, 30, 31, 32, 33, 37, 38, 39, 40, 41, and 42. Scale 1 mile = 1 inch, with separate Index Map; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

LOHARDUGGA DISTRICT, portion of the. 1863-69. Surveyed by Major G. H. Thompson and Captain J. Sconce. (Revenue Survey.) Scale 1 mile = 1 inch, in fifteen sheets, with separate Index Map; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

LOHARDUGGA, (Chota Nagpore) Tributary Mehals, 1856-71. Surveyed by Major G. C. Depree. (Topogr. Survey.) Sheets Nos. 23, 24, 26, 26, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45 and 46 (in one sheet), 47, 48, 49, 50, 51, 52, 53, 54, 54½, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 72a, 73 and 74, Scale 1 mile = 1 inch, with separate Index Map. Size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

*Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare Sheets, if available, may be had; price per sheet, uncolored one to three rupees, colored one rupee four annas to three rupees and eight annas, according to size.

LOWARBUOGA DISTRICT, (Skeleton map), 1874. Scale 4 miles = 1 inch, in four sheets; size of each sheet 28 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

RANCHER CIVIL STATION and DORUNDIAH CANTONMENT, 1864. Surveyed by Captain G. C. Depree (Topogr. Survey). Scale 8 inches = 1 mile, in two sections; size of each sheet, 34 by 20 inches; price, uncolored one rupee, colored one rupee and four annas.

MALDAH.

MALDAH DISTRICT, 1847-49. Surveyed by J. J. Pemberton, Esq. (Revenue Survey). Scale 1 mile = 1 inch, Main Circuits Nos. 7 to 9, 11 to 14, 16 and 19, in nine sheets; price per set, *uncolored eighteen rupees, colored twenty rupees.

N. B.—*Portion of Original Main Circuit No. 18 of this District has been transferred to District Dinagepore and of original Main Circuit No. 5 of District Rajshahye to District Maldah.*

MALDAH DISTRICT, (Skeleton map), 1874. Scale 4 miles = 1 inch; size 27 by 20 inches; price, uncolored four annas, colored six annas.

MALDAH DISTRICT, 1875. Scale 4 miles = 1 inch; size 27 by 20 inches; price, uncolored eight annas, colored ten annas.

MANBHOO.

MANBHOO DISTRICT, 1862-67. Surveyed by Captains J. L. Sherwill and D. Macdonald, (Revenue Survey). Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 26, in seventeen sheets; price per set, *uncolored thirty-four rupees, colored thirty eight rupees.

N. B.—*Original Main Circuits Nos. 5 and 9 and portion of No. 11 of this District have been transferred to District Burdwan.*

MANBHOO DISTRICT, 1869. Scale 4 miles = 1 inch, in four sections; size of each sheet, 25 by 19 inches; price, uncolored two rupees, colored two rupees and eight annas.

MIDNAPORE.

MIDNAPORE DISTRICT, (Skeleton map), 1874. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored eight annas, colored ten annas.

MONGHYR.

MONGHYR DISTRICT, 1836-39 and 1845-47. Surveyed by Captains W. S. Sherwill and G. Ellis, and Lieut. I. F. Egerton, (Revenue Survey). Scale 1 mile = 1 inch, in seventeen sheets; size of each sheet, 39 by 27 inches; price per sheet, uncolored eight annas, colored ten annas.

• **MONGHYR DISTRICT**, (Skeleton map), 1874. Scale 4 miles = 1 inch; size 40 by 27 inches; price, uncolored eight annas, colored ten annas.

MONGHYR DISTRICT, 1877. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

MONGHYR CIVIL STATION and FORT. Surveyed by Lieut. J. Stewart, (Revenue Survey). Scale 6 inches = 1 mile; size 24 by 19 inches; price, uncolored eight annas, colored ten annas.

MOORSHEDEABAD.

MOORSHEDEABAD DISTRICT, 1852-55 and 1867-68. Surveyed by Captain W. S. Sherwill and Lieut. W. J. Stewart, (Revenue Survey). Scale 1 mile = 1 inch, in eleven sheets, with separate Index Map; size of each sheet, 40 by 27 inches; price, uncolored one rupee and eight annas, colored one rupee and twelve annas.

MOORSHEDEABAD DISTRICT, (Skeleton map), 1874. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored eight annas, colored ten annas.

MOORSHEDEABAD DISTRICT, 1875. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

* Some of the sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price per sheet, uncolored one to three rupees, colored one rupee and four annas to three rupees and eight annas, according to size.

MOORSHEDEABAD CITY, 1853-54. Surveyed by Captain J. E. Gastrell (Revenue Survey). Scale 8 inches = 1 mile; size, 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

BERHAMPORE CANTONMENT and ENVIRONS, 1867-68. Surveyed by Lieut. W. J. Stewart (Revenue Survey). Scale 8 inches = 1 mile; in six sections; size of each sheet, 30 by 22 inches; price, uncolored three rupees, colored three rupees and eight annas.

BERHAMPORE CANTONMENT and ENVIRONS, 1867-68. Surveyed by Lieut. W. J. Stewart, (Revenue Survey). Scale 6 inches = 1 mile, in four sections; size of each sheet, 34 by 26 inches; price, uncolored two rupees, colored two rupees, and eight annas.

MOZUFFERPORA.

MOZUFFERPORA DISTRICT, 1848-49. Surveyed by A. Wyatt, Esq. (Revenue Survey). Scale 1 mile = 1 inch, in fourteen sheets; size of each sheet, 40 by 27 inches; price per sheet, uncolored eight annas, colored ten annas.

MOZUFFERPORA DISTRICT, 1877. Scale 4 miles = 1 inch size 30 by 22 inches; price, uncolored one rupee, colored one rupee and four annas. (In the Press).

NOTE.—For other maps of Mozufferpore vide Tirhoot.

MYMENSINGH.

MYMENSINGH DISTRICT, 1850-57. Surveyed by A. Wyatt, Esq. (Revenue Survey). Scale 1 mile = 1 inch, Main Circuits Nos. 1 to 48, in twenty-four sheets; price per set, *uncolored forty-eight rupees, colored fifty rupees.

N. B.—*Portions of original Main Circuits Nos. 6, 13 and 17 of this District have been transferred to Pubna, and of No. 20 to Dacca; of original Main Circuit No. 2 of District Rangpore to Mymensingh.*

MYMENSINGH, 1861. Scale 4 miles = 1 inch, in two sections; size of each sheet, 40 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

MYMENSINGH CIVIL STATION and TOWN, 1853-54. Surveyed by A. Wyatt, Esq. (Revenue Survey). Scale 8 inches = 1 mile; size 40 by 25 inches; price, uncolored one rupee, colored one rupee and four annas.

NOAKHOLLY.

NOAKHOLLY DISTRICT, 1862-65. Surveyed by R. B. Smart, Esq. (Revenue Survey). Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 13, in eight sheets; price per set, *uncolored nineteen rupees, colored twenty rupees.

N. B.—*Original Main circuits Nos. 10, 11, 12 and 13 of this District have been transferred to Buckergunge, and portions of Nos. 2, 3, 4 and 5 to Tipperah; and portions of original Main circuits Nos. 8, 10 and 12 of District Tipperah to Noakholly.*

NOAKHOLLY DISTRICT, INCLUDING TIPPERAH AND HILL TIPPERAH, 1869. Scale 4 miles = 1 inch, in four sections; size of each sheet 27 by 19 inches; price, uncolored three rupees, colored three rupees and eight annas. (With additions and corrections to 1876.)

NUDDA.

NUDDA DISTRICT, 1849-55. Surveyed by Major R. Smyth (Revenue Survey). Scale 1 mile = 1 inch; in eight sheets with separate index map; size of each sheet 42 by 31 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

NUDDA DISTRICT, 1874. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

KISHNAGHUR CIVIL STATION, 1853-54. Surveyed by Major R. Smyth (Revenue Survey). Scale 12 inches = 1 mile; size 40 by 27 inches price, uncolored one rupee, colored one rupee and four annas.

PATNA.

PATNA DISTRICT, 1829, 1841-43 and 1863-64. Surveyed by Lieuts. G. Ellis, H. V. Stephen and W. Maxwell (Revenue Survey). Scale 1 mile = 1 inch; in six sheets; size of each sheet 44 by 30 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

* Some of the Sheets of these are out of print; of other sheets more than 100 copies are still available. Spare sheets, if available, may be had; price per sheet, uncolored one to three rupees, colored one rupee and four annas to three rupees and eight annas, according to size.

PATNA DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch; size, 40 by 25 inches; price, uncolored eight annas, colored ten annas.

PATNA DISTRICT, 1878. Scale 4 miles = 1 inch; size 27 by 19 inches; price, uncolored eight annas, colored ten annas.

PATNA CITY, 1865-66. Surveyed by Lieut. W. J. Stewart (Revenue Survey). Scale 10 inches = 1 mile; size, 39 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

BANKIPORE CIVIL STATION, 1864-65. Surveyed by Lieut. W. J. Stewart (Revenue Survey). Scale 10 inches = 1 mile, in two sections; size of each sheet, 33 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

DINAPORE CANTONMENT AND ENVIRONS, 1863-64. Surveyed by Lieut. W. J. Stewart. (Revenue Survey.) Scale 6 inches = 1 mile, in two sections; size of each sheet 34 by 27 inches; price, uncolored one rupee and eight annas, colored one rupee and twelve annas.

POORBE.

POORBE DISTRICT, 1837-41. Surveyed by Lieut. H. L. Thuillier (Revenue Survey.) Scale 1 mile = 1 inch, in eight sections; size of each sheet 40 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

POORBE DISTRICT, (Skeleton Map). 1875. Scale 4 miles = 1 inch; size 30 by 22 inches; price, uncolored eight annas, colored ten annas.

POORBE DISTRICT, 1877. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

JUGGURNATH CITY, 1840-41. Surveyed by Lieut. H. L. Thuillier, (Revenue Survey.) Scale 8 inches = 1 mile; size, 40 by 27 inches; price, uncolored one rupee, colored one rupee and four annas.

PUBNA.

PUBNA DISTRICT, 1853-55. Surveyed by J. J. Pemberton Esq., (Revenue Survey). Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 7 in seven sheets; price per set, uncolored fourteen rupees, colored sixteen rupees.

N. B.—Original Main Circuits Nos. 14, 15, and 16, and portions of 11 and 12 of Rajshahye and of Original Main Circuits Nos. 6, 13 and 17 of Mymensing, have been transferred to Pubna. Portions of original Main circuits Nos. 5 and 8 of District Pubna have been transferred to Nuddah, of Main Circuits Nos. 5 and 7 to Jessore and of Main Circuits Nos. 6 and 7 to Farredpore.

PUBNA DISTRICT, (Skeleton map). 1874. Scale 4 miles = 1 inch; size 25 by 20 inches; price, uncolored four annas, colored six annas.

PUBNA DISTRICT, 1874. Scale 4 miles = 1 inch; size 27 by 19 inches; price, uncolored eight annas, colored ten annas.

PURNAH.

PURNAH DISTRICT, 1840-47. Surveyed by J. Fitzpatrick and J. J. Pemberton, Esquires (Revenue Survey). Scale 1 mile = 1 inch; in eighteen sheets, with separate Index map; size of each sheet 40 by 25 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

PURNAH DISTRICT, (Skeleton map.) 1874. Scale 4 miles = 1 inch, in two sections; size of each sheet 33 by 26 inches; price, uncolored eight annas, colored ten annas.

RAJSHAHYE.

RAJSHAHYE DISTRICT, 1848-51. Surveyed by J. J. Pemberton, Esquire (Revenue Survey.) Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 16, in sixteen sheets; price per set uncolored thirty-two rupees, colored thirty-six rupees.

N. B.—Original Main Circuits Nos. 14, 15 and 16, portions of 11 and 12, have been transferred to Pubna and portion Main Circuit, No. 5 to Maldah. Portion of original Main Circuit No. 1 of District Dinagepore has been transferred to Rajshahye.

RAJSHAHYE DISTRICT, (Skeleton map). 1874. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored four annas, colored six annas.

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RAJSHAHYE DISTRICT, 1874. Scale 4 miles = 1 inch; size, 30 by 22 inches; price uncolored eight annas, colored ten annas.

RAMPORE BAULEAH CIVIL STATION, 1867-68. Surveyed by Lieut. W. J. Stewart, (Revenue Survey). Scale 16 inches = 1 mile, in four sections; size of each sheet, 40 by 25 inches; price, uncolored two rupees, colored two rupees and eight annas.

RUNGPORE.

RUNGPORE DISTRICT, 1855-58. Surveyed by J. J. Pemberton, Esquire (Revenue survey.) Scale 1 mile = 1 inch, Main Circuits Nos. 2, 4 to 22, in seventeen sheets; price, per set uncolored thirty-four rupees, colored thirty-six rupees.

N. B.—Original Main Circuits Nos. 14, 18, & 19, 20, 21 and 22 of this District have been transferred to Julpigore, and portion of Main Circuit No. 2 to Mymensing. Original Main Circuits Nos. 4 and 5 of Bogra and portion of Main Circuit No. 8 of Dinagepore have been transferred to Rungpore.

RUNGPORE DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored eight annas, colored ten annas.

RUNGPORE DISTRICT, (including the Native State of Cooh Behar) 1855-60. Scale 4 miles = 1 inch, in two sections; size of each sheet, 40 by 27 inches; price, uncolored two rupees, colored two rupees and eight annas.

SARUN.

SARUN DISTRICT, (including Chumparun). 1913-48. Surveyed by Lieut. W. Maxwell, and A. Wyatt, Esquires, (Revenue Survey.) Scale 1 mile = 1 inch, in fifteen sheets, with separate Index map; size of each sheet 30 by 23 inches; price per sheet, uncolored eight annas, colored ten annas.

SARUN DISTRICT, (Skeleton map.) 1874. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored eight annas, colored ten annas.

SARUN DISTRICT, 1877. Scale 4 miles = 1 inch; size 34 by 26 inches; price, uncolored one rupee, colored one rupee and four annas.

SHAHABAD.

SHAHABAD DISTRICT, 1844-46. Surveyed by Lieut. W. S. Sherwill, (Revenue Survey). Scale 1 mile = 1 inch, in sixteen sheets; size of each sheet 30 by 26 inches; price per sheet, uncolored eight annas, colored ten annas.

SHAHABAD DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch; size, 40 by 27 inches; price, uncolored eight annas, colored ten annas.

SINGBHOO.

SINGBHOO DISTRICT, 1859-65. Surveyed by Captain G. C. Depree, (Topographical Survey). Scale 1 mile = 1 inch; sheets Nos. 1, 2, 3, 4, 6, 7, 8, 9, 13, 14, 15, 16, 17, 21, 22, 23 and 24, with separate index map; size of each sheet, 40 by 27 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

SINGBHOO DISTRICT, (Skeleton map) 1874. Scale 4 miles = 1 inch; size, 40 by 27 inches; price, uncolored eight annas, colored ten annas.

SONTAL PERGUNNAHS.

SONTAL PERGUNNAHS, 1849-50 and 1866-67. Surveyed by Captains W. S. Sherwill and W. J. Stewart, (Revenue Survey). Scale 1 mile = 1 inch; in sixteen sheets, with separate index map; size of each sheet, 40 by 27 inches; price per sheet, uncolored one rupee and eight annas, colored one rupee and twelve annas.

SONTAL PERGUNNAHS, (Skeleton map) 1874. Scale 4 miles = 1 inch, in two sections; size of each sheet 40 by 25 inches; price, uncolored eight annas, colored ten annas.

TIPPERAH.

TIPPERAH DISTRICT, 1861-64. Surveyed by R. B. Smart, Esq. (Revenue Survey.) Scale 1 mile = 1 inch; Main Circuits Nos. 1 to 12, in eleven sheets; price per set, uncolored twenty-two rupees, colored twenty-four rupees.

N. B.—Portions of original Main Circuits Nos. 3, 10 and 12 of this District have been transferred to Noakholly, and of Main Circuits Nos. 2, 3, 4 and 5 of District Noakholly to Tipperah.

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TIPPERAH DISTRICT and HILL TIPPERAH, (including Noakhally), 1876. Scale 4 miles = 1 inch, in four sections; size of each sheet, 27 by 30 inches; price, uncolored two rupees, colored two rupees and eight annas.

COMILLAH CIVIL STATION, 1862-63. Surveyed by R. B. Smart, Esq. (Revenue Survey). Scale 8 inches = 1 mile; size, 40 by 25 inches; price, uncolored one rupee, colored one rupee and four annas.

TIRHOOT.

TIRHOOT DISTRICT, (Skeleton map). 1874. Scale 4 miles = 1 inch; size of each sheet, 40 by 20 inches, in two sections; price, uncolored eight annas, colored ten annas.

TWENTY-FOUR PERGUNNAHS.

TWENTY-FOUR PERGUNNAHS, 1851-55. Surveyed by Major R. Smyth (Revenue Survey). Scale 1 mile = 1 inch, in six sheets; size of each sheet, 48 by 30 inches; price per sheet, uncolored one rupee, colored one rupee and four annas.

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The Calcutta Gazette.

WEDNESDAY, JANUARY 23, 1878.

PART V.

Act of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

(Second Publication.)

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 9th January 1878, and is hereby promulgated for general information:—

ACT No. I OF 1878. THE OPIUM ACT, 1878.

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24. Farmer may apply to Collector or other officer to recover amount due to him by licensee.
25. Recovery of penalties due under bond.

SCHEDULE.

An Act to amend the law relating to Opium.

WHEREAS it is expedient to amend the law relating to opium; It is hereby enacted as follows:—

- Preamble.
1. This Act may be called "The Opium Act, 1878":
Short title.

It shall extend to such local areas as the Governor General in Council may, by notification in the *Gazette of India*, from time to time direct;

Local extent.

And it shall come into force in each of such areas on such day as the Governor General in Council in like manner directs in this behalf.

Commencement.

2. The enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule:

Repeal of enactments.

And in Acts No. XI of 1849, No. XXI of 1856 and No. X of 1871, and in Bengal Act No. II of 1876, the words "intoxicating drugs" (wherever they occur) shall not include opium.

Amendment of Acts.

The reference made to Bombay Regulations XXI of 1827 and XX of 1830 in Act No. VII of 1836 shall be read as if made to the corresponding sections of this Act.

Amendment of Act VII of 1836, s. 1.

3. In this Act, unless there be something repugnant in the subject or context—

Interpretation-clause.

"Opium" includes also poppy-heads, preparations or admixtures of opium, and intoxicating drugs prepared from the poppy:

"Opium."

"Magistrate" means, in the Presidency-towns, a Presidency Magistrate, and elsewhere a Magistrate of the first class or (when specially empowered by the Local Government to try cases under this Act) a Magistrate of the second class:

"Magistrate."

"Import" means to bring into the territories administered by any Local Government from sea, or from foreign territory, or from a territory administered by any other Local Government:

"Import."

"Export" means to take out of the territories administered by any Local Government to sea, or to any foreign territory, or to any territory administered by another Local Government:

"Export."

"Transport" means to remove from one place to another within the territories administered by the same Local Government.

"Transport."

4. Except as permitted by this Act, or by any other enactment relating to opium for the time being in force, or by rules framed under this Act or under any such enactment, no one shall—

Prohibition of poppy-cultivation and possession, &c., of opium.

- (a) cultivate the poppy;
- (b) manufacture opium;
- (c) possess opium;
- (d) transport opium;
- (e) import or export opium; or
- (f) sell opium.

5. The Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the local Gazette, make rules consistent with this Act, to permit absolutely or subject to the payment of duty or to any other conditions and to regulate within the whole or any specified part of the territories administered by such Government, all or any of the following matters:—

Power to make rules to permit such matters.

- (a) the cultivation of the poppy;
- (b) the manufacture of opium;
- (c) the possession of opium;
- (d) the transport of opium;
- (e) the importation or exportation of opium; and

(f) the sale of opium, and the farm of duties leviable on the sale of opium by retail:

Provided that no duty shall be levied under any such rule on any opium imported and on which a duty is imposed by or under the law relating to sea customs for the time being in force or under section six.

6. The Governor General in Council may from time to time, by notification in the *Gazette of India*, impose such duty as he thinks fit on opium or on any kind of opium imported by land into British India or into any specified part thereof, and may alter or abolish any duty so imposed.

Duty on opium imported by land.

7. The Governor General in Council may, by order notified in the *Gazette of India*, warehouse opium.

(a) authorize any Local Government to establish warehouses for opium legally imported into, or intended to be exported from, the territories administered by such Local Government, and

(b) cancel any such order.

So long as such order remains in force, the Local Government may, by notification published in the official Gazette,

(c) declare any place to be a warehouse for all or any opium legally imported, whether before or after the payment of any duty leviable thereon, into the territories administered by such Government, or into any specified part thereof, or intended to be exported thence, and

(d) cancel any such declaration.

An order under clause (b) shall cancel all previous declarations under clause (c) of this section relating to places in the territories to which such order refers.

So long as such declaration remains in force, the owner of all such opium shall be bound to deposit it in such warehouse.

8. The Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the local Gazette, make rules consistent with this Act to regulate the safe custody of opium

Power to make rules relating to warehouses.

warehoused under section seven; the levy of fees for such warehousing; the removal of such opium for sale or exportation; and the manner in which it shall be disposed of, if any duty or fees leviable on it be not paid within twelve months from the date of warehousing the same.

9. Any person who, in contravention of this Act, or of rules made and notified under section five or section eight,

Penalty for illegal cultivation of poppy, &c.

- (a) cultivates the poppy, or
- (b) manufactures opium, or
- (c) possesses opium, or
- (d) transports opium, or
- (e) imports or exports opium, or
- (f) sells opium, or
- (g) omits to warehouse opium or removes or does any act in respect of warehoused opium,

and any person who otherwise contravenes any such rule,

shall, on conviction before a Magistrate, be punished for each such offence with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both;

and, where a fine is imposed, the convicting Magistrate shall direct the offender to be imprisoned in default of payment of the fine for a term which may extend to six months, and such imprisonment shall be in excess of any other imprisonment to which he may have been sentenced.

10. In prosecutions under section nine, it shall be presumed, until the contrary is proved, that all opium for which the accused person is unable to account satisfactorily is opium in respect of which he has committed an offence under this Act.

11. In any case in which an offence under section nine has been committed—

- (a) the poppy so cultivated;
- (b) the opium in respect of which any offence under the same section has been committed;
- (c) where, in the case of an offence under clause (d) or (e) of the same section, the offender is transporting, importing or exporting any opium exceeding the quantity (if any) which he is permitted to transport, import or export, as the case may be, the whole of the opium which he is transporting, importing or exporting;
- (d) where, in the case of an offence under clause (f) of the same section, the offender has in his possession any opium other than the opium in respect of which the offence has been committed, the whole of such other opium,

shall be liable to confiscation.

The vessels, packages and coverings in which any opium liable to confiscation under this section is found, and the other contents (if any) of the vessel or package in which such opium may be concealed, and the animals and conveyances used in carrying it, shall likewise be liable to confiscation.

12. When the offender is convicted, or when Order of confiscation the person charged with an offence in respect of any opium is acquitted, but the Magistrate decides that the opium is liable to confiscation, such confiscation may be ordered by the Magistrate.

Whenever confiscation is authorized by this Act, the officer ordering it may give the owner of the thing liable to be confiscated an option to pay, in lieu of confiscation, such fine as the officer thinks fit.

When an offence against this Act has been committed, but the offender is not known or cannot be found, or when opium not in the possession of any person cannot be satisfactorily accounted for, the case shall be enquired into and determined by the Collector of the District or Deputy Commissioner, or by any other officer authorized by the Local Government in this behalf, either personally or in right of his office, who may order such confiscation: Provided that no such order shall be made until the expiration of one month from the date of seizing the things intended to be confiscated or without hearing the persons (if any) claiming any right thereto and the evidence (if any) which they produce in support of their claims.

13. The Local Government may, with the previous sanction of the Governor General in Council, Power to make rules, regarding from time to time, by notification in the local Gazette, make rules consistent with this Act to regulate—

- (a) the disposal of all things confiscated under this Act; and
- (b) the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act.

14. Any officer of any of the departments of Excise, Police, Customs, Salt, Opium or Revenue, superior in rank to a peon or constable, who may in right of his office be authorized by the Local Government in this behalf, and who has reason to believe, from personal knowledge or from information given by any person and taken down in writing, that opium liable to confiscation under this Act is manufactured, kept or concealed in any building, vessel or enclosed place, may, between sunrise and sunset,

- (a) enter into any such building, vessel or place;
- (b) in case of resistance, break open any door and remove any other obstacle to such entry;
- (c) seize such opium and all materials used in the manufacture thereof, and any other thing which he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium, and
- (d) detain and search, and if he think proper arrest, any person whom he has reason to believe to be guilty of any offence relating to such opium under this or any other law for the time being in force.

Power to seize opium in open places.

15. Any officer of any of the said departments may

(a) seize, in any open place or in transit, any opium or other thing which he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium,

(b) detain and search any person whom he has reason to believe to be guilty of any offence against this or any other such law, and, if such person has opium in his possession, arrest him and any other persons in his company.

16. All searches under section fourteen or section fifteen shall be made in accordance with the provisions of the Code of Criminal Procedure.

17. The officers of the several departments mentioned in section fourteen shall, upon notice given or request made, be legally bound to assist each other in carrying out the provisions of this Act.

18. Any officer of any of the said departments who, without reasonable ground of suspicion, enters or searches, or causes to be entered or searched, any building, vessel or place,

or vexatiously and unnecessarily seizes the property of any person on the pretence of seizing or searching for any opium or other thing liable to confiscation under this Act,

or vexatiously and unnecessarily detains, searches or arrests any person,

shall for every such offence be punished with fine not exceeding five hundred rupees.

19. The Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, either personally or in right of his office, or a Magistrate, may issue a warrant for the arrest of any person whom he has reason to believe to have committed an offence relating to opium, or for the search, whether by day or night, of any building or vessel or place in which he has reason to believe opium liable to confiscation to be kept or concealed.

All warrants issued under this section shall be executed in accordance with the provisions of the Code of Criminal Procedure.

20. Every person arrested, and thing seized, under section fourteen or section fifteen, shall be forwarded without delay to the officer in charge of the nearest Police-station; and every person arrested and thing seized under section nineteen shall be forwarded without delay to the officer by whom the warrant was issued.

Every officer to whom any person or thing is forwarded under this section shall, with all convenient despatch, take such measures as may be necessary for the disposal according to law of such person or thing.

21. Whenever any officer makes any arrest or seizure under this Act, he shall within forty-eight hours next after such arrest or seizure make a full report of all the particulars of

such arrest or seizure to his immediate official superior.

22. In the case of alleged illegal cultivation of the poppy, the crop shall not be removed, but shall, pending the disposal of the case, be attached by an officer superior in rank to a peon or constable, who may in right of his office be authorized by the Local Government in this behalf; and such officer shall require the cultivator to give bail in a reasonable amount (to be fixed by such officer) for his appearance before the Magistrate by whom the case is to be disposed of, and such cultivator shall not be arrested unless within a reasonable time he fails to give such bail:

Provided that, wherever Act No. XLIII of 1857 (*An Act to consolidate and amend the law relating to the cultivation of the Poppy and the manufacture of Opium in the Presidency of Fort William in Bengal*), or any part thereof, is in force, nothing in this section shall apply to such cultivation.

23. Any arrear of any fee or duty imposed under this Act or any rule made hereunder,

and any arrear due from any farmer of opium-revenue,

may be recovered from the person primarily liable to pay the same to the Government or from his surety (if any) as if it were an arrear of land-revenue.

24. When any amount is due to a farmer of opium-revenue from his licensee, in respect of a license, such farmer may make an application to the Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, praying such officer to recover such amount on behalf of the applicant; and on receiving such application, such Collector, Deputy Commissioner or other officer may in his discretion recover such amount as if it were an arrear of land-revenue and shall pay any amount so recovered to the applicant:

Provided that the execution of any process issued by such Collector, Deputy Collector or other officer for the recovery of such amount, shall be stayed if the licensee institutes a suit in the Civil Court to try the demand of the farmer and furnishes security to the satisfaction of such officer for the payment of the amount which such Court may adjudge to be due from him to such farmer:

Provided also that nothing contained in this section or done thereunder shall affect the right of any farmer of opium-revenue to recover by suit in the Civil Court or otherwise any amount due to him from such licensee.

25. When any person in compliance with any rule made hereunder gives a bond for the performance of any duty or act, such duty or act shall be deemed to be a public duty or an act in which the public are interested, as the case may be, within the meaning of the Indian Contract Act, 1872, section 74, and upon breach of the condition of such bond by him, the whole sum named therein as the amount to be paid in case of such breach may be recovered from him as if it were an arrear of land-revenue.

SCHEDULE. ACTS OF THE GOVERNOR GENERAL IN COUNCIL.			Number and year.	Subject.	Extent of repeal.
Number and year.	Subject.	Extent of repeal.			
Act XI of 1849.	Abkari Revenue of Calcutta	In section 5 the word "opium." In section 6, the word "opium" and the last thirty-one words. In section 15, from and including the words "ex- cept in the case," to the end of the section. In section 33, from and in- cluding the words "ex- cept opium" down to and includ- ing the words "each seer;" and the words "or in the case of opi- um as afore- said, a re- ward of one rupee eight annas for each seer."			In section 76, from and in- cluding the words "ex- cept opium," down to and including the words "each seer;" and from and includ- ing the words "or in," down to and includ- ing the words "each seer." In paragraph 8 of sec- tion 90, the words "and opium."
			Act XIII of 1857.	Cultivation of the poppy and manufacture of opium.	Section 2.
			Act X of 1871	The Northern India Excise Act.	In paragraph 5 of section 3, the word "opium." Sections 18, 65, 66, 67 and 87. In section 19, the words "or opium." Section 46, so far as it relates to opium. In section 46, paragraph 3, from and including the words "as well as," down to and including the words "dealings in opium." In section 63, the words "except opi- um." In section 78, the words "except opi- um," and paragraph 2. In section 79, from and including the words "except opi- um," down to and in- cluding the words "each seer," and from and in- cluding the
Act III of 1852.	Spirituous liquors, Bombay...	Section 10, so far as it re- lates to opi- um.			
Act XXI of 1856.	Bengal Abkari Act	In section 28 the word "opium." Sections 34, 51, 52, 53 and 87. In section 35, the words "or opium." In section 49, the words "except opi- um." Section 50, so far as it re- lates to opi- um. In section 75, the words "except opi- um" and from and including the words "opium seiz- ed," down to the end.			

Number and year.	Subject.	Extent of repeal.	Number and year.	Subject.	Extent of repeal.
		words "or in," down to and including the words "each secr."			the words "similarly distributed."
Act IV of 1872.	The Panjáb Laws Act ...	Section 49.			In section 10, in the section substituted for section 76 of Act XXI of 1856, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order."
Act XXVI of 1872.	Panjáb Opium Law Amendment.	The whole Act.			In section 10, in the section substituted for section 76 of Act XXI of 1856, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including the words "similarly distributed."
Act VI of 1873.	Transhipment of goods ...	Section 7.			
Act XVI of 1875.	The Indian Tariff Act ...	Section 9.			
Act XXIII of 1876.	To amend the law relating to Opium.	The whole Act.			
Act VI of 1877.	For postponing the day on which the Opium Act, 1876, is to come into force.	The whole Act.			
<i>Act of the Lieutenant-Governor of Bengal in Council.</i>					
Number and year.	Subject.	Extent of repeal.			
Act II of 1876	To amend Act XI of 1849, Act XXI of 1856, and Act IV (B. C.) of 1866.	In section 3, in the section substituted for section 33 of Act XI of 1849, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order." In section 3, in the section substituted for section 34 of Act XI of 1849, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including			
<i>Bombay Regulations.</i>					
Number and year.	Subject.	Extent of repeal.			
Bombay Regulation XXI of 1827.	Duty on opium	The preamble, from and including the words "with the combined," down to and including the words "the prohibited." Chapters I, II, III and IV.			
Bombay Regulation XX of 1830.	Malwa opium ...	So much as has not been repealed.			

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, JANUARY 23, 1878.

OFFICIAL PAPERS.

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REPORT ON THE STATE OF THE SALT MARKET FOR THE SECOND QUARTER OF 1877-78.

No. 11B., dated Fort William, the 4th January 1878.

From—W. H. GRIMLEY, Esq., Secretary to the Board of Revenue, L. P.,

To—The Secretary to the Government of Bengal, Revenue Department.

I AM directed by the Board of Revenue to submit the following report on the state of the salt market for the second quarter of 1877-78, comprising the months of July, August, and September 1877.

2. The quantity of salt consumed (i.e. the quantity of total clearances of salt of every description) in the quarter under report amounted to 24,66,463 maunds 35 seers 2 chittacks, against 21,03,828 maunds 8 seers 12 chittacks in the previous quarter, and 23,73,782 maunds 35 seers in the corresponding quarter of the previous year, and the total amount of duty levied was Rs. 76,07,460-1-1, against Rs. 65,38,380-15-4 and Rs. 74,18,565-10 in the previous and corresponding quarters respectively.

3. The quantity of excise salt sold in Cuttack, Balasore, Pooree, and 24-Pergunnahs during the present quarter from the stock of the different

seasons' manufacture, and the quantity which remained in store at the close of the quarter, are shown in the following Table I:—

TABLE I.

	CUTTACK.			BALASORE.				
	Manufacture of			Manufacture of				
	1874-75.	1875-76.	1876-77.	1875-75.	1875-76.	1876-76.	1876-77.	
	Mds. s. c.	Mds. s.	Mds. s.	Mds. s. c.	Mds. s. c.	Mds. s. c.	Mds. s. c.	Mds. s. c.
Balance at the close of the last quarter.	6,111 23 0	1,848 0	6,294 0	538 19 1	1,506 0 13	5,472 23 0	1,00,063 8 8	83,977 20 0
Imported or added during the quarter.	1,361 25	5,345 5 0
Total ..	6,111 23 0	1,848 0	7,655 25	538 19 1	1,506 0 13	5,472 23 0	1,00,063 8 8	89,322 25 0
DEDUCT—								
Sales during the quarter ...	5,832 22 0	1,530 20	1,905 0	1,901 4 0	28,328 0 0	1,501 5 0
Wastage	290 21 8	303 20	642 0 0	297 9 0	510 3 0	1,033 7 0
Total ..	5,813 8 8	1,843 0	1,905 0	642 0 0	2,198 13 0	28,838 34 0	2,534 12 0
Balance at close of the quarter	298 18 8	5,990 25	538 19 1	864 0 13	3,274 10 0	71,225 4 8	86,788 13 0

	POOREE.				24-PHROUNAH.	
	Manufacture of				Manufacture of	
	1873-74.	1874-75.	1875-76.	1876-77.	1875-76.	1876-77.
	Mds. s.	Mds.	Mds. s. c.	Mds. s. c.	Mds.	Mds.
Balance at the close of the last quarter.	9,237 30	4,101	84,749 38 8	21,518 30 0	14,464	33,889*
Imported or added during the quarter.	9,545 32 0
Total ..	9,237 30	4,101	84,749 38 8	31,064 22 0	14,464	33,889
DEDUCT—						
Sales during the quarter ..	8,040 0	3,420	58,217 17 8	1,058 22 8	7,000
Wastage
Total ...	8,040 0	3,420	58,217 17 8	1,058 22 8	7,000
Balance at close of the quarter	1,197 30	672	26,532 21 0	29,105 30 8	7,464	33,889

* The difference between these figures and those previously reported is due to the receipt of revised figures from the Collector. The pass officer estimated the season's manufacture to be 39,131½ maunds, but on weighing the actual quantity was found to be 33,889 maunds.

It will be seen from the above that the total clearances or sales of excise salt during the quarter under review amounted to 1,17,372 maunds 11 seers, against 1,29,485 maunds 23 seers 12 chittacks in the previous quarter, and 81,010 maunds 5 seers in the corresponding quarter of the previous year.

4. The subjoined Table II shows comparatively the total importation into the port of Calcutta, and the total clearances of sea-imported salt during the quarter under review and the corresponding quarter of the previous two years:—

TABLE II.

DESCRIPTION OF SALT	SECOND QUARTER OF 1875-76.		SECOND QUARTER OF 1876-77.		SECOND QUARTER OF 1877-78.	
	Imported.	Cleared.	Imported.	Cleared.	Imported.	Cleared.
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Liverpool Pungah ..	20,08,600	19,80,491	18,09,418	17,86,796	18,15,532	17,29,144
Foreign Kurkutch ..	4,70,510	2,85,031	3,72,803	2,48,867	1,28,175	3,98,256
Indian ditto	2,71,086	2,54,563	3,40,300	2,18,468	2,14,154	1,89,345
Ceylon ditto	52,068	3,450	12,260
Total ...	27,48,205	25,00,075	22,74,589	22,57,579	21,57,861	23,19,995

5, The following are the details of the Indian Kurkutch salt shown above:—

TABLE III.

	SECOND QUARTER OF 1876-78.		SECOND QUARTER OF 1876-77.		SECOND QUARTER OF 1877-78.	
	Imported.	Cleared.	Imported.	Cleared.	Imported.	Cleared.
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Bombay	17,808	1,31,536	1,75,899	1,04,576	2,06,964	1,39,504
Cutch	1,700
Goa	3,968	...	3,967
Domain	2,140
Madras	1,03,530	55,728	...	26,063	...	28,513
Pondicherry	1,000
Cavelong	1,24,860	15,653	1,49,100	58,411	...	15,878
Coconada	37,509	4,360
Tuticorin	23,598	...	8,160	24,550	7,300	1,100
Bate	7,150
Total	2,71,056	2,54,563	3,40,809	2,18,468	2,14,154	1,99,345

6. Table IV shows the quantity of sea-imported salt remaining in the warehouses at the close of the quarter, as compared with the results of the previous four quarters:—

TABLE IV.

WHERE STORED		Second Quarter of 1876-77.	Third Quarter of 1876-77.	Fourth Quarter of 1876-77.	First Quarter of 1877-78.	Second Quarter of 1877-78.
		Mds.	Mds.	Mds.	Mds.	Mds.
Sulkea	Government Golahs	28,29,064	30,06,193	27,35,773	24,86,529	21,09,961
Ditto	Private ditto	5,35,530	8,04,223	9,76,592	8,88,404	7,07,259
Chittagong	Government ditto	61,448	1,39,012	1,39,372	1,02,166	78,634
Ditto	Private ditto	28,708	27,768	23,204	13,790	...
Balasore	ditto ditto	3,615
Total		34,78,410	41,57,201	38,64,746	34,90,081	29,84,400

7. Table V shows the despatches of salt from Calcutta by water and the three railways passing the several salt pass stations into the interior of the country, both east and west of the river Hooghly, during the quarter under review and the corresponding quarter of the previous two years:—

TABLE V.

PERIOD.	Via Ballikhal.	Via Sankrail.	Via Gewahallee.	Via Kidderpore.	Via Ballia-ghatta.	By the East Indian Railway.	By the Eastern Bengal Railway, and Calcutta and South-Eastern Railway, or Chitpore.
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Second quarter of 1876-76	12,57,733	1,35,559	47,985	1,98,300	3,57,644	4,38,484	27,978
Ditto ditto 1876-77	10,33,153	1,30,932	28,655	4,30,308	1,11,314	4,57,097	1,22,931
Ditto ditto 1877-78	10,43,108	1,29,534	32,744	1,34,375	3,53,180	5,07,776	1,19,453

The quantity of salt despatched by the East Indian Railway to stations beyond Buxar in the quarter under review amounted to 38,306 maunds, as noted in the margin, against 16,579 maunds in the previous quarter, and 4,630 maunds in the corresponding quarter of the previous year.

	Mds.
July	24,000
August	8,123
September	5,583
Total	37,706

8. The shipments of Liverpool salt for the port of Calcutta, according to published market reports, were as follow :—

					Tons.
July	15,203
August	18,268
September	14,038
Total	47,569

There were no shipments during the quarter under report for the port of Chittagong.

9. The market prices per 100 maunds of Liverpool and other descriptions of salt at the close of each fortnight during the quarter, as compared with those obtaining during the same period last year, are shown in the following Table VI :—

TABLE VI.

DESCRIPTION OF SALT.	Prices on the 15th July		Prices on the 31st July		Prices on the 15th August		Prices on the 31st August		Prices on the 15th September.		Prices on the 30th September	
	1876.	1877.	1876.	1877.	1876.	1877.	1876.	1877.	1876.	1877.	1876.	1877.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Liverpool Pungah	53	44	53	40	48	38	43	47	50	39	45	40
French Kurkutch	53	52	50	52	48	53	47	54	46	54	45	44
Jeddah ditto	56	58	53	57	51	57	55	55	54	53	49	42
Bombay ditto	51	47	51	47	51	42	50	36	46	31	46	31
Madras ditto	49	49	46	49	37	50	39	51	35	51	38	51
Italian ditto	53	52	50	53	48	53	48	54	47	54	46	44
Muscet ditto	55	45	54	44	54	43	51	42	50	42	46	40
Rock	100	80	100	85	100	85	100	90	100	100	100	100

10. In Table VII is shown the total quantity of salt that was available for private export trade at the several depôts in the Madras Presidency on the first day of each of the three months constituting the quarter under report, and the corresponding quarters of 1875-76 and 1876-77 :—

TABLE VII.

MONTHS.					1875-76.	1876-77.	1877-78.
					Mds.	Mds.	Mds.
July	92,000	4,78,473½	4,12,638
August	92,000	6,21,662	4,04,838
September	2,86,320	6,77,030	3,78,940

11. The following table shows the quantities of sea-imported salt admitted into bond and cleared from bond and shipboard at Chittagong and Balasore during the quarter under review and the corresponding quarter of 1876-77 respectively :—

TABLE VIII.

PORT.	DESCRIPTION OF SALT.	ADMITTED INTO BOND.		CLEARED.	
		Second Quarter of 1876-77.	Second Quarter of 1877-78.	Second Quarter of 1876-77.	Second Quarter of 1877-78.
		Mds. s. c.	Mds. s. c.	Mds. s. c.	Mds. s. c.
Chittagong	Liverpool Pungah	34,190 30 0	29,983 0 0
	Madras Kurkutch	997 0 0	...
Balasore	Ditto ditto	...	3,708 20 0	93 0 0
Total		3,708 20 0	35,193 30 0	30,086 0 0

No transactions in sea-imported salt have been reported for the quarter from the ports of Cuttack and Pooree.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 19th January 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
BURDWAN DIV.	1 Burdwan, Jan. 19 '78	Nil	The prospect of the <i>rubber</i> crops is good. Fever is prevalent in the Jehanabad sub-division. Cholera has also broken out in Jehanabad, and still continues in the Cutwa and Culna sub-divisions.
	2 Bankoora, " 19 "	Few drops on 16th	Weather—cold, and during the middle of the week cloudy. The crops on the ground are flourishing.
	3 Beerbhoom, " 19 "	0.05	Weather—seasonable. The cold-weather crops are fair.
	4 Midnapore " 19 "	Nil	Weather—cold and seasonable. Prospects of the crops are fair.
	5 Hooghly, " 19 "	Nil	Weather—seasonable; cloudy at intervals. All the <i>aman</i> rice, excepting that on the extreme low lands, has been reaped. The <i>rubber</i> crops are doing well. There has been a change for the better in the state of public health. No fresh cases of fever have been reported during the week.
	Howrah, " 21 "	Nil	The signs of rain have gone, and the weather is colder again. Nothing new to report. The <i>aman</i> harvest is nearly complete. Sugarcane looks well.
<i>Central Districts</i>			
PRESIDENCY DIV.	6 24-Pergunnahs, Jan. 19 '78	Nil	Weather—seasonable. State and prospects of the crops are satisfactory. Cholera and fever are abating.
	7 Naddea, " 19 "	Nil	Weather—cloudy at the beginning of the week; warm for the time of year. The <i>rubber</i> crops are progressing well in all the sub-divisions; the harvest has been commenced in Choochdanga.
	8 Jessore, " 19 "	Nil	Weather—seasonable. Prospects of the crops are fairly good; they would have been better if a little more rain had fallen. Fever is abating.
	9 Moorshedabad, " 19 "	0.09	Weather—cold and damp. The <i>rubber</i> and other standing crops are generally well reported on. Fever and cholera are on the decrease, except in Bhurutpore. A few cases of small-pox are reported from Kandi.
	10 Dinagepore, " 18 "	Nil	Weather—moist, threatening rain. The cold-weather crops are doing fairly near the station.
HAJWANTEE AND COOCH BEHAR DIV.	11 Rajshahye, " 19 "	0.10	The weather has been much warmer for the last week. There was a very little rain in the station on the night of the 14th instant. The sky is now clear. The crop reports are good. Cholera is abating. Fever is still prevalent.
	12 Kungpore, " 18 "	Nil	No rain. Weather cold and fine. The tobacco and other crops on the ground are doing well.
	13 Bogra, " 19 "	Nil	The sky was cloudy during the first part of the week; latterly the weather was seasonably cool. No change to report in the state and prospects of the crops. Rice is selling in the Bogra Bazar at 26 seers per rupee. This is a very high price for the season of the year, especially as the <i>aman</i> harvest has been so abundant. Cholera has again broken out in the jurisdiction of Panchibibi and Adamdighi stations.
	14 Panna, " 19 "	0.10	Weather—seasonably cool. <i>Muttar</i> , <i>khasari</i> , <i>masoor</i> , <i>choona</i> , and <i>munna</i> promise a good outturn. The harvesting of <i>kuldi</i> and sugarcane is going on. Fever and cholera have abated.
	15 Darjeeling, " 18 "	Not given	Weather—very cold. Snow has fallen on the adjacent hills. The winter rice crop has been nearly all gathered in, yielding a good return. The minor crops are progressing favorably.
	16 Julpigoree, " 19 "	Nil	Weather—seasonable. The harvesting of the winter rice is almost completed. The prospect of the dry season crops is good. Health of the district is at present good. Fever has almost disappeared from the town of Julpigoree.
	Cooch Behar, " 17 "	Nil	Weather—very cold, with dense fogs in the mornings. West wind is prevailing. The state and prospects of the crops are the same as reported last week. The reaping of the <i>aman</i> rice is now practically over. Mustard is in seed, and the other cold-weather crops are doing well. Fever is abating and the public health is improving.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.—(Continued.)			
<i>Eastern Districts.</i>			
Dacca Divs.	17 Dacca, Jan. 19 '78	Nil	Weather—seasonable; rather cloudy. State and prospects of the crops are favorable.
	18 Furreedpore, „ 19 „	Nil	Weather—cloudy for some days, but now clear again. The <i>amun</i> rice has been reaped; the outturn is below the average, but better than was expected. Rain is wanted for the spring crops. There are many fever cases still remaining.
	19 Backergunge, „ 17 „	Nil	All is well.
	20 Mymensingh, „ 18 „	Nil	Weather—fine and cold. State and prospects of the crops are favorable.
	21 Tipperah, „ 18 „	Nil	Weather—fine. <i>Amun dhan</i> has been reaped and has yielded a good outturn. The pulse crops promise well.
Chittagong Divs.	22 Chittagong, „ 17 „	Nil	Weather—seasonable, with cloudy intervals. Rain is wanted for the winter crops.
	23 Noakholly, „ 17 „	Nil	Weather—seasonable. The reaping of the <i>amun</i> crop is completed. Pulses chillies, &c, are progressing favorably. Public health is good.
	24 Chittagong Hill Tracts, „ 15 „	Nil	Weather—seasonable. Heavy fogs up to 9 A.M. The prospects of mustard are bad, almost the whole crop being destroyed by small insects. Cattle disease is still prevalent in Garjanis and Chingri Valley.
	Hill Tipperah, „ 18 „	Nil	Weather—cloudy on some days of the week, but no rain fell. Mustard is being reaped. Other crops are doing well. Prices continue high as compared with the last year's prices. Health is good.
BEHAR.			
Patna Division.	25 Patna, Jan. 19 '78	0.26	Weather—seasonably cold. The harvesting of the rice crop will be finished in a week. The prospects of the <i>rubber</i> crops have much brightened after the rainfall. Health is good.
	26 Gaya, „ 19 „	0.63 Nowada 1.42	The sky was cloudy at the beginning of the week. Maximum thermometer in the shade 74°6". The prospect of the <i>rubber</i> crop is promising. The recent rain is reported to have been quite sufficient in Jehanabad. From Nowada it is reported that the crop will be a full one. No report from Aurungabad has been received.
	27 Shahabad, „ 19 „	0.43 Sasaram 0.80 Buxar 2.02 on 10th, 11th, 13th, and 14th. Bhubwah 2.00 on 13th and 14th.	Weather—warmer. Since rain, clear and fine. The <i>rubber</i> crops everywhere have been extremely benefitted by the rain. Prices have a tendency to fall. The cattle are badly off for want of fodder in Bhubwah.
	28 Darbhanga, „ 19 „	0.16	Weather—seasonable. With the late rains the prospects of the <i>rubber</i> crops have been more improved and are very favorable. Heavy exportation has raised the price of rice considerably.
	29 Mozufferpore, „ 19 „	0.22 Seetampur 0.21	Weather—seasonable and cold. The prospects of the <i>rubber</i> crops are good throughout the district. The prices of food-grains are stationary.
	30 Sarun, „ 19 „	0.36 Gopal-gungo 0.50	Weather—seasonably cool; the mornings are generally foggy, and there have been occasional gatherings of clouds. Slight rain has fallen in most parts of the district. The state and prospects of the <i>rubber</i> crops continue fair. In some villages within the jurisdiction of the Gopalgunge sub-division great damage has been done by hail and frost. Prices have greatly risen. Public health is good.
	31 Chumparun, „ 19 „	0.12	Weather—cold, with occasional fogs in the mornings. The prospects of the <i>rubber</i> crop have improved during the last week in consequence of the late rain. Public health is good.
Bhagalpore Divs.	32 Monghyr, „ 19 „	0.01 Begoeeran 0.12 Jan. 20 0.42	Weather—clear, with cold nights. The prospects of the crops are much the same as reported last week. Some damage from frost has been reported in Begoeeran.
	33 Bhagalpore, „ 19 „	Nil	Weather—generally clear and seasonably cold. More rain is wanted for the <i>rubber</i> crops, especially in the north of the district. The price of rice is still rising, owing to the increasing demand from outside. The export of grain by rail continues as before. General health is excellent.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
BHAGULPORE DIV.	84 Purneah, Jan. 19 '78	Nil	Weather—cloudy and cool with westerly wind. The <i>aghani</i> crop has been reaped; the outturn averaged from 12 to 16 annas. Rain is wanted for the <i>rubbee</i> crops.
	85 Maldah, „ 19 „	Nil	Weather—fair; occasionally cloudy. The state of the crops continues favorable, but rain is required for the <i>rubbee</i> . Public health is good.
	86 Southal Pergahs., „ 20 „	0·17	A little rain fell in the early part of the week; the latter part was cold and clear. No change in the state and prospects of the crops since last report.
ORISSA.			
ORISSA DIV.	87 Cuttack, Jan. 19 '78	Nil	Weather—rather warm for the season. The cutting of the <i>sarad</i> crop has nearly been finished. The <i>rubbee</i> crops are being reaped. The <i>dalia</i> rice is being sown. Public health is generally good.
	88 Pooree „ 17 „	Nil	Weather—warm for the season. The <i>sarad</i> rice crop is still being harvested. Sugarcane and <i>arkur</i> are being cut. Mustard is being reaped, and <i>moong</i> and <i>kalai</i> promise well. The <i>dalia</i> rice plants are progressing favorably. The exports to the Madras Presidency continue. The <i>mandia</i> crop in the salt tracts is dying for want of water, but elsewhere it is in ear. Cattle disease is reported from parts of the district.
	89 Balasore, „ 18 „	Nil	Weather—fair. The harvesting of the main rice crop is completed. Fever is bad in Jellisore and is causing much mortality. An extra native doctor with medicines has been posted at the locality. A few cases of cholera have been reported.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
40	Hazareobagh, Jan. 18 '78	0·03	Weather—seasonable. Nothing fresh to report about the state and prospects of the crops.
41	Lohardugga, „ 19 „	Traces of rain.	There has been light rain in four out of thirteen police station circles in west centre of the head-quarters division, and 0·8 at Palamow. The prospects of the <i>rubbee</i> in Palamow are good. In the head-quarters division there is never much <i>rubbee</i> ; this year it is as good as usual. Public health is good.
42	Singbhoom, „ 18 „	0·13	Weather—clear and seasonable. Nothing to report about the crops.
43	Manbhoom, „ 19 „	0·14	Weather—cloudy and close. There is no change in the prospects of the crops.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 22nd January 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

DISTRICTS.	QUANTITIES PER RUPEE BY																							
	WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			HULSIAN MILLST— CUMBOO, RAJRA.			GRAT MILLST— CHOLUM, JOWAR.			LESSER MILLST— RAGI OR MURWA AND CHENNA.					
	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
BENGAL.																								
in Districts.																								
Baran	12 8	12 0	13 4	25 0	25 0	30 0	14 8	15 8	19 0	15 4	16 0	20 0
B																								
Baran	13 12	13 8	15 0	24 0	24 0	23 0	15 0	15 0	20 0	18 0	18 12	21 0
Bhoom	12 8	13 0	15 0	20 0	20 0	...	12 0	12 0	15 0	15 0	16 0	19 8
Bapore	13 0	13 0	17 0	14 0	13 0	16 0	17 0	18 0	24 0
Bily	13 0	13 0	17 0	10 0	10 0	10 0	13 0	13 0	16 0
Bah	12 8	13 0	15 0	9 0	9 0	15 0	14 0	13 0	17 0
in Districts.																								
Bita	12 0	12 4	14 0	18 0	20 0	25 0	7 0	7 8	9 0	12 0	11 12	14 0	18 0	18 0	25 0
Bgunnahs.	7 4	7 4	8 0	12 4	13 4	14 0
Blea	13 6	13 15	15 4	...	32 0	...	12 5	12 5	13 4	12 13	13 5	16 0
Bre	E	11 0	18 0	10 0	9 12	15 0	14 0	14 0	21 4
Bhodabad	F	14 0	14 0	17 0	27 0	35 0	10 0	10 0	16 0	15 0	14 0	20 0
Bopore	G	13 3	12 12	16 0	11 4	11 0	2 4	16 0	18 3	10 0	19 0	22 12	24 0
Bahye	H	16 8	16 12	16 0	20 12	20 12	9 0	9 12	9 4	15 0	13 8	18 0	20 10
Bopore	I	15 13	15 13	20 12	11 5	11 5	15 0	23 8	23 8	22 8
B...	J	9 12	12 0	20 8	13 0	13 8	20 0	21 0	22 8	30 0
B...	K	13 0	13 0	20 0	8 0	8 0	12 0	15 0	16 0	25 0
Bling	L
Bopore	M	9 1	9 5	13 0	13 0	16 0	19 0	19 0	20 0
B...	N	13 4	11 7	13 5	32 0	32 0	40 0	11 7	11 7	16 0	16 0	17 10	21 0
B...	O	14 0	14 0	24 0	...	30 0	8 0	8 0	10 0	15 0	15 0	20 0
B...	P	13 0	14 0	16 0	16 0	17 0	19 0
B...	Q	10 0	10 0	14 0	14 0	14 0	20 0	15 12	15 12	26 4

in not received.

the interior the prices range as follow:—Wheat 12 to 14 seers, barley 32 to 40 seers, best rice 12½ to 16½ seers, common rice 13½ to 17½ seers, and gram 16 to 23 seers.

the interior the prices range as follow:—Wheat 13 to 16 seers, barley 20 to 36 seers, best rice 13½ to 19 seers, common rice 16 to 21 seers, maize or Indian-corn 20 to 39 seers, and gram 16 to 18 seers.

the interior the prices range as follow:—Wheat 13 to 17 seers, best rice 13½ to 19 seers, common rice 14½ to 20 seers, and gram 14 to 21 seers.

the interior the prices range as follow:—Wheat 11½ to 12½ seers, barley 18½ to 15½ seers, best rice 8½ to 6½ seers, common rice 9½ to 15 seers, and gram 14½ to 15½ seers.

the interior the prices range as follow:—Wheat 8 to 13½ seers, best rice 10 to 14 seers, common rice 13 to 16 seers, and gram 10 to 16½ seers.

the interior the prices range as follow:—Best rice 10 to 11½ seers, common rice 15 to 16 seers, and gram 17½ to 21 seers.

Mentioned Districts of Bengal for the Fortnight ending 15th January 1878.

RICE SEED OF 80 TOLAHS.												AVERAGE WAGES PER MONTH.												DISTRICTS
SALES OF INDIAN-CORN.			GRAM.			FIREWOOD.			SALT.			ABLE-BODIED AGRICULTURAL LABOURER.			STOCK OR HORSE-KEEPER.			COMMON MASON, CARPENTER, OR BLACKSMITH.						
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.	Ch. S.				
Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.				
...	14 13	16 8	17 13	120 0	140 0	160 0	9 0	9 0	9 0	6 8	6 8	6 0	5 8	5 8	5 0	10 4	11 4	7 8	Burdwan.			
0 32	0 32	0 15	0 14	13 16	0 440	0 440	0 480	0 8 8	0 8 8	0 8 12	12 0	12 0	15 0	Bankura.			
0 30	0 30	...	16 0	18 0	18 0	200 0	200 0	200 0	8 8	8 8	8 8	5 0	5 0	5 0	5 0	5 0	4 0	8 0	7 13	7 8	Barthoom.			
...	17 0	16 0	15 0	180 0	200 0	280 0	8 8	8 8	9 0	5 0	4 0	5 0	5 0	5 0	5 0	7 0	10 0	7 0	Midnapore.			
...	13 0	13 0	16 0	120 0	120 0	120 0	9 0	9 0	9 0	5 0	6 8	5 0	5 0	5 0	5 0	7 8	7 8	7 8	Hoochly.			
...	14 0	14 0	17 0	120 0	120 0	120 0	9 0	9 0	9 0	5 0	6 8	5 0	5 0	5 0	5 0	12 0	15 0	12 0	Howrah.			
...	15 0	15 4	22 8	115 0	120 0	120 0	9 8	9 8	10 0	8 0	7 0	8 0	7 0	7 0	7 0	13 0	15 0	18 0	Central Districts			
1 0	18 0	34 0	18 0	18 0	19 0	110 0	110 0	100 0	8 0	8 0	8 0	Calcutta.			
...	13 4	15 8	16 0	100 0	100 0	90 0	9 0	9 0	9 0	6 0	6 0	6 0	6 0	6 0	6 0	16 0	16 0	15 0	24-Pargunnah.			
...	30 0	17 4	22 14	100 0	100 0	120 0	8 14	9 24	9 24	6 0	6 0	6 0	6 0	6 0	6 0	7 8	7 8	7 8	Nuddea.			
...	16 0	16 0	22 12	110 0	110 0	120 0	8 0	8 0	8 0	7 8	7 8	7 8	6 0	6 0	5 0	15 0	15 0	15 0	Jessore.			
...	20 0	20 0	20 0	120 0	120 0	120 0	7 0	7 0	7 0	4 0	3 12	3 12	4 0	4 0	4 0	7 8	7 8	7 8	Moorshedabad.			
...	13 4	13 0	24 0	180 0	180 0	180 0	7 8	8 0	8 0	4 0	4 11	4 11	5 0	5 0	5 0	10 0	10 0	10 0	Dinapore.			
...	13 8	18 0	15 0	240 0	240 0	320 0	8 10	9 0	9 0	4 0	4 0	4 0	4 8	4 8	4 8	10 0	10 0	10 0	Rajahmundry.			
...	13 8	13 8	18 0	107 0	107 0	107 0	Not given	8 1	7 8	6 0	5 10	6 0	6 0	6 0	6 0	12 0	12 0	12 0	Rangpore.			
...	12 0	12 0	20 0	67 8	67 8	67 8	7 14	7 14	8 4	5 0	5 0	5 0	5 0	5 0	5 0	10 0	10 0	10 0	Bogra.			
...	13 0	13 0	20 0	200 0	200 0	200 0	8 8	9 0	9 0	6 0	5 0	5 0	5 0	5 0	5 0	15 0	15 0	15 0	Patna.			
...	13 0	13 0	20 0	200 0	200 0	200 0	8 8	9 0	9 0	6 0	5 0	5 0	5 0	5 0	5 0	15 0	15 0	15 0	Darjeeling.			
...	13 0	13 0	20 0	200 0	200 0	200 0	8 8	9 0	9 0	6 0	5 0	5 0	5 0	5 0	5 0	15 0	15 0	15 0	Jalpaiguri.			
...	12 4	12 4	18 0	80 0	80 0	120 0	9 0	9 0	8 14	5 0	5 0	5 0	5 0	5 0	5 0	7 0	8 0	8 0	Eastern Districts			
...	13 0	13 0	17 0	9 0	9 0	9 0	5 0	5 0	5 0	5 0	5 0	5 0	10 0	10 0	10 0	Dacca.			
...	13 0	13 0	20 0	100 0	100 0	100 0	8 8	8 8	8 8	7 8	7 8	7 8	6 0	6 0	6 0	15 0	15 0	15 0	Farrukpore.			
...	13 0	13 0	20 0	100 0	100 0	100 0	8 8	8 8	8 8	7 8	7 8	7 8	6 0	6 0	6 0	15 0	15 0	15 0	Chittagong.			
...	13 0	13 0	20 0	100 0	100 0	100 0	8 8	8 8	8 8	7 8	7 8	7 8	6 0	6 0	6 0	15 0	15 0	15 0	Hydrabad.			

G At Raigunge the prices are—Wheat 12½ seers, best rice 16 seers, common rice 19 seers, and gram 15 seers.

H In the interior the prices range as follow:—Wheat 18 to 20 seers, best rice 16 to 18 seers, common rice 18 to 24 seers, and gram 8 to 15 seers.

I At Serajunga the prices are—Wheat 14½ seers, best rice 9 seers, common rice 16 seers, and gram 13 seers.

J In the interior the prices range as follow:—Wheat 8 to 16 seers, best rice 10½ to 16 seers, common rice 14 to 20 seers, and gram 8 to 13 seers.

K In the interior the prices range as follow:—Best rice 10 to 18 seers, common rice 13 to 19 seers, and gram 14½ to 18 seers.

L In the interior the prices range as follow:—Best rice (at Madaripore) 12½ seers, common rice 14 to 16 seers, and gram (at Bhanga) 12 seers.

M In the interior the prices range as follow:—Wheat 12 to 16 seers, common rice 14½ to 17 seers, and gram 12 to 15 seers.

N In the interior the prices range as follow:—Wheat 13 to 16 seers, best rice 8 to 16 seers, common rice 14 to 20 seers, and gram 8 to 14 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under

DISTRICTS.	QUANTITIES PER RUPEE BY																							
	WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULURSH MILLET— CUMBOO, BAJRA.			GRASS MILLET— CHOLU, JOWAR.			LESSER MILLETS— RASI OR MUWA AND CHENNA.					
	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
<i>Western Districts—(Contd.)</i>																								
hitagong ..	O 9 0	9 0	9 11	10 0	12 0	11 0	14 0	18 0	15 0
mholly ..	P	12 0	12 0	11 0	17 0	18 0	16 0
ipperah ..	11 0	11 0	13 0	13 8	13 0	14 0	17 8	18 8	21 0
hitagong Hill- Fracts.	10 0	10 6	11 6	11 6	13 5	13 5
ill Tipperah ..	9 5	9 5	12 0	15 0	15 0	19 0	19 0	20 0	22 0
<i>BEHAR.</i>																								
atna ..	18 0	17 0	21 0	22 0	22 0	24 0	10 8	10 8	15 0	17 0	17 0	22 0
ya ..	Q 16 0	17 8	21 0	23 0	24 0	31 0	10 0	11 8	13 8	14 8	14 8	24 0
inhabad ..	R 18 12	14 0	17 8	20 4	20 0	27 0	11 0	11 0	17 0	{ 18 8 to 13 0 }	18 8	{ 19 0 to 20 0 }	18 0	19 0	22 0	19 0	19 4	20 0
arbhunga ..	S 16 8	16 8	17 8	25 4	25 4	38 8	10 0	10 4	16 8	13 8	14 4	23 7
osufferpore ..	T 14 0	14 0	15 0	8 0	9 0	11 0	12 0	13 0	19 0
run ..	U 11 8	13 0	19 0	18 0	19 0	31 0	7 8	7 8	11 0	11 0	11 0	19 0	18 0	18 0	32 0	19 0	20 8	32 0
umparan ..	V 14 0	14 0	19 0	21 0	21 0	...	9 0	9 0	9 0	19 8	12 8	23 0
oughyr ..	W 14 7	15 7	17 8	21 0	21 0	31 5	8 4	9 4	12 0	11 5	13 0	23 1
agulpore ..	X 18 14	13 14	17 11	20 3	20 8	20 8	12 0	13 10	20 8	18 4	13 14	23 0
irpanh ..	{ 14 0 to 18 0 }	16 0	16 0	16 0	16 0	20 0	18 0	19 0	23 0
ildah ..	{ 18 0 to 16 0 }	18 0	18 0	16 0	16 0	21 8	18 0	17 0	25 0	18 0	22 0	25 0
athal Pergun- ahs.	12 0	...	18 0	14 0	12 0	18 0	16 0	15 0	22 0	45 0
<i>ORISSA.</i>																								
black ..	13 2	14 7	16 12	9 3	9 3	14 12	14 7	14 7	21 0
oree ..	14 7	14 7	13 2	7 14	7 14	13 2	14 7	11 18	17 1
lasore ..	11 0	11 0	16 0	14 0	12 0	16 0	16 0	18 0	20 0
<i>CHOTA NAGPORE.</i>																								
<i>Western Frontier Agency.</i>																								
sareebagh ..	Y 14 0	15 8	18 0	...	22 0	24 0	10 0	10 0	13 0	15 0	17 0	23 0	20 0	22 0	36 0
hardugga ..	Z 10 0	13 0	18 0	18 0	18 0	...	14 0	14 0	24 0	17 0	17 0	28 0	33 0	30 0	46 0
gbhoom ..	18 0	18 0	26 0	36 0	36 0	32 0	18 0	20 0	30 0	22 0	26 0	40 0
ubhoom ..	Z1 12 0	13 0	17 0	33 0	33 0	33 0	14 0	16 0	15 0	18 0	21 0	27 0	64 0	64 0	64 0

* In the interior the price ranges from 16 to 26 seers.

† In the interior the price ranges from 16 to 26 seers.

‡ 9 annas a day with one meal.

§ With one meal a day Rs. 2-6-0 to Rs. 2-11-0; with two meals a day Rs. 1-0-0 to Rs. 1-6-0.

|| 9 annas a day for each ticca cooly.

¶ 2½ to 5 annas a day for ticca cooly.

In the interior the prices range as follow:—Best rice 13 to 14 seers, and common rice 14 to 16 seers.

In the interior the prices range as follow:—Best rice 13 to 14 seers, and common rice 16 to 21 seers.

In the interior the prices range as follow:—Wheat 14 to 17 seers, barley 20 to 24 seers, best rice (at Jahanabad) 25 seers, common rice 11½ to 15 seers, maize, 1

Indian-corn 21 to 23½ seers, and gram 17 to 21½ seers.

In the interior the prices range as follow:—Wheat 11½ to 14 seers, barley 16 to 18 seers, best rice 8 to 10 seers, common rice 10½ to 14 seers, bulrush millet (at Bazar

16 seers, great millet 14 to 17 seers, lesser millet (at Saseeram) 20 seers, maize or Indian-corn 16 to 19 seers, and gram 16 to 18 seers.

At Mudhoobunnee the prices are—Wheat 18 seers, barley 26 seers, best rice 14 seers, common rice 16 seers, maize 25 seers, maize or Indian-corn 25 seers, and gra

17 seers.

CALCUTTA,

2nd January 1878.

mentioned Districts of Bengal for the Fortnight ending 15th January 1878.—(Continued.)

THE BEER OF 80 TOLANS.												AVERAGE WAGES PER MONTH.												DISTRICT
MAIZE OR INDIAN-CORN.			GRAM.			FIREWOOD.			SALE.			ABLE-BODIED AGRICULTURAL LABOURER.			STEER OR HORSE-KEEPER.			COMMON MASON CARPENTER, OR, BLACKSMITH.						
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.	Rs. A.				
...	10 0	9 0	16 0	120 0	120 0	120 0	8 0	8 0	9 0	7 8	7 8	8 0	6 0	6 0	6 0	9 0	9 0	10 0	Chittagong			
...	10 0	10 0	16 0	8 0	8 0	7 0	Naokhelly.			
...	12 0	12 0	16 0	8 8	8 12	8 12	5 0	6 0	...	5 0	6 0	...	7 0	8 0	8 0	Tipperah.			
...	320 0	320 0	300 0	7 4	7 4	6 10	Chittagong Tracts, Hill Tippe			
...	10 0	10 0	11 0	8 0	8 0	8 0	6 0	5 8	6 8	5 8	5 8	6 0	10 0	9 0	10 8	BRH			
20 0	30 0	40 0	22 0	22 0	24 0	150 0	150 0	60 0	8 0	8 0	8 0	3 0	3 0	3 0	4 0	4 0	4 0	5 10	5 10	5 10	Patna.			
10 0	31 0	37 0	20 0	21 0	19 0	160 0	160 0	160 0	8 0	8 0	8 0	Gya.			
...	18 0	18 8	32 0	160 0	160 0	180 0	9 0	8 8	9 0	3 0	3 0	...	4 0	4 0	5 0	7 0	7 0	7 0	Shahabad.			
19 0	23 0	40 0	17 8	17 8	24 0	176 0	170 0	190 0	8 0	8 0	8 8	3 13	3 12	3 0	3 0	3 0	3 0	2 0	5 8	4 0	Darbhung			
18 0	21 0	39 0	15 0	16 0	22 0	160 0	160 0	140 0	8 0	8 0	8 0	Monsoorpur			
16 0	18 0	32 8	16 0	17 8	24 0	160 0	160 0	160 0	8 8	8 8	8 4	2 8	2 8	2 8	4 0	4 0	4 0	6 0	6 0	6 0	Harua.			
20 0	...	40 0	17 0	17 0	25 0	7 0	8 0	8 0	Chumpara			
17 8	18 9	41 0	16 8	16 8	31 5	126 0	126 0	147 0	8 4	8 4	8 4	3 0	3 0	3 0	3 0	3 0	3 0	5 10	5 10	5 10	Monghyr.			
18 15	21 7	30 10	20 3	20 3	17 11	151 9	151 9	157 12	8 3	8 3	8 13	3 0	2 13	3 13	4 0	3 8	4 0	6 0	5 10	5 10	Risgulpor			
...	14 0	14 0	16 0	100 0	100 0	100 0	8 0	8 0	8 0	4 12	4 12	4 12	Purneah.			
24 0	32 0	47 0	16 0	16 0	24 0	140 0	110 0	130 0	8 0	8 4	8 4	Maldah.			
22 0	...	40 0	16 0	18 0	20 0	240 0	200 0	200 0	8 0	8 0	8 0	3 12	3 12	3 12	5 0	5 0	5 0	7 8	7 8	7 8	South Pt			
ORH																						Cuttack		
...	18 6	17 0	19 11	200 0	200 0	200 0	10 0	12 0	13 0	5 10	5 10	5 10	4 0	4 0	4 0	7 8	7 8	7 8	Pooree.			
...	14 7	15 12	15 12	105 0	105 0	125 0	10 8	10 8	13 2	6 0	6 0	3 0	Balnore.			
...	11 0	11 0	11 0	120 0	80 0	130 0	8 0	8 0	9 0	6 9	3 4	4 8	6 0	6 0	6 0	7 8	6 0	...	CHOTA NAGP			
South-Western Frontier A.																						Hazareeba		
18 0	20 0	32 0	18 0	20 0	19 0	240 0	240 0	240 0	8 0	8 0	8 0	4 0	4 0	4 0	5 0	5 0	5 0	8 0	8 0	8 0	Lohardugga			
20 0	30 0	...	18 0	20 0	16 0	160 0	160 0	180 0	7 0	7 0	7 8	3 0	3 0	3 8	Singhboon			
...	26 0	26 0	24 0	320 0	320 0	320 0	6 8	6 8	8 8	3 0	3 0	3 0	Manbhooon			
40 0	40 0	40 0	16 0	16 0	16 0	160 0	160 0	160 0	8 0	8 0	8 0	3 12	3 8	3 8	5 0	5 0	5 0	7 8	7 8	7 8				

T In the interior the prices range as follow:—Wheat 12 to 22½ seers, barley 21 to 27 seers, best rice 7½ to 15½ seers, common rice 12 to 19½ seers, lesser 10 to 25 seers, maize or Indian-corn 1½ to 25 seers, and gram 15 to 26½ seers.
 U In the interior the prices range as follow:—Wheat 13 to 16½ seers, barley 20 to 28 seers, best rice 8½ to 11½ seers, common rice 12½ to 14½ seers, lesser millets 20 to 25 seers, maize or Indian-corn 17 to 25 seers, and gram 16 to 20 seers.
 V In the interior the prices range as follow:—Wheat 15½ to 16 seers, barley 19 to 23½ seers, best rice 9½ to 13 seers, common rice 14 to 15½ seers, gram 19 to 19½ seers, lesser millets 24 to 26½ seers, maize or Indian-corn 19 to 31 seers, and gram 19 to 21 seers.
 W In the interior the prices range as follow:—Wheat 16 to 25 seers, best rice 15 to 22 seers, common rice 17 to 24 seers, murwa 30 to 40 seers, and gram 16 to 17 seers.
 X In the interior the prices range as follow:—Wheat 18 to 21 seers, best rice 16 to 19 seers, common rice 18 to 21 seers, and gram 12 to 15 seers.
 Y In the interior the prices range as follow:—Wheat 16 to 18 seers, barley 20 to 22 seers, best rice (at Chuttra) 11 seers, common rice 13 to 15½ seers, lesser 22 to 30 seers, maize or Indian-corn 20 to 21 seers, and gram 16 seers.
 Z At Dalkongga the prices on the 12th instant were:—Wheat 16½ seers, best rice 13½ seers, common rice 14 seers, and maku 22 seers. At Lohardugga 11 on the 9th were:—Wheat 16 seers, best rice 14 seers, and common rice 17 seers.
 ZI In the interior the prices range as follow:—Wheat 12 to 18 seers, best rice 16 to 20 seers, common rice 17 to 22 seers, and gram 12 to 15 seers.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULRUH MILLST— CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 5 6	3 4 0	...	2 3 8	2 0 0	...	5 11 6	5 4 0	...	3 5 0	3 6 0
2	Berajunge ...	3 8 0	3 8 0	4 0 0	4 8 0	...	2 8 0	3 2 0
3	Dacca ...	3 3 0	3 3 0	...	1 3 0	1 3 0	...	3 4 0	3 4 0	...	2 6 0	2 3 0
4	Naraingunge...	2 10 0	3 9 0	...	2 8 0	2 4 0
5	Chittagong	3 12 0	3 0 0	...	2 12 0	2 2 0
6	Patna ...	2 3 0	2 5 0	...	1 12 0	1 13 0	...	3 12 0	3 12 0	...	2 6 0	2 5 0
7	Balasore ...	3 8 0	3 6 0	2 13 0	3 0 0	...	2 8 0	2 3 6
8	Poorae	2 12 0	3 0 0
9	Cuttack ...	2 9 0	2 8 0	4 2 0	4 2 0	...	2 10 0	2 10 0

CALCUTTA,
The 22nd January 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 15th January 1878.

OF 40 SEERS.

GRAT MILLET— CHOLU, JOWAR.			LEASER MILLETS— RAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN CORN.			GRAM.			FIREWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
2 3 6	2 3 6	2 3 6	2 3 6	...	2 3 6	2 3 6	...	0 7 00	0 6 0	...	4 0 0	3 0 0	...	Calcutta.
...	3 0 0	3 0 0	4 8 0	4 6 6	...	Serainganga.
...	3 2 0	3 2 0	...	0 6 00	0 6 0	...	4 6 0	4 6 0	...	Dacca.
...	3 12 0	3 2 0	...	0 9 00	0 8 0	...	4 4 0	4 3 6	...	Naraingun.
...	Chittagong.
...	2 0 0	2 0 0	...	1 13 0	1 13 0	Pata.
...	3 8 0	3 6 0	...	0 6 00	0 6 0	...	5 0 0	5 0 0	...	Balacore.
...	3 0 0	3 0 0	...	0 4 00	4 0	...	3 12 0	3 12 0	...	Poorce.
...	2 0 0	2 0	2 0 0	2 0	...	0 3 00	3 0	...	4 8 0	3 3 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 1st to 6th Jan. 1878.	Rain from 6th to 12th Jan. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.	
			Inches.	Inches.	Inches.	Up to date.		
BENGAL.								
WESTERN DISTRICTS.	BURDWAN.	Burdwan	0.03	Nil	0.03	12th Jan.		
		Cutwa	Nil	0.05	0.05	ditto		
		Culina	ditto	Nil	Nil	ditto		
		Hood-Bood	ditto	ditto	ditto	ditto		
		Kaneegunge	ditto	ditto	ditto	ditto		
		Jehanabad	0.35	ditto	0.35	ditto		
		Bankoora	Bankoora	0.12	ditto	0.12	ditto	
		Heerbhoom	Sooree	Nil	0.06	0.06	ditto	
		Heerbhoom	Hetampore	ditto	Nil	Nil	ditto	
		Heerbhoom	Itaypore	ditto	ditto	ditto	ditto	
		Midnapore	Midnapore	0.71	0.71	1.42	ditto	
		Midnapore	Tumlook	1.05	Nil	1.05	ditto	
		Midnapore	Ghattal	1.55	ditto	1.55	ditto	
		Midnapore	Contai... { Dy. Collr.'s Office... Exe. Engr.'s Office	0.35	ditto	0.35	ditto	
		Hooghly	Hooghly	Nil	Nil	Nil	12th Jan.	
		Hooghly	Serampore	0.83	ditto	0.83	ditto	
		Howrah	Howrah	1.65	ditto	1.65	ditto	
		Howrah	Maheshreka	2.05	ditto	2.05	ditto	
CENTRAL DISTRICTS.								
PRESIDENCY.	24-Pargunnahs	Saugor Island	0.50	ditto	0.50	ditto		
		Calcutta	Not recd.	Not recd.		
		Alipore ... { Dispensary ... Jail	2.80	Nil	2.80	12th Jan.		
		Alipore ... { Dispensary ... Jail	2.78	ditto	2.78	ditto		
		Busseerhat	0.82	ditto	0.82	ditto		
		Burnet	0.39	ditto	0.39	ditto		
		Diamond Harbour	1.11	ditto	1.11	ditto		
		Barrapore	1.37	ditto	1.37	ditto		
		Satkhina	1.14	ditto	1.14	ditto		
		Barrackpore	0.83	ditto	0.83	ditto		
		Dum-Dum	1.25	ditto	1.25	ditto		
		Kishnaghur	Nil	ditto	Nil	ditto		
	Nuddea	Bongong	ditto	ditto	ditto	ditto		
		Meherpore	ditto	ditto	ditto	ditto		
		Chondanga	0.80	ditto	0.80	ditto		
		Koochta	0.06	ditto	0.06	ditto		
		Ranaghat	Nil	ditto	Nil	ditto		
		Jessore	0.57	ditto	0.57	ditto		
		Narail	0.41	ditto	0.41	ditto		
		Khoolna	0.98	ditto	0.98	ditto		
		Jhenida	0.50	ditto	0.50	ditto		
		Haghat	0.10	ditto	0.10	ditto		
		Magoorah	0.75	ditto	0.75	ditto		
		Berhampore	Nil	ditto	Nil	ditto		
	Moorshedabad	Hampore Haat	ditto	0.04	0.04	ditto		
		Lalbagh	ditto	Nil	Nil	ditto		
		Jungypore	ditto	ditto	ditto	ditto		
		Azingunge	ditto	ditto	ditto	ditto		
		Lalgolla	ditto	ditto	ditto	ditto		
		Kandee	ditto	ditto	ditto	ditto		
		Dinapore	ditto	ditto	ditto	ditto		
		Rangunge	ditto	ditto	ditto	ditto		
	Dinapore	Maldah	ditto	ditto	ditto	ditto		
		Maldah	ditto	ditto	ditto	ditto		
		Chanchal	ditto	ditto	ditto	ditto		
		Bauleah	ditto	ditto	ditto	ditto		
Nattore		ditto	ditto	ditto	ditto			
Rungpore		ditto	ditto	ditto	ditto			
Bhabangunge		ditto	ditto	ditto	ditto			
Kutigram		ditto	ditto	ditto	ditto			
Rajshahye	Bagdogra	ditto	ditto	ditto	ditto			
	Bogra	ditto	ditto	ditto	ditto			
	Bogra	ditto	ditto	ditto	ditto			
	Nowkhilla	ditto	ditto	ditto	ditto			
	Panchabibi	ditto	ditto	ditto	ditto			
	Halnilya	ditto	Not recd.	ditto	6th Jan.			
	Pubna	Pubna	0.03	Nil	0.03	12th Jan.		
	Pubna	Serajung	Nil	ditto	Nil	ditto		
COOCH BEHAR.	Darjeeling	Darjeeling... { Telegraph Office Hospital	ditto	ditto	ditto	ditto		
	Darjeeling	Darjeeling... { Telegraph Office Hospital	ditto	ditto	ditto	ditto		
	Jalpigoree	Jalpigoree	ditto	ditto	ditto	ditto		
	Jalpigoree	Bodah	ditto	ditto	ditto	ditto		
COOCH BEHAR.	Tributary States.	Buxa—Civil Surgeon's Office	ditto	ditto	ditto	ditto		
		Titalya	ditto	ditto	ditto	ditto		
COOCH BEHAR.	Tributary States.	Cooch Behar	ditto	ditto	ditto	ditto		
		Cooch Behar	ditto	ditto	ditto	ditto		

DIVISION.	DISTRICTS.	STATIONS.	Rain from 1st to 5th Jan. 1878.	Rain from 6th to 12th Jan. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.				
					Inches.	Up to date.					
BENGAL—continued.											
Dacca.	EASTERN DISTRICTS.		Inches.	Inches.		1878.					
		Dacca... { Telegraph Office... 0.48 Nil 0.48 12th Jan.	Hospital... 0.73 ditto 0.73 ditto								
	Moonshahadage ... 0.88 ditto 0.88 ditto	Manickgunge ... 0.33 ditto 0.33 ditto	Farredpore ... Nil ditto Nil ditto	Goalundo ... 0.78 ditto 0.78 ditto	Madaripore ... 0.62 ditto 0.62 ditto						
						Burrial ... 0.63 Not recd. 0.63 6th Jan.	Perozepore ... 0.55 ditto 0.55 ditto	Patookhally ... 0.30 ditto 0.30 ditto	Ibrola ... 0.38 ditto 0.38 ditto		
										Mymensingh ... Nil Nil Nil 12th Jan.	Jamalspore ... ditto ditto ditto ditto
	Chittagong ... Nil ditto Nil ditto	Telegraph Office Jail ... 0.26 ditto 0.26 ditto	Cox's Bazar ... Nil ditto Nil ditto								
				Noakholly ... 1.19 ditto 1.19 ditto	Fenny ... 2.48 ditto 2.48 ditto						
	Tipperah ... 0.90 ditto 0.90 ditto	Comillah ... 1.43 ditto 1.43 ditto	Hill Tracts. Hill Tipperah ... 0.52 ditto 0.52 ditto			Rungamates Hill... 0.62 ditto 0.62 ditto					
				BEHAR.							
	PATNA.	Patna ...	Patna ... Nil 0.50 0.50 ditto	Behar ... ditto 0.50 0.50 ditto	Barh ... ditto 0.45 0.45 ditto	Dinapore ... { Jail 0.69 0.69 ditto	Cantonment... ditto 0.69 0.69 ditto				
			Gya ...	Gya ... ditto 0.20 0.20 ditto	Nowadah ... ditto 1.21 1.21 ditto	Aurangabad ... ditto 0.04 0.04 ditto	Jehanabad ... ditto 1.43 1.43 ditto				
				Shahabad ...	Arrah ... ditto 0.95 0.95 ditto	Sasaram ... ditto 0.48 0.48 ditto	Buxar ... ditto 1.34 1.38 ditto	Bhuboah ... ditto 0.90 0.90 ditto			
					Muzafferpore ...	Muzafferpore ... ditto Nil Nil ditto	Hajepore ... ditto Not recd. ditto	Seetamarhee ... ditto ditto ditto			
		Durbhanga ...				Durbhanga ... ditto Nil ditto 12th Jan.	Mudhoobunnee ... ditto ditto ditto	Tajpore ... ditto ditto ditto			
			Sarun ...			Chupra ... ditto 0.24 0.24 ditto	Sewan ... ditto 0.10 0.10 ditto				
				Chumparan ...	Motiharee ... ditto 0.08 0.08 ditto	Bettiah ... ditto Nil ditto	Segowlie ... ditto ditto ditto				
Monghyr ...		Monghyr ... ditto Not recd. ditto 6th Jan.	Hagoosarai ... ditto ditto ditto		Jamocce ... ditto ditto ditto						
		Bhagulpore ...	Bhagulpore ... ditto 0.21 0.21 12th Jan.		Sooool ... ditto Nil ditto	Muddehpooora ... ditto ditto ditto	Banka ... ditto ditto ditto	Sonburea ... ditto ditto ditto			
			Purneah ...	Purneah ... ditto ditto ditto	Kisengunge ... ditto ditto ditto	Arrarah ... ditto ditto ditto					
Southal Pergunnahs...				Nya Doomka ... ditto 0.20 0.20 ditto	Rajmehal ... ditto Nil Nil ditto	Dooghur ... ditto ditto ditto	Gedda ... ditto ditto ditto				

DIVISION.	DISTRICTS.	STATIONS.	Rain from 1st to 5th Jan. 1878.	Rain from 6th to 12th Jan. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	12th Jan.		
		Cuttack... { Hospital	ditto	0.12	0.12	ditto		
		Jajpore	ditto	Nil	Nil	ditto		
		Kendraparah	ditto	ditto	ditto	ditto		
		Jagatsingpore	ditto	ditto	ditto	ditto		
		False Point	ditto	ditto	ditto	ditto		
		Pooree	Pooree	ditto	ditto	ditto		ditto
			Khurda	ditto	ditto	ditto		ditto
			Balasore	Balasore—Collector's Office	0.50	ditto		0.50
		Bhadrack		Nil	ditto	Nil		ditto
	Jellasore	0.83		ditto	0.83	ditto		
	Borah	Nil		ditto	Nil	ditto		
	Chandbally	ditto	ditto	ditto	ditto			
	Cuttack Tributary Mehals.	Sumbalpor	ditto	ditto	ditto	ditto		
	CHOTA NAGPORE.							
	SOUTH-WESTERN FRONTIER AGENCY.							
	Hazareebagh	Hazareebagh... { Jail	ditto	ditto	ditto	ditto		
		Hazareebagh... { Dispensary	ditto	ditto	ditto	ditto		
	Lohardugga	Pachamba	ditto	0.04	0.04	ditto		
		Ranchee	ditto	Nil	Nil	ditto		
	Singbhoom	Palamow	ditto	ditto	ditto	ditto		
Chyabassa		0.65	ditto	0.65	ditto			
Manbhoom	Purulia	Nil	ditto	Nil	ditto			
	Govindpore	ditto	0.09	0.09	ditto			
ASSAM & ADJA. CENT HILLS.								
Sylhet	Sylhet	0.10	Nil	0.10	ditto			
Sibsagar	Sibsagar	0.04	Not recd.	0.04	6th Jan.			
	Golaghat	Nil	ditto	Nil	ditto			
	Jorhat	ditto	ditto	ditto	ditto			
Rajpootana	Akyab	ditto	Nil	ditto	12th Jan.			
	Alwar	ditto	ditto	ditto	ditto			
	Jaipur	ditto	ditto	ditto	ditto			
	Saunbhar	ditto	ditto	ditto	ditto			

CALCUTTA,
The 19th January 1878. *

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Abstract of Observations as received in the Meteorological Office, Calcutta, during the month of November 1877.

N.B.—The Barometric data are reduced for temperatures and not for height above sea-level.

STATIONS.	HEIGHT ABOVE SEA-LEVEL.	BAROMETER.				RADIATION THERMOMETER.				TEMPERATURE OF AIR.				VAPOUR TENSION.				HUMIDITY.				RAIN-FALL.			
		MEAN OF		MAX.		MIN.		GROSS		NET		MEAN OF		MEAN OF		MEAN OF		MEAN OF		MEAN OF		MEAN OF			
		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.		10 hours.			
		Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	
Bombay	333	29.608	29.700	29.602	14.1	135.1	4.7	153.9	66.2	4.7	13.4	49.2	79.2	19.3	6.9	69.4	70.1	77.1	5th	84.4	28.6	14th	55.7	5.2	3.82
Calcutta	366	29.610	29.700	29.602	14.1	135.1	4.7	153.9	66.2	4.7	13.4	49.2	79.2	19.3	6.9	69.4	70.1	77.1	5th	84.4	28.6	14th	55.7	5.2	3.82
Darjeeling	6,912	23.601	23.614	23.587	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Pune	1,235	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Durbin	1,662	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Patna	179	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Gya	375	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Hazarebagh	2,010	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Berhampore	6,445	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Burdwan	99.06	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Jessore	33.3	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Dacca	35	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Silchar	57.4	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Chittagong	90	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Dumagoe	...	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Alipore	21.38	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Saugor Island	6	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Cuttack	80	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
False Point	15.8	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Vinayakam	81	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Madras	23	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Akyab	20.44	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Port Blair	61.10	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Nancarrow	78	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Revdie	84.63	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...
Allahabad	306.68	29.607	29.640	29.574	10.0	133.0	13.3	143.0	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	13.3	...

CALCUTTA—NOVEMBER 1877.

Mean barometric pressure of 24 years ... 29.970 | Mean temperature of 24 years ... 74.8 | Mean humidity of 24 years ... 73 | Mean rainfall of 49 years ... 0.64
 Ditto ditto of 1877 ... 29.980 | Ditto ditto of 1877 ... 74.0 | Ditto ditto of 1877 ... 76 | Ditto of 1877 ... 0.70
 Excess in 1877 ... 0.010 | Defect in 1877 ... 0.010 | Defect in 1877 ... 4 | Defect in 1877 ... 0.64

CALCUTTA,
 The 19th January 1878.

JOHN ELIOT, M.A.,
 Meteorological Reporter to the Govt. of Bengal.

Mean Pressures and Temperatures of the preceding Table reduced to sea-level, with Anemometric Results and Cloud Observations.

STATIONS.	Mean barometric pressure reduced to sea-level.	Mean temperature reduced to sea-level.	WIND.											Percentage and Resultant.	Mean velocity daily.	Mean clouds.
			North.	North-east.	East.	South-east.	South.	South-west.	West.	North-west.	Variable.	Calm.				
Seohaugor ...	30.043	70.1	...	31	23	6	1	1	9	69 N 78° E	30.3	6.37	
Seapara ...	08	73.4	...	3	15	7	1	3	...	1	...	30	33 S 75° E	35.3	1.55	
Darjeeling	1	...	1	18	19	18	3	73 S 45° W	...	3.63	
Purneah ...	29.998	73.4	4	14	7	3	1	4	19	7	28 N 32° W	31.4	0.18	
Durbhanga ...	898	73.3	6	1	6	26	23	1	71 S 57° W	34.8	0.75	
Patna ...	999	74.6	...	2	13	3	2	2	36	2	35 S 79° W	31.8	1.47	
Gya ...	30.007	76.3	2	12	7	10	1	10	3	13	...	2	9 N 36° E	41.0	1.75	
Hasarabagh ...	0.6	75.7	5	1	1	1	2	1	16	33	76 N 55° W	106.3	1.48	
Berhampore ...	29.991	74.9	18	3	...	1	1	6	9	15	63 N 35° W	45.4	2.65	
Burdwan ...	998	77.2	23	3	4	13	12	...	4	64 N 36° W	36.4	1.90	
Jessore ...	994	75.3	23	6	1	10	6	1	3	10	34 N 4° E	31.7	2.63	
Dacca ...	988	76.7	4	5	...	6	7	6	...	9	...	25	6 N 87° W	43.8	2.33	
Silchar ...	30.006	75.0	1	10	6	2	1	1	...	2	...	37	23 N 63° E	2.5	2.97	
Chittagong ...	29.994	76.1	7	12	4	5	15	6	...	11	39 N 32° W	64.9	3.43	
Dumagrey	0.67	
Alipore ...	30.02	74.0	57	8	8	1	2	10	16	18	68 N 18° W	79.3	1.98	
Sangor Island ...	29.986	77.4	25	25	3	1	13	22	8	23	29 N 32° W	131.0	2.71	
Cuttack ...	30.004	78.3	13	11	3	...	1	2	15	6	...	9	41 N 24° W	34.9	2.70	
False Point ...	1.28	75.1	6	7	8	9	2	2	9	7	15 N 35° E	109.4	3.40	
Vizagapatam ...	0.01	80.7	3	6	30	20	4	2	2	3	78 S 84° E	37.1	3.66	
Madras ...	29.994	78.5	29	29	1	1	91 N 23° E	153.1	7.30	
Ahyab ...	31.008	78.2	3	9	17	3	4	1	15	7	15 N 33° E	60.1	2.13	
Port Blair ...	29.953	81.2	6	16	18	6	6	1	4	4	47 N 66° E	135.9	6.03	
Nancowry ...	989	76.9	1	7	12	29	...	9	2	1	56 S 55° E	55.1	5.77	
Roorkes ...	30.017	72.1	...	1	...	20	3	1	1	27	...	7	10 N 73° W	48.0	1.80	
Allahabad ...	0.04	74.5	6	...	1	2	1	9	7	14	...	21	36 N 75° W	25.8	1.20	

NOTE.

Barometric Pressure.—The pressures in column 2 of the above table for all stations below 500 feet are reduced from those given in column 3 of the table on the previous page, by adding the weight of a column of air of the temperatures given in column 18. For stations above 500 feet elevation the reduction is made by Captain Allan Cunningham's table, "Prof. papers on Indian Engineering, No. OXIII." The temperatures at the sea-level are taken from column 3 of the above table.

Temperature.—The temperatures in column 3 are reduced from those in column 18 on the preceding page, by adding 1° Fahrenheit for every 450 feet.

Wind Resultant.—The resultant wind direction and its comparative predominance are calculated from the whole number of wind observations recorded during the month. The relative predominance in the direction of the resultant is given as a percentage of the whole number of observations. The direction is computed in the usual way by Lambert's formula.

Cloud.—This column gives the average proportion of clouded sky, a cloudless sky being indicated by 0, and one completely overcast by 10.

The above, being all comparable, afford the data for constructing a meteorological chart for the month which will show the isobaric and isothermal lines and the resultant wind directions, which last may be represented by arrows of varying length, proportioned to the prevalence of the wind. To these may be added the rainfall from the previous tables.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Govt. of Bengal.

CALCUTTA,

The 19th January 1878.

**Results of the Meteorological Observations taken at the Alipore Observatory from
13th to 19th January 1878.**

Month.	Date.	Maximum in sun.	Mean pressure; barometer at 32° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direc- tion.	Miles recorded.		
1878.		☉	Inches	☉	☉	☉	☉	☉	Inches.	☉	%			Inches.	
Jan.	13th	129.9	30.094	69.5	79.7	10.2	60.5	65.8	0.587	63.5	81	Till 10 A.M. S; till 1 P.M. N through S.E. E and N.E.; till 10 P.M. S.W through N.W and W; till midnight N by W through W and N.W.	51	Nil	Partially cloudy, ☉ at 10 P.M., f and w.
"	14th	130.0	.098	67.5	78.8	11.3	64.5	62.9	.515	59.8	77	N and N by W	89	"	Cloudy till evening, night clear, ☉ at 10 P.M., o, g, f, and w.
"	15th	131.1	.102	65.9	70.0	14.1	57.8	61.8	.500	59.0	79	N by W and N	67	"	Cloudy till 4 P.M., evening and night clear, f and w.
"	16th	118.0	.060	65.3	74.7	10.5	58.2	61.8	.507	59.4	81	N and N.W by N.	83	"	Morning cloudy, day and night clear, o, f, and w.
"	17th	135.0	.114	64.1	73.0	15.0	57.4	58.7	.423	54.3	70	N by W, N.W and N	98	"	Morning partially cloudy, day and night clear, f and w.
"	18th	133.0	.125	62.6	74.9	23.4	51.5	56.5	.379	51.2	67	Till 10 A.M. E by N through N.E.; till mid- night N.W by W through N E and N.	83	"	Morning clear, day and night partial- ly cloudy, f and w.
"	19th	136.0	.105	62.0	70.4	25.9	50.5	57.1	.389	52.0	67	N.W by W and N.	62	"	Chiefly clear, f and w.

The mean pressure of the seven days ... 30.100
The average pressure of the corresponding period for 20 years ... 30.031

The mean temperature of the seven days ... 65.4
The average temperature of the corresponding period for 20 years ... 67.5
The extreme variation of temperature during the seven days ... 29.2
The maximum temperature during the seven days ... 79.7

The mean relative humidity during the seven days ... 75
The average relative humidity of the corresponding period for 25 years ... 71

The total fall of rain from 13th to 19th January 1878 ... Nil
The average fall of the corresponding period for 25 years ... 0.11
The total fall from 1st to 19th January 1878 ... Nil
The average fall of the corresponding period for 25 years ... 0.22

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, w dew, o overcast, g gloomy, ☉ lunar corona.

HENRY F. BLANFORD,
Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
The 21st January 1878.

GOVERNMENT OF BENGAL.
PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH.

KHURREEF SEASON 1877, COMMENCING ON THE 1ST JUNE 1877.

Irrigation Operations of Lower Bengal during the month of November 1877.

Circle.	District.	Canal.	SUPPLY OF WATER IN THE CANALS.				RICE IRRIGATION.				SUGARCANE AND OTHER PERENNIAL CROP IRRIGATION.				RAINFALL.				REMARKS.
			Estimated fall discharge in cubic feet per second.	Average discharge in cubic feet per second through-out the month.	Area leased on or before 1877.	Area leased subsequent to the 1st of June 1877 and up to the 1st of the month.	Area leased during the month.	Total area leased up to date (total of columns 2 & 4).	Area leased up to the 1st of the month.	Area leased during the month.	Total area leased up to date (total of columns 10 & 11).	Grand Total of area leased up to the end of the month (total of columns 9 & 12).	Grand Total of corresponding period of last year.	Inches during month.	Inches during Khurreef season.	Average of ten previous years for the same period.			
Orissa.	Cuttack.	Kendrapara	1,250	623 33	848	21,151	5,372	27,571	105	...	105	27,476	12,946	(e) The details are— Khurreef at Rs. 1-8 each - 60,440 Ditto at " 3 " - 291 Ditto at " 6 " - 4 Total - 60,735 Previous— Sugar-cane - 186 Garden produce - 60 Rajali - 12 Panchklovah - 12 Nat. (sugar) - 2 Rajal (pau) - 11 Sara - 1 Total - 288		
		Patnamondree	506	131	639	3	...	3	643	298			
		High Level, Section I.	675	290 66	2,314	7,335	734	10,663	13	...	13	10,666	5,014	...	2679	53 22			
		Talanda	1,330	231	1,250	5,256	1,953	8,309	75	4	79	8,478	2,468			
		Marchgong	650	Not known.	1,221	11,169	7,469	19,638	53	1	53	19,691	2,208			
		Total of the month	5,733	45,643	15,669	66,944	243	6	253	117,197	25,912			
		Total of the corresponding month of previous year	14,239	10,891	720	25,604	279	29	308	25,912			
South Western	Midnapore	Midnapore	575	531	...	8,367	6,228	14,605	14,605	29,254	...	36 36	8 years 35 33			
		Panchklovah	300	64	...	2,693	154	2,847	2,917	3,908	...	47 67	7 years 46 20			
		Total of the month	11,060	6,382	17,452	17,522	32,162			
		Total of the corresponding month of previous year	4,918	27,342	...	32,160		
				Total of the month	15,912	1,168	17,080	975	577	1,552	18,632	...	14 37	41 73		
Bose	Shahabad	Arroh	1,600	1,047	735	67,225	712	68,675	4,601	75	4,676	73,343	4,503	...	17 03	39 40	(f) The details are— Leased for five years - 17,264 Ditto for one year only - 186 Total - 17,450 Average of last seven years only at Dinapore. (c) The details are— Rice or Indian corn at Rs. 1 7/8 per acre 85,000 Ladies " " 2 7/8 " 3 Onion " " 2 3 " 24 Sugarcane " " 5 " 6,181 Garden produce " " 5 " 9 Total - 91,085		
		Patna	1,466			
		Total of the month	735	33,140	1,880	65,755	4,579	633	6,297	71,945	4,592	...	27 30	37 39			
		Total of the corresponding month of previous year	4,563	
				Total of the month	19,211	42,398	720	62,336	279	29	309	62,634
		Total of the corresponding month of previous year	6,464	1,39,912	23,531	1,71,121	5,926	637	6,453	1,76,994	62,634		
		Grand Total of the month	(g) The details are— Leased for five years - 17,264 Ditto for one year only - 186 Total - 17,450 Average of last seven years only at Dinapore. (c) The details are— Rice or Indian corn at Rs. 1 7/8 per acre 85,000 Ladies " " 2 7/8 " 3 Onion " " 2 3 " 24 Sugarcane " " 5 " 6,181 Garden produce " " 5 " 9 Total - 91,085		
		Grand Total of the corresponding month of previous year			

F. T. HAIG, Col., R.E.,

Joint Secy. to the Government of Bengal,
in the P. W. Dept., Irrigation Branch.

The 18th January 1878.

Reports of Fluctuation of Traffic on the Eastern Bengal Railway for the Month of December 1877.

EASTERN BENGAL RAILWAY COMPANY, TRAFFIC SUPERINTENDENT'S OFFICE.

Report on the Traffic for the four weeks ending the 20th December 1877.

Dated Calcutta, the 12th January 1878.

From—C. F. CHADBURN, Esq., Acting Traffic Superintendent,

To—The Agent, Eastern Bengal Railway, Sealdah.

THE quantity of goods carried by the Eastern Bengal Railway during the above period amounted to 5,65,432 maunds. This, as compared with the corresponding period of 1876, shows a decrease of 1,39,525 maunds. This decrease is accounted for mainly by the large importations of food-grains into the Calcutta market in 1876 for exportation to the famine districts.

The staples showing a decrease are food-grains, gunny bundles, bundles hides, bales, jute and sugar; those showing an increase are bales and bundles cotton, bales gunny, drums jute, piece-goods, salt, seeds, bundles tobacco, turmeric, twist, and miscellaneous goods.

Decreases.

Grain, including rice Mds. 1,93,003

This decrease is owing to there being no export to the famine districts as there was last year during the same period.

Gunny, bundles of Mds. 4,282

This staple shows a large decrease, which is owing to the small demand in the interior, but I anticipate an improvement as the season for sugar, seeds, &c., advances.

Hides, bundles Mds. 6,813

This staple shows a large decrease again this month, the supply being influenced by the fluctuations of the demand in the market.

Jute, bales Mds. 72,549

This staple again shows a large decrease in bales, which is, however, lessened by an increase of 23,699 maunds in drums.

Sugar Mds. 9,770

This decrease is owing to the season having commenced later than last year, but will improve as the season advances.

Increases.

Cotton, bundles and bales Mds. 461 Bales. 2,816

This staple shows a steady increase in both bundles and bales.

Gunny, bales Mds. 1,988

I am glad to say this staple also shows a small increase.

Jute, drums Mds. 23,699

This shows a considerable increase, but it is counteracted, however, by the large decrease in the quantity of bales carried.

Piece-goods Mds. 8,683

This staple continues to show a satisfactory increase.

Salt Mds. 21,579

This is a very satisfactory increase and promises to continue.

Railway materials, foreign Mds. 496

This shows a small increase in Northern Bengal State Railway stock forwarded.

Seeds Mds. 9,281

The season is just commencing, and this staple will, I trust, continue to show a satisfactory increase.

Tobacco, bundles Mds. 2,391

This staple shows a marked increase, which indicates a growing demand in the market.

Turmeric Mds. 17,121

This staple also shows a satisfactory increase.

Twist Mds. 1,333

This staple continues to show an increase.

Miscellaneous Mds. 56,607

This shows a large increase in upward as well as downward and intermediate goods, which is satisfactory. I attach the usual statement of increases and decreases.

EASTERN BENGAL RAILWAY.

Statement showing Increases and Decreases in maundage of staples carried over the line for the four weeks ending the 20th December 1877, as compared with that of the corresponding period of 1876.

STAPLES.	1876.		1877.		1876.	1877.	Increase.	Decrease.
	Up.	Down.	Up.	Down.	Total.	Total.		
Ale, beer, wine, &c.	949	4	1,608	953	1,508	555
Cotton, bundles of	107	60	508	107	568	461
Ditto, bales of	1,124	3,010	1,124	3,040	2,816
Grain, including rice	15,085	2,33,835	4,947	61,870	2,49,820	66,817	1,93,003
Gunny, bundles of	1,848	4,079	1,507	78	5,927	1,645	4,282
Ditto, bales of	73	5,823	32	7,852	5,890	7,881	1,988
Hides, bundles of	4	12,710	32	5,878	12,713	5,910	6,813
Ditto, bales of
Jute, drums of	8,495	1,72,297	2	2,04,180	1,80,702	2,04,191	23,699
Ditto, bales of	2,355	1,00,087	39,493	1,12,042	39,193	72,549
Piece-goods	10,018	75	27,712	34	10,013	27,760	8,683
Railway materials, foreign	11,954	12,450	11,954	12,450	496
Salt	35,341	50,920	35,341	50,920	21,579
Seeds	287	11,653	1,889	19,332	11,910	21,221	9,281
Sugar	112	11,873	1,291	924	11,985	2,215	9,770
Ten	3	1,187	3	1,010	1,110	1,022	118
Tobacco, bundles of	607	6,045	632	9,174	7,315	9,708	2,391
Ditto, bales of
Turmeric	2,500	19,627	2,500	19,627	17,121
Twist	2,801	1,478	4,381	1,331	4,379	5,712	1,333
All other goods	14,568	16,362	59,407	27,120	29,920	80,527	56,007
Total	1,15,791	5,59,160	1,70,703	3,88,729	7,04,957	5,65,432	1,47,010	2,56,535
						5,65,432		1,47,010
Decrease					1,39,525			1,39,525

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for first 12 days of January 1878 on 1,279½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RESULTS.	TRAIN MILES RUN.		
	No. of passen- gers.	Coaching receipts.		Weight carried.	Receipts.					Coach- ing.	Merchan- dise.	Total.
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.					
Total traffic for the period ...	198,161	2,97,219 5 6	27,245 0 4	23,65,410 0	8,23,312 8 0	84,920 6 3	12,22,530 13 6	80,795½	163,718½	264,514		
Or per mile of railway	232 8 11	21 5 9	723 0 8	66 5 7	955 4 7		
For previous weeks of half-year		
Total for 12 days ...	198,161	2,97,219 5 6	27,245 0 4	23,65,410 0	8,23,312 8 0	84,920 6 3	12,22,530 13 6	80,795½	163,718½	264,514		
COMPARISON.												
Total for corresponding first 13 days of previous year ...	219,196½	5,92,314 1 4	54,205 9 2	24,64,674 0	9,40,718 2 0	86,105 16 6	15,32,082 8 4	1,10,802	180,669	800,661		
Per mile of railway, corresponding period of previous year	462 13 5	45 8 6	734 13 3	67 7 1	1,197 9 8		
Total to corresponding date of previous year ...	219,196½	5,92,314 1 4	54,205 9 2	24,64,674 0	9,40,718 2 0	86,105 16 6	15,32,082 8 4	1,10,802	180,669	800,661		

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for first 12 days of January 1878 on 223½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.				
Total traffic for the period ...	12,332½	35,333 5 0	3,234 17 0	2,80,121 20	78,090 0 0	7,913 6 8	1,11,013 5 0	8,430½	19,132	27,571½	
Or per mile of railway	157 14 8	14 9 0	351 10 3	32 4 8	509 8 11	
For previous weeks of half-year	
Total for 12 days ...	12,332½	35,333 5 0	3,234 17 0	2,80,121 20	78,090 0 0	7,913 6 8	1,11,013 5 0	8,430½	19,132	27,571½	
COMPARISON.											
Total for corresponding first 13 days of previous year ...	10,740	1,04,707 0 11	9,398 2 11	4,12,933 20	1,01,340 11 0	9,565 2 3	2,09,053 11 11	11,971	29,193	41,164	
Per mile of railway corresponding period of previous year	467 13 5	42 17 11	464 5 8	42 15 0	184 5 1	
Total to corresponding date of previous year ...	10,740	1,04,707 0 11	9,398 2 11	4,12,933 20	1,01,340 11 0	9,565 2 3	2,09,053 11 11	11,971	29,193	41,164	

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for last 2 days of December 1877 on 158½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				Total Receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.				
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.		
Total traffic for the week ...	14,465	7,557 6 6	692 15 2	65,278 2	51,790 7 10	4,744 0 3	5,410 15 5		
Or per mile of railway ...	91	47 12 0	4 7 0	419 7	327 5 0	30 0 1	34 7 7		
For previous 26 weeks of half-year ...	975,473	6,20,828 1 9	50,909 5 8	65,25,980 17	10,09,731 2 6	175 0 8 13 9	251,007 18 2		
Total for the half year ...	989,938	6,28,385 5 3	57,601 19 10	65,80,638 19	10,61,527 10 4	178,806 13 9	267,408 13 7		
COMPARISON.									
Total for corresponding 1 day of previous year ...	5,477½	3,215 5 2	294 14 9	55,794 34	25,547 3 10	2,341 9 4	2,630 1 1		
Per mile of railway, corresponding 1 day of previous year ...	22	20 5 1	1 17 3	839 37	161 6 7	14 15 11	16 13 2		
Total to corresponding date of previous year ...	874,513½	5,70,088 14 4	50,424 16 8	51,98,790 34	13,47,892 3 9	125,565 13 2	173,990 15 5		

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for the first 5 days January 1878 on 158½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ...	25,717	18,043 15 9	1,654 0 8	1,11,416 4	25,348 14 9	2,324 13 1	3,977 11 9
Or per mile of railway ...	162	144 0 4	10 0 0	704 2	169 2 11	14 13 8	25 2 8
For previous weeks of half-year
Total for the 5 days ...	25,717½	18,043 15 9	1,654 0 8	1,11,416 4	25,348 14 9	2,324 13 1	3,977 13 0
COMPARISON.							
Total for corresponding 5 days of previous year ...	29,003½	19,823 6 0	1,917 3 10	1,62,092 17	36,395 9 9	2,778 0 4	4,595 3 2
Per mile of railway, corresponding 5 days of previous year ...	145	125 4 3	11 9 8	1,027 37	191 8 1	17 11 1	29 0 9
Total to corresponding date of previous year ...	29,003½	19,823 6 0	1,917 3 10	1,62,092 17	36,395 9 9	2,778 0 4	4,595 3 2

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 12th January 1878 on 158½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week ...	32,294½	24,303 10 0	2,236 1 8	1,81,606 25	40,091 7 7	4,216 16 0	6,452 17 8
Or per mile of railway ...	204	154 2 4	14 2 7	1,166 22	250 11 0	26 12 11	40 15 0
For previous 1 week of half-year ...	25,717½	18,043 15 9	1,654 0 8	1,11,416 4	25,348 14 9	2,324 13 1	3,977 13 0
Total for 2 weeks ...	58,012	42,437 9 0	3,890 2 4	2,93,022 29	71,320 6 4	6,540 9 1	10,429 11 8
COMPARISON.							
Total for corresponding week of previous year ...	31,907½	22,401 3 3	2,061 13 10	2,09,791 25	39,613 1 11	3,631 4 1	5,692 17 11
Per mile of railway, corresponding week of previous year ...	200	142 3 0	13 0 7	1,325 5	250 2 1	23 14 11	35 19 0
Total to corresponding date of previous year ...	60,761	42,316 9 3	3,975 16 8	3,72,371 2	69,919 11 5	6,499 4 5	10,254 1 1

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 12th January 1878 on 27½ miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	2,407	1,037 0 0	105 14 0	13,092 0	932 0 0	93 4 0	196 18 0
Or per mile of railway	88	38 0 0	3 16 0	618 0	34 0 0	3 8 0	7 4 0
For previous 1 week of half-year	1,374	711 0 0	71 2 0	8,079 0	540 0 0	54 0 0	125 2 0
Total for 2 weeks	3,081	1,748 0 0	174 16 0	22,071 0	1,472 0 0	147 4 0	322 0 0
COMPARISON.							
Total for corresponding week of previous year	2,004	896 13 3	89 17 6	6,656 29	457 6 0	43 14 0	133 13 3
Per mile of railway, corresponding week of previous year	74	32 15 9	3 6 0	344 11	16 0 10	1 13 1	4 16 1
Total to corresponding date of previous year	8,693	1,661 0 8	166 2 0	27,982 29	1,729 1 0	172 18 2	320 0 3

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for last 9 days of December 1877 on 28 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	10,408	1,008 0 0	190 6 0	21,253 0	837 0 0	85 14 0	276 0 0
Or per mile of railway	373	36 0 0	5 16 0	759 0	30 0 0	3 1 0	9 17 0
For previous 25 weeks of half-year	2,50,539	24,511 0 0	3,431 8 0	3,41,474 0	11,474 0 0	1,147 8 0	4,096 10 0
Total for 26 weeks	2,51,027	25,519 0 0	3,621 8 0	3,62,727 0	12,311 0 0	1,233 8 0	4,974 10 0
COMPARISON.							
Total for corresponding week of previous year	10,473	1,004 18 0	160 0 6	20,703 22	915 1 6	94 10 2	254 10 6
Per mile of railway, corresponding week of previous year	374	37 5 0	5 14 7	739 23	33 12 0	3 7 6	9 2 1
Total to corresponding date of previous year	2,37,734	23,126 1 3	3,212 12 3	3,56,896 26	11,767 9 6	1,170 15 2	4,380 7 4

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for first five days of January 1878 on 28 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	5,748	1,035 0 0	103 10 0	9,211 0	333 0 0	33 0 0	139 10 0
Or per mile of railway	205	37 0 0	3 14 0	329 0	12 0 0	1 5 0	4 19 0
For previous 1 week of half-year
Total for 1 week	5,748	1,035 0 0	103 10 0	9,211 0	333 0 0	33 0 0	139 10 0
COMPARISON.							
Total for corresponding week of previous year	8,803	1,237 7 9	125 14 11	11,415 30	396 5 3	39 12 5	164 7 4
Per mile of railway, corresponding week of previous year	317	41 14 6	4 0 0	407 25	13 12 8	1 7 7	5 17 4
Total to corresponding date of previous year	8,933	1,237 7 9	125 14 11	11,415 30	396 5 3	39 12 5	164 7 4

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 12th January 1878 on 28 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	8,131	1,504 0 0	150 8 0	18,226 0	719 0 0	71 18 0	292 6 0
Or per mile of railway	290	53 8 0	5 0 7	650 0	25 8 0	2 11 0	7 18 0
For previous 1 week of half-year	5,718	1,035 0 0	103 10 0	9,211 0	333 0 0	33 0 0	139 10 0
Total for 2 weeks	13,849	2,539 0 0	253 18 0	27,437 0	1,052 0 0	104 18 0	381 2 0
COMPARISON.							
Total for corresponding week of previous year	10,314	1,373 11 3	137 7 5	17,074 20	508 13 0	50 17 7	194 6 0
Per mile of railway, corresponding week of previous year	368	49 0 11	4 19 1	603 32	18 5 0	1 8 8	6 18 9
Total to corresponding date of previous year	19,207	2,631 8 0	263 8 4	38,600 10	966 0 3	96 10 0	388 12 6

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for nine days ending 31st December 1877 on 79 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week or	7,074	4,302 4 0	430 4 6	35,430 0	4,282 14 0	428 14 0	844 10 3
Or per mile of railway	101	55 4 0	5 10 6	448 0	54 4 0	5 8 6	10 10 0
For previous 25 weeks of half-year	183,109	80,193 13 5	8,019 11 7	5,47,074 0	54,706 10 6	5,470 13 4	13,400 4 11
Total for 26 weeks	190,183	84,595 1 3	8,455 16 1	5,82,504 0	58,988 5 6	5,894 19 1	14,244 15 2
COMPARISON.							
Total for corresponding week of previous year	2,030	1,233 9 0	123 7 3	20,373 20	1,198 6 9	119 16 10	242 4 0
Per mile of railway, corresponding week of previous year	64	15 4 0	1 19 0	258 0	15 10 0	1 19 6	3 13 9
Total to corresponding date of previous year	63,903	28,781 13 6	2,878 3 8	3,04,007 30	24,717 4 0	2,471 13 6	5,140 18 2

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for first 5 days of January 1878 on 79 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	4,820	2,310 0 0	231 0 0	3,990 0	963 12 0	96 7 6	327 7 6
Or per mile of railway	61	29 4 0	3 18 6	505 0	12 3 0	1 4 3	4 2 6
For previous 4 weeks of half-year
Total for 1 week	4,820	2,310 0 0	231 0 0	3,990 0	963 12 0	96 7 6	327 7 6
COMPARISON.							
Total for corresponding week of previous year	2,399	918 5 6	91 16 8	15,042 30	935 11 0	93 11 4	185 8 0
Or per mile of railway, corresponding week of previous year	64	19 8 0	1 19 0	399 0	19 12 0	1 19 6	3 13 6
Total to corresponding date of previous year	2,399	918 5 6	91 16 8	15,042 30	935 11 0	93 11 4	185 8 0



The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

PART IV.

Bill of the Bengal Council.

GOVERNMENT OF BENGAL

LEGISLATIVE DEPARTMENT.

THE following Report of a Select Committee, with the Bill as amended by them, is published for general information :—

We, the undersigned members of the Council of the Lieutenant-Governor of Bengal to whom the Bill to define and limit the powers of settlement officers in respect to the enhancement of rent was referred, have the honor to make the following report :—

We have considered the provisions of this Bill.

In Section 3 we have made it clear who are to be the revenue authorities who shall have power to confirm settlements.

In Section 4 we have introduced words to provide for the issue of a general notice.

We have extended the provisions of the Bill to settlements now pending.

We have introduced a few verbal alterations.

We recommend that the Bill as now settled be passed.

H. J. REYNOLDS.
H. T. PRINSEP.
RAMSHUNKER SEN.

The 26th January 1878.

AMENDED BILL.

A Bill to define and limit the powers of Settlement Officers with respect to enhancement of rent.

WHEREAS it is expedient to define and limit the powers of settlement officers in the territories subject to the Lieutenant-Governor of Bengal in respect of the enhancement of rent: It is enacted as follows :—

1. This Act shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. No ryot having a right of occupancy shall be liable to have the rent previously payable by him enhanced in the course of any settlement proceedings under Regulation VII of 1822, except on some one of the grounds specified in section 18 of Bengal Act VIII of 1869, or, where Act X of 1859 is still in force, in section 17 of the latter Act.

3. The following words shall be added to section 15 of Bengal Act VIII of 1869, and to section 14 of Act X of 1859 :—

Rent of ryot having right of occupancy not to be enhanced by settlement officer except as under Bengal Act VIII, 1869, or Act X, 1859

Provisions added to section 15, Bengal Act VIII, 1869, and section 14, Act X, 1859.

"Provided that where in the course of any settlement proceedings conducted under Regula-

tion VII of 1822, and confirmed by the revenue authorities from time to time empowered in this behalf by the local Government, the rent of any under-tenant or ryot has been in any way enhanced, such rent shall be deemed to have been correctly enhanced until the contrary is proved.

"Provided also that any suit by such under-tenant or ryot to contest his liability to pay the enhanced rent shall be instituted within three months from the date of the service of the notice of enhancement, and provided also that, unless he has instituted such suit within such period, he shall not contest the said liability in answer to any suit which may be preferred against him for recovery of arrears of enhanced rent after the expiration of three months from the date of service of such notice, anything in this Act to the contrary notwithstanding."

4. A notice in writing served on an under-tenant or ryot by, or by the authority of, a settlement officer, calling on him to attend and sign the *jummabundi*, shall be deemed a notice within the meaning of section 14 of Bengal

Act VIII of 1869, and section 18 of Act X of 1859.

Provided that it shall not be necessary to make personal service of such notice on each under-tenant or ryot, but that service may be lawfully made through proclamation by beat of drum of a general notice addressed to all whom it may concern, and by affixing such general notice with a copy of the *jummabundi*, or of such part thereof as the Collector may think fit, at the mal outcherry of the village to which the *jummabundi* relates, or at some other conspicuous place therein.

5. The provisions of this Act shall apply to all settlement proceedings under Regulation VII of 1822 which, after the commencement of this Act, may be confirmed by the revenue authorities mentioned in section three, whether such proceedings shall have been commenced before or after the commencement of this Act.

FREDERICK CLARKE,
Asst. Secy. to the Govt. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

PART V.

Act of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 9th January 1878, and is hereby promulgated for general information:—

ACT NO. I OF 1878. THE OPIUM ACT, 1878.

CONTENTS.

PREAMBLE.

SECTIONS.

1. Short title.
Local extent.
Commencement.
2. Repeal of enactments.
Amendment of Acts.
Amendment of Act VII of 1836, s. 1.
3. Interpretation-clause.
4. Prohibition of poppy-cultivation and possession, &c., of opium.
5. Power to make rules to permit such matters.
6. Duty on opium imported by land.
7. Warehousing opium.
8. Power to make rules relating to warehouses.
9. Penalty for illegal cultivation of poppy, &c.
10. Presumption in prosecutions under section nine.

SECTIONS.

11. Confiscation of opium.
12. Order of confiscation by whom to be made.
13. Power to make rules, regarding disposal of things confiscated and rewards.
14. Power to enter, arrest and seize, on information that opium is unlawfully kept in any enclosed place.
15. Power to seize opium in open places.
Power to detain, search and arrest.
16. Searches how made.
17. Officers to assist each other.
18. Vexatious entries, searches, seizures and arrests.
19. Issue of warrants.
20. Disposal of person arrested or thing seized.
21. Report of arrests and seizures.
22. Procedure in case of illegal poppy-cultivation.
23. Recovery of arrears of fees, duties, &c.
24. Farmer may apply to Collector or other officer to recover amount due to him by licensee.
25. Recovery of penalties due under bond.

SCHEDULE.

An Act to amend the law relating to Opium.

WHEREAS it is expedient to amend the law relating to opium; It is hereby enacted as follows:—

- Preamble.
1. This Act may be called "The Opium Act, 1878";
Short title.

It shall extend to such local areas as the Governor General in Council may, by notification in the *Gazette of India*, from time to time direct;

And it shall come into force in each of such areas on such day as the Governor General in Council in like manner directs in this behalf.

2. The enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule:

And in Acts No. XI of 1849, No. XXI of 1856 and No. X of 1871, and in Bengal Act No. II of 1876, the words "intoxicating drugs" (wherever they occur) shall not include opium.

The reference made to Bombay Regulations XXI of 1827 and XX of 1830 in Act No. VII of 1836 shall be read as if made to the corresponding sections of this Act.

3. In this Act, unless there be something repugnant in the subject or context—

"Opium" includes also poppy-heads, preparations or admixtures of opium, and intoxicating drugs prepared from the poppy:

"Magistrate" means, in the Presidency-towns, a Presidency Magistrate, and elsewhere a Magistrate of the first class or (when specially empowered by the Local Government to try cases under this Act) a Magistrate of the second class:

"Import" means to bring into the territories administered by any Local Government from sea, or from foreign territory, or from a territory administered by any other Local Government:

"Export" means to take out of the territories administered by any Local Government to sea, or to any foreign territory, or to any territory administered by another Local Government:

"Transport" means to remove from one place to another within the territories administered by the same Local Government.

4. Except as permitted by this Act, or by any other enactment relating to opium for the time being in force, or by rules framed under this Act or under any such enactment, no one shall—

- (a) cultivate the poppy;
- (b) manufacture opium;
- (c) possess opium;
- (d) transport opium;
- (e) import or export opium; or
- (f) sell opium.

5. The Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the local *Gazette*, make rules consistent with this Act, to permit absolutely or subject to the payment of duty or to any other conditions and to regulate within the whole or any specified part of the territories administered by such Government, all or any of the following matters:—

- (a) the cultivation of the poppy;
- (b) the manufacture of opium;
- (c) the possession of opium;
- (d) the transport of opium;
- (e) the importation or exportation of opium; and
- (f) the sale of opium, and the farm of duties leviable on the sale of opium by retail:

Provided that no duty shall be levied under any such rule on any opium imported and on which a duty is imposed by or under the law relating to sea customs for the time being in force or under section six.

6. The Governor General in Council may from time to time, by notification in the *Gazette of India*, impose such duty as he thinks fit on opium or on any kind of opium imported by land into British India or into any specified part thereof, and may alter or abolish any duty so imposed.

7. The Governor General in Council may, by order notified in the *Gazette of India*, warehouse opium.

(a) authorize any Local Government to establish warehouses for opium legally imported into, or intended to be exported from, the territories administered by such Local Government, and

(b) cancel any such order.

So long as such order remains in force, the Local Government may, by notification published in the official *Gazette*,

(c) declare any place to be a warehouse for all or any opium legally imported, whether before or after the payment of any duty leviable thereon, into the territories administered by such Government, or into any specified part thereof, or intended to be exported thence, and

(d) cancel any such declaration.

An order under clause (b) shall cancel all previous declarations under clause (c) of this section relating to places in the territories to which such order refers.

So long as such declaration remains in force, the owner of all such opium shall be bound to deposit it in such warehouse.

8. The Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the local *Gazette*, make rules consistent with this Act to regulate the safe custody of opium

warehoused under section seven; the levy of fees for such warehousing; the removal of such opium for sale or exportation; and the manner in which it shall be disposed of, if any duty or fees leviable on it be not paid within twelve months from the date of warehousing the same.

9. Any person who, in contravention of this Act, or of rules made and notified under section five or section eight,

Penalty for illegal cultivation of poppy, &c.

- (a) cultivates the poppy, or
- (b) manufactures opium, or
- (c) possesses opium, or
- (d) transports opium, or
- (e) imports or exports opium, or
- (f) sells opium, or
- (g) omits to warehouse opium or removes or does any act in respect of warehoused opium,

and any person who otherwise contravenes any such rule,

shall, on conviction before a Magistrate, be punished for each such offence with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both;

and, where a fine is imposed, the convicting Magistrate shall direct the offender to be imprisoned in default of payment of the fine for a term which may extend to six months, and such imprisonment shall be in excess of any other imprisonment to which he may have been sentenced.

10. In prosecutions under section nine, it shall be presumed, until the contrary is proved, that all opium for which the accused person is unable to account satisfactorily is opium in respect of which he has committed an offence under this Act.

11. In any case in which an offence under section nine has been committed—

- (a) the poppy so cultivated;
- (b) the opium in respect of which any offence under the same section has been committed;
- (c) where, in the case of an offence under clause (d) or (e) of the same section, the offender is transporting, importing or exporting any opium exceeding the quantity (if any) which he is permitted to transport, import or export, as the case may be, the whole of the opium which he is transporting, importing or exporting;
- (d) where, in the case of an offence under clause (f) of the same section, the offender has in his possession any opium other than the opium in respect of which the offence has been committed, the whole of such other opium,

shall be liable to confiscation.

The vessels, packages and coverings in which any opium liable to confiscation under this section is found, and the other contents (if any) of the vessel or package in which such opium may be concealed, and the animals and conveyances used in carrying it, shall likewise be liable to confiscation.

12. When the offender is convicted, or when the person charged with an offence in respect of any opium is acquitted, but the Magistrate decides that the opium is liable to confiscation, such confiscation may be ordered by the Magistrate.

Whenever confiscation is authorized by this Act, the officer ordering it may give the owner of the thing liable to be confiscated an option to pay, in lieu of confiscation, such fine as the officer thinks fit.

When an offence against this Act has been committed, but the offender is not known or cannot be found, or when opium not in the possession of any person cannot be satisfactorily accounted for, the case shall be enquired into and determined by the Collector of the District or Deputy Commissioner, or by any other officer, authorized by the Local Government in this behalf, either personally or in right of his office, who may order such confiscation: Provided that no such order shall be made until the expiration of one month from the date of seizing the things intended to be confiscated or without hearing the persons (if any) claiming any right thereto and the evidence (if any) which they produce in support of their claims.

13. The Local Government may, with the previous sanction of the Governor General in Council, from time to time, by notification in the local Gazette, make rules consistent with this Act to regulate—

- (a) the disposal of all things confiscated under this Act; and
- (b) the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act.

14. Any officer of any of the departments of Excise, Police, Customs, Salt, Opium or Revenue, superior in rank to a peon or constable, who may in right of his office be authorized by the Local Government in this behalf, and who has reason to believe, from personal knowledge or from information given by any person and taken down in writing, that opium liable to confiscation under this Act is manufactured, kept or concealed in any building, vessel or enclosed place, may, between sunrise and sunset,

- (a) enter into any such building, vessel or place;
- (b) in case of resistance, break open any door and remove any other obstacle to such entry;
- (c) seize such opium and all materials used in the manufacture thereof, and any other thing which he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium, and
- (d) detain and search, and if he think proper arrest, any person whom he has reason to believe to be guilty of any offence relating to such opium under this or any other law for the time being in force.

Power to seize opium in open places.

15. Any officer of any of the said departments may

(a) seize, in any open place or in transit, any opium or other thing which he has reason to believe to be liable to confiscation under section eleven or any other law for the time being in force relating to opium,

(b) detain and search any person whom he has reason to believe to be guilty of any offence against this or any other such law, and, if such person has opium in his possession, arrest him and any other persons in his company.

16. All searches under section fourteen or section fifteen shall be made in accordance with the provisions of the Code of Criminal Procedure.

17. The officers of the several departments mentioned in section fourteen shall, upon notice given or request made, be legally bound to assist each other in carrying out the provisions of this Act.

18. Any officer of any of the said departments who, without reasonable ground of suspicion, enters or searches, or causes to be entered or searched, any building, vessel or place,

or vexatiously and unnecessarily seizes the property of any person on the pretence of seizing or searching for any opium or other thing liable to confiscation under this Act,

or vexatiously and unnecessarily detains, searches or arrests any person,

shall for every such offence be punished with fine not exceeding five hundred rupees.

19. The Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, either personally or in right of his office, or a Magistrate, may issue his warrant for the arrest of any person whom he has reason to believe to have committed an offence relating to opium, or for the search, whether by day or night, of any building or vessel or place in which he has reason to believe opium liable to confiscation to be kept or concealed.

All warrants issued under this section shall be executed in accordance with the provisions of the Code of Criminal Procedure.

20. Every person arrested, and thing seized, under section fourteen or section fifteen, shall be forwarded without delay to the officer in charge of the nearest Police-station; and every person arrested and thing seized under section nineteen shall be forwarded without delay to the officer by whom the warrant was issued.

Every officer to whom any person or thing is forwarded under this section shall, with all convenient despatch, take such measures as may be necessary for the disposal according to law of such person or thing.

21. Whenever any officer makes any arrest or seizure under this Act, he shall within forty-eight hours next after such arrest or seizure make a full report of all the particulars of

such arrest or seizure to his immediate official superior.

22. In the case of alleged illegal cultivation of the poppy, the crop shall not be removed, but shall, pending the disposal of the case, be attached by an officer superior in rank to a peon or constable, who may in right of his office be authorized by the Local Government in this behalf; and such officer shall require the cultivator to give bail in a reasonable amount (to be fixed by such officer) for his appearance before the Magistrate by whom the case is to be disposed of, and such cultivator shall not be arrested unless within a reasonable time he fails to give such bail:

Provided that, wherever Act No. XIII of 1857 (*An Act to consolidate and amend the law relating to the cultivation of the Poppy and the manufacture of Opium in the Presidency of Fort William in Bengal*), or any part thereof, is in force, nothing in this section shall apply to such cultivation.

23. Any arrear of any fee or duty imposed under this Act or any rule made hereunder,

and any arrear due from any farmer of opium-revenue,

may be recovered from the person primarily liable to pay the same to the Government or from his surety (if any) as if it were an arrear of land-revenue.

24. When any amount is due to a farmer of opium-revenue from his licensee, in respect of a license, such farmer may make an application to the Collector of the District, Deputy Commissioner or other officer authorized by the Local Government in this behalf, praying such officer to recover such amount on behalf of the applicant; and on receiving such application, such Collector, Deputy Commissioner or other officer may in his discretion recover such amount as if it were an arrear of land-revenue and shall pay any amount so recovered to the applicant:

Provided that the execution of any process issued by such Collector, Deputy Collector or other officer for the recovery of such amount, shall be stayed if the licensee institutes a suit in the Civil Court to try the demand of the farmer and furnishes security to the satisfaction of such officer for the payment of the amount which such Court may adjudge to be due from him to such farmer:

Provided also that nothing contained in this section or done thereunder shall affect the right of any farmer of opium-revenue to recover by suit in the Civil Court or otherwise any amount due to him from such licensee.

25. When any person in compliance with any rule made hereunder gives a bond for the performance of any duty or act, such duty or act shall be deemed to be a public duty or an act in which the public are interested, as the case may be, within the meaning of the Indian Contract Act, 1872, section 74, and upon breach of the condition of such bond by him, the whole sum named therein as the amount to be paid in case of such breach may be recovered from him as if it were an arrear of land-revenue.

SCHEDULE. ACTS OF THE GOVERNOR GENERAL IN COUNCIL.			Number and year.	Subject.	Extent of repeal.
Number and year.	Subject.	Extent of repeal.			
Act XI of 1840.	Abkari Revenue of Calcutta	In section 5 the word "opium." In section 6, the word "opium" and the last thirty-one words. In section 15, from and including the words "ex- cept in the case," to the end of the section. In section 33, from and in- cluding the words "ex- cept opium" down to and includ- ing the words "each seer;" and the words "or in the case of opi- um as afore- said, a re- ward of one rupee eight annas for each seer."			In section 76, from and in- cluding the words "ex- cept opium," down to and including the words "each seer;" and from and includ- ing the words "or in," down to and includ- ing the words "each seer." In paragraph 8 of sec- tion 90, the words "and opium."
			Act XIII of 1857.	Cultivation of the poppy and manufacture of opium.	Section 2.
			Act X of 1871	The Northern India Excise Act.	In paragraph 5 of section 3, the word "opium." Sections 16, 65, 66, 67 and 87. In section 19, the words "or opium." Section 40, so far as it relates to opium. In section 46, paragraph 3, from and including the words "as well as," down to and including the words "dealings in opium." In section 63, the words "except opi- um." In section 76, the words "except opi- um," and paragraph 2. In section 79, from and including the words "except opi- um," down to and in- cluding the words "each seer," and from and in- cluding the
Act III of 1852.	Spiritous liquors, Bombay...	Section 10, so far as it re- lates to opi- um.			
Act XXI of 1856.	Bengal Abkari Act	In section 28 the word "opium." Sections 34, 51, 52, 53 and 87. In section 35, the words "or opium." In section 49, the words "except opi- um." Section 59, so far as it re- lates to opi- um. In section 75, the words "except opi- um" and from and including the words "opium seiz- ed," down to the end.			

Number and year.	Subject.	Extent of repeal.	Number and year.	Subject.	Extent of repeal.
Act IV of 1872.	The Panjáb Laws Act ...	words "or in," down to and including the words "each seer." Section 49.			the words "similarly distributed." In section 10, in the section substituted for section 75 of Act XXI of 1856, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order." In section 10, in the section substituted for section 76 of Act XXI of 1856, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including the words "similarly distributed."
Act XXVI of 1872.	Panjáb Opium Law Amendment.	The whole Act.			
Act VI of 1873.	Transshipment of goods ...	Section 7.			
Act XVI of 1876.	The Indian Tariff Act ...	Section 9.			
Act XXIII of 1876.	To amend the law relating to Opium.	The whole Act.			
Act VI of 1877.	For postponing the day on which the Opium Act, 1876, is to come into force.	The whole Act.			
<i>Act of the Lieutenant-Governor of Bengal in Council.</i>					
Number and year.	Subject.	Extent of repeal.			
Act II of 1876	To amend Act XI of 1840, Act XXI of 1856, and Act IV (B. C.) of 1860.	In section 3, in the section substituted for section 38 of Act XI of 1840, the words "except opium," and from and including the words "confiscated opium" down to and including the words "general order." In section 3, in the section substituted for section 34 of Act XI of 1840, the words "except in the case of opium," and from and including the words "and in the case of opium" down to and including			
<i>Bombay Regulations.</i>					
Number and year.	Subject.	Extent of repeal.			
Bombay Regulation XXI of 1827.	Duty on opium	The preamble, from and including the words "with the combined," down to and including the words "the prohibited." Chapters I, II, III and IV.			
Bombay Regulation XX of 1830.	Malwa opium.	So much as has not been repealed.			
D. FITZPATRICK, Secy. to the Govt. of India.					



APPENDIX TO

The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

FOURTH QUARTER.

BENGAL LIBRARY CATALOGUE OF BOOKS

FOR THE

Quarter ending 31st December 1877.

CATALOGUE OF BOOKS for the

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title-page is not in that language).	Language in which the book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name of firm or publisher.
ASSAMESE						
23	Asamiyá-larár-byáskaran; or, Grammar for Assamese children.	Assamese.	Dinabandhu Tarkálankára	Grammar, E.	Printed at the Bidyáratna Press, No. 285, Upper Chitpore Road, Calcutta.	Printed by *Arunodaya Ghosh and published by Roy Gunábhírám Barua.
BENGALI						
1492	Déwání Kárjyabidhi; or, Code of Civil Procedure; being Act X of 1877.	Bengali.	Translated by Dwárákáth Bhattácharjya, M.A. and B.L.	Law	Printed at the Satya Press, No. 52, Mániktálá Street, Calcutta, and published at the Canning Library.	Printed by Háránchandra Chaudhuri, and published by the Translator.
1493	Déwání Ainábálí; or, a Collection of Civil Laws.	ditto	Translated by Patirám Banerji, Mahéndra Chandra Chatterji, and Rájéndralál Gánguli.	ditto	Printed and published at the Arunodaya Press, Berhampore.	Printed by Kámákhya-prásad Ganguli, and published by the Translators.
1494	Peter Parley's Tales. Part I.	ditto	Translated by Pandita Lál-gopál *Goswámí.	Fiction, E.	Printed and published at the Somprakash Press, Bhawánipore.	Printed and published by Kédárnáth Chakrabarti.
1495	Káshí-darshana; or, Visit to Káshí. Part I.	ditto	Bíreshwar Mukerji.	Miscellaneous.	ditto	ditto
1496	Ditto ditto. Part II	ditto	ditto	ditto	ditto	ditto
1497	Daasharath-biláp; or, Lamentations of Daasharath.	ditto	Surjyanáráyana Mukerji.	Poetry	ditto	ditto
1498	Prabhat Chintá; or, Morning Thoughts.	ditto	Kálíprasanna Ghosh.	Miscellaneous.	Printed and published at the Girish Press, Dacca.	Printed and published by Munshi Maulábaksh.
1499	Játiya-uddípaná; or, National incitement.	ditto	Compiled by Munshi Maulábaksh.	Poetry	ditto	ditto
1500	Shar-ras-ámod-náta; or, a drama embodying the six sentiments. Part I.	ditto	Brahmabrata Sámádhyaí Bhattácharjya.	Drama	Printed and published at the Kábya-prakash Press, No. 7, Haripál's Lane, Calcutta.	Printed by Kálídás Sén and published by the author.
1501	Britra-sanghár; or, the Slaughter of Britra. Part II.	ditto	Hémchandra Banerji.	Poetry	Printed and published at the Roy Press, No. 17, Bhabánícharan Datta's Lane, Calcutta.	Printed by Báburám Sarkár, and published by Kshétránáth Bhattácharjya.
1502	Upanyás-málá; or, a Garland of Tales.	ditto	Translated from the English by Ráya Shashichandra Datta Báhadur.	Fiction	Printed at the Girish Bidyáratna Press, No. 4, Upper Circular Road, Calcutta, and published at the Sanskrit Press Depository.	Printed by Harishchandra Kabiratna, and published by the Manager of the Sanskrit Press Depository.
1503	Swapna-prayána; or, Wandering Dreams.	ditto	Jogéndranáth Banerji.	Poetry	Printed and published at the Lytton Press, No. 57, Shyámbázár Street, Calcutta.	Printed and published by Nabínchandra Ráya.
1504	Bidhabé biháher nishé-dhak; or, Prohibition of Widow Marriage.	ditto	Edited by Shyá-mápada Nyáyabhushana, and revised by Umákánta Tarkálankára.	Miscellaneous.	Printed and published at the Beadon Press, No. 66, Beadon Street, Calcutta.	Printed by Harachandra Dás, and published by the editor.

Quarter ending 31st December 1877.

8	9	10	11	12	13	14	15	16
Date of issue from the press, or place of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
PAMPHLET.								
1877.	Pages.					Rs. A. P.		
Nov. 7th...	58	12mo. ...	Fifth ...	1,000	Printed.	0 4 0	Dinabandhu Tarká-lankára of Assam.	
BOOKS.								
1877.								
Sep. 26th...	632	Sup. Bl 12mo.	First ...	500	ditto ...	3 8 0	With commentary and precedents.
Oct. 1st ...	864	Bl. 8vo	First ...	1,000	ditto ...	4 0 0	...	Containing Act X of 1877, Act XI of 1865, Act VIII of 1860, (B.O.), Act XVII of 1869, Act VII of 1870, Act XV of 1877, Act III of 1877, Act IX of 1872, Act I of 1877, Act I of 1872, Act X of 1873, Act 40 of 1858, Act XXVII of 1860, and Act I of 1868.
Feb. 20th...	115	Bl. 16mo	First ..	1,000	ditto ...	0 5 0	Lálgopál Goswámí, No 31, Pataldangá Street, Calcutta.	Containing a general description of Europe and its inhabitants.
June 23rd	16	Dy. 8vo	First ..	1,000	ditto ...	0 2 0	Biráshwar Mukerji, Gopálpore, Midnapore.	A description of Benares, its various localities and shrines, &c.
„ 28th..	16	ditto ..	First ..	1,000	ditto ..	0 2 0	ditto ...	ditto.
July 3rd...	113	Dy. 12mo	First ..	500	ditto ..	0 8 0	Surjyanáráyana Mukerji, of Pánchtopi.	The lament of Dasharath after sending his son Ráma into exile.
Aug. 7th..	130	8vo.	First ..	500	ditto ...	1 0 0	Essays, republished from the <i>Bándhabá</i> ; the silent poet. Pride, natural instinct, Oleopatra biographies, &c. The essays are well written.
Sep. 1st ...	107	12mo. ...	First ..	275	ditto ...	0 12 0	A selection of songs by various authors. Lamentations on the present state of India compared with that of the distant past.
ditto ...	100	Dy. 12mo	First ...	1,100	ditto ..	0 9 0	Brahmabrata Sámbá-dhyáyi, No. 16, Suripárá Lane.	A drama, in which the six sentiments are brought out. The proceeds to be devoted to the publication of the Sámbéd.
Sep. 15th...	226	Bl. 12mo	First ...	550	ditto ..	1 0 0	Verses on the demon Britra who was killed by Indra, whom he had previously expelled from heaven.
„ 8th ...	348	Bl. 12mo	First ..	500	ditto ...	1 4 0	Ráya Shashíchandra Datta, Bahádur, Calcutta.	“The destruction of a large family;” “The Persian Trader of Iran;” “Kutubuddín;” “The last moments of Muhammad of Gour,” &c., translated from the English work “Tales of Yore.”
„ 25th..	107	Bl. 8vo.	First ..	1,000	ditto ...	0 12 0	Jogéndranáth Banerji, of No. 62, Shyám-pukur Street.	Narration of visions seen in dreams.
„ 30th ...	120	8vo. ...	Second..	1,000	ditto ...	Not given	Arguments and critical remarks against the marriage of Hindu widows, advocated by Ishwar-chándra Vidyaságar.

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title-page is not in that language).	Language in which the book is written.	Name of author, translator, or editor of the book or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name of firm or publisher.
						BENGALI
1505	Karintiadér prati Paul prérítér dui-patra satik; or, the two Epistles of Paul the Apostle to the Corinthians, annotated.	Bengali.	Rev. J. Wengor, D.D.	Religion, C.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the Baptist Missionaries.
1506	Parimiti-o-Jarip; or, Mensuration and Surveying.	ditto	Brajapati Banerji.	Science, E.	Printed and published at the Victoria Press, No. 21, Bhabánicharan Datta's Lane, Calcutta.	Printed and published by Bipinbihári Roy.
1507	The Principles and Practice of Medicine in Bengali.	ditto	Gangáprasad Mukerji, B.A. and M.B.	Medicine...	Printed at the Sáptáhi Sambád Press, No. 9, Rámmohan Datta's Road, Bhawánpore, and published at Bhawánpore.	Printed by Brajamohan Basu, and published by the author.
1508	Gospel according to St. Mark.	ditto	Translated for the Calcutta Auxiliary Bible Society.	Religion, C.	Printed at the Baptist Mission Press, Calcutta, and published at the Society's House, No. 23, Chowringhee Road.	Printed by Rev. C. B. Lewis, and published by the Calcutta Auxiliary Bible Society.
1509	Kabi-gáthá; or, Selections from the Poets.	ditto	Not given	Poetry, E.	Printed and published at the Victoria Press, No. 21, Bhabánicharan Datta's Lane, Calcutta.	Printed and published by Bipinbihári Roy.
1510	Samar-básaná; or, Desire for War. Part I.	ditto	Uméshchandra Bishwas.	Fiction	Printed at the Ananda Press, Mymensingh.	Printed by Harakumár Kar, and published by Nandakumar Dé.
1511	Kabikaukan-Chandí; or, Verses on Chandi by Kabikankan.	ditto	Rendered into Bengali by the late Mukundaram Chakrabarti.	Poetry	Printed and published at the Shíl Press, No. 333, Upper Chitpore Road, Calcutta.	Printed by Manomohan Chatterji, and published by Bipinbihári Shíl.
1512	Bhārgava-bijaya-kābya; or, Poem on the victories of Bhārgava.	ditto	Gopálchandra Chakrabarti.	ditto	Printed and published at "the Albert Press," No. 37, Méchhuá-bázár Street, Calcutta.	Printed by Ashutosh Ghosh and Co., and published by the author.
1513	Koraké-kit; or, a Worm in the bud.	ditto	Jogéndranáth Mukerji.	Fiction	Printed and published at the Prakritibád Press, No. 9, Serpentine Lane, Calcutta.	Printed by Bámácharan Datta, and published by the author.
1514	Bhubanmohini-pratibhá; or, the Genius of Bhubanmohini.	ditto	Edited by Nabínchandra Mukerji.	Poetry	Printed and published at "the Albert Press," No. 37, Méchhuá-bázár Street, Calcutta.	Printed by Ashutosh Ghosh and Co., and published by the editor.
1515	Páñcháli; or, Songs sung in concert. Part V.	ditto	Dasarathi Roy.	ditto	Printed at "the Kabitá-ratná-kara Press," No. 17, Brindában Bāsák's Street, Chitpore Road, Calcutta, and published at No. 175, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Láhá.
1516	Muktálatábalí-grantha; or, a garland of pearls.	ditto	Durgáprasad Sharmá.	ditto	ditto	ditto
1517	Prérítádér-kriyá-bibaran; or, Acts of the Apostles.	ditto	Translated for the Calcutta Auxiliary Bible Society.	Religion, C.	Printed at "the Baptist Mission Press," No. 24, Lower Circular Road, Calcutta, and published at No. 23, Chowringhee Road.	Printed by Rev. C. B. Lewis, and published by the Calcutta Auxiliary Bible Society.
1518	Gítá-sanhítá; or, a collection of Songs.	ditto	ditto	ditto	ditto	ditto
1519	Arya Samáj Sampatti; or, the Property of the Aryans. No. 8.	ditto	Compiled by Jadunáth Banerji and revised by Ganéshchandra Bidyáratna.	Religion, B.	Printed at "the Wellington Press," No. 27, Bow Bázár Street, Calcutta, and published at No. 7, Shibkishto Daw's Lane.	Printed by Brajanáth Dé and published by Jadunáth Banerji.

Quarter ending 31st December 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
Date of issue from the press, or place of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
BOOKS.—(Continued.)								
1877.	Pages.					Rs. A. P.		
Sep. 24th...	268	El. 8vo.	First ...	600	Printed	0 6 0	Brief annotations on the epistles noted.
„ 28th ...	138	El. 12mo	First ...	1,000	ditto ..	0 14 0	
Aug. 22nd..	1122	Sup El. 8vo.	Third ...	1,600	ditto ...	12 12 0	Gangáprasad Mukerji, B.A. and M.A., Bhawánpore.	
Oct. 30th..	71	16mo.	First ...	10,000	ditto ...	0 0 3	
„ 12th	130	21mo.	First ...	1,000	ditto ..	0 12 0	Miscellaneous poems for the use of schools.
Nov. 6th .	112	8vo. ..	First ...	500	ditto .	0 12 0	Uméshchandra Bishwás, Báerá, station Márickgunge, sullah Dacca.	A historical tale of the time of Aláuddin.
Aug. 28th	250	8vo. ...	First ...	3000	ditto ..	0 6 0	A tale showing how Chandí (or Doorga) delivers her votaries from dangers and perplexities.
Nov 9th	366	9vo. ..	First ...	750	ditto ...	1 8 0	Gopálochandra Chakrabarti.	The contest of Parashuráma, the son of Bhrigu, with the Kshétriya, his triumph and deeds of valor.
Dec. 8th .	145	12mo. ..	First ..	500	ditto ...	0 12 0	Jogéndranáth Mukerji, No. 106, College Street, Calcutta.	The evils of Koolnism.
Nov. 18th	130	ditto ..	First ...	1,000	ditto .	1 0 0	Nabínchandra Mukerji, of Burorgrám, Burdwan.	Poems on various subjects, verses generally regarded as very excellent.
„ 19th	104	ditto ..	Unknown	1,500	ditto .	0 2 0	Bishwambhar Láhá, of No. 15, Tárak Chatterji's Lane.	Verses on various subjects
„ 25th	112	ditto ...	ditto ...	2,000	ditto ...	0 1 6	ditto	... Verses describing the sports of Krishna.
„ 19th	110	ditto ...	Second	5,000	ditto .	0 0 3	
„ 19th	215	ditto ...	Third ...	5,000	ditto ...	0 0 6	The Psalms of David.
Oct. 31st...	40	8vo. ...	First ...	500	ditto ...	0 4 0	Jadunáth Banerji, of No. 7, Shibkíshto Daw's Lane.	The religious opinions of the Arjan race.

CATALOGUE OF BOOKS for the

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title-page is not in that language).	Language in which the book is written.	Name of author, translator, or editor of the book or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name of firm or publisher.
						BENGALI
1520	Aitihāsik-rahasya; or Historical Narratives. Chapter I.	Bengali.	Translated from the English by Parésh-náth Haldár.	Fiction ...	Printed and published at "the Somprakásh Press," Bhawánipore.	Printed by Kódárnáth Chakrabarti, and published by Jogéndranáth Banerji.
1521	Ditto ditto. Chapter II.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1522	Chikitsá Kalpadruma; or, the Cyclopædia of the Practice of Medicine. No. 5 (illustrated with wood engravings.)	ditto ...	Compiled by Jadunáth Mukerji, L.M.S.	Medicine, E.	Printed and published at "the Chikitsá-prakásh Press," No. 198, Bow Bazar Street.	Printed and published by Nityánanda Ghosh.
1523	Ditto ditto. No. 6	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1524	Káliká Purán of the great Muni Márkan-déya. Part X.	ditto ..	Translated into prose by Gurucharan Shiromani Bhat-táchárjya.	Religion, H.	Printed and published at "the Beadon Press," No. 66, Beadon Street, Calcutta.	Printed and published by Harachandra-dás.
1525	Shrímad Bhágabat of the great Muni Shrí-krishna Dwaipáyana. Part I, with commen-tary.	ditto ...	Translated and revised by Brahmabrata Sámadhyái.	ditto ...	Printed and published at "the Kábyaprakásh Press," Calcutta.	Printed by Káldás Sén and published by the translator.
1526	Mahábhárat of Védvyaś, the 18 chapters.	ditto ...	Translated by the late Ká-shírám Dás.	ditto ...	Printed and published at "the Bidváratna Press," No. 285, Upper Chitpore Road, Calcutta.	Printed and published by Arunodaya Ghosh.
1527	Mahabharat. Part I	ditto ...	Translated by Kálibar Bó-dántabághish.	ditto ...	Printed and published at "the Roy Press," No. 17, Bhabánicharan Datta's Lane, Calcutta.	Printed by Báburám Sar-kár and published by Kódárnáth Roy.
1528	Gadya Mahábhárat; or the Mahábhárat in Prose. No. 12.	ditto ..	Translated by Mahón-dra-náth Bhattá-chárjya.	ditto ...	Printed and published at "the Bhárat Press," Joráráko, No. 367, Chitpore Road, Calcut-ta.	Printed and published by Pratápchandra Ráya.
1529	Ditto ditto. No. 13	ditto ..	ditto ...	ditto ...	ditto ...	ditto ...
1530	Ditto ditto. No. 14	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1531	Jogbáshishta Rámáyana of Válmiki. Part 3.	ditto ...	Translated by Ganéshchan-dra Bhattá-chárjya.	Philosophy	Printed and published at "the Báshishta Press," No. 19, Ananda Khán's Lane, Hátkholá Street, Calcutta.	Printed by Káiláshnáth Bhattácharjya, and published by the translator.
1532	Rámáyana. Canto 1. No. 3	ditto ...	Translated by Rájkrishna Ráya.	Poetry ...	Printed and published at "the Albert Press," No. 37, Méchhuábazár Street, Calcutta.	Printed and published by Ashutosh Ghosh & Co.
1533	Ditto ditto No. 4.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1534	The Prakritibád. Part IX. No. 9.	ditto ...	Rámkamal Bid-yálan-kára.	Dictionary, E.	Printed and published at "the Prakritibád Press," No. 9, Serpentine Lane, Calcutta.	Printed by Bamácharan Datta and published by Akshayakamala Shar-má.
1535	Ditto ditto. 10	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1536	Shástríya-upadésh; or Scriptural Exhortations. For October 1877.	ditto ...	Rev. G. H. Rouse.	Religion, C.	Printed and published at "the Baptist Mission Press," Calcutta.	Printed by Revd. C. B. Lewis and published by Revd. G. H. Rouse.
1537	Ditto ditto. For November 1877.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1538	Ditto ditto. For December 1877.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...

Quarter ending 31st December 1877.—(Continued.)

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BOOKS.—(Continued.)								
1877.	pages.					Rs. A. P.		
Oct. 1st ...	8	8vo. ...	First ...	1000	Printed..	0 0 6	Parāśnāth Hāldār, of Kālgāhāt Hāldār-pārā Road, No. 23.	Containing the narrative of "The King's House."
" 8th ..	8	8vo. ...	First ...	1000	ditto ...	0 0 6	ditto	The Massacre of Glencoe.
Dec. 1st ...	16	4to. ...	First ...	1050	ditto ...	1 0 0	Jadunāth Mukerji, L.M.S., No. 198, Bowbāsr Street, Calcutta.	Including medicine, surgery, mid-wifery, ophthalmic medicine and surgery, being an index of diseases with their symptoms, diagnoses, &c., and their treatment.
" 6th ...	16	4to. ...	First ...	1050	ditto ...	1 0 0	ditto	ditto.
Oct. 25th	80	8vo. ...	First ...	1000	ditto ...	0 8 0	Dayāchānd Sābui, No. 60, Beadon Street, Calcutta.	
Sept. 2nd	114	4to. ...	Second ..	300	ditto ...	1 14 0	Brahmabrata Sāmādhyaī, of No. 10, Soorāpārā Lane.	
Nov. 4th	954	8vo. ...	First ...	1000	ditto ...	1 4 0	
" 15th	96	12mo. ...	First ...	100	ditto ...	0 8 0	Kōdārānāth Roy of No. 17, Bhabānīcharan Datta's Lane.	Containing the Bana-parva, or the chapter on the Forests.
Sept. 16th	102	8vo. ...	Second ..	2500	ditto ...	0 12 0	Pratāpachandra Roy, of Jorāśānko, No. 367, Chitpore Road, Calcutta.	ditto.
Oct. 17th	102	8vo. ...	Second ..	2500	ditto ...	0 12 0	ditto	ditto.
Nov. 6th	102	8vo. ...	Second ..	2500	ditto ...	0 12 0	ditto	ditto.
Aug. 23rd	36	8vo. ...	First ...	500	ditto	Ganēśchandra Bhat-tāchārjya of No. 21, Ahīrītola.	Containing the Nirbān prakarana, or chapter on absorption.
Nov. 5th	48	8vo. ...	First ...	1000	ditto ...	0 6 0	Ashutoosh Ghosh and Co., No. 37, Māchhuā Bāsr Street.	Containing the Bāl-kānda.
" 24th	32	8vo. ...	First ...	1000	ditto ...	0 6 0	ditto	ditto.
Oct. 2nd	88	8vo. ...	Second ..	1200	ditto ...	0 8 0	Ramēśchandra Banerji, of No. 41, Mirzapore Lane, Calcutta.	
Nov. 20th	96	8vo. ...	Second ..	1200	ditto ...	0 8 0	ditto	
Sept. 21st	12	12mo. ...	First ...	350	ditto ...	0 0 3	
Oct. 6th	12	12mo. ...	First ...	350	ditto ...	0 0 3	
Nov. 13th	12	12mo. ...	First ...	350	ditto ...	0 0 3	

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BENGALI						
1839	Gadya-Mahābhārat; or the Mahābhārat in Prose. No. 15.	Bengali.	Translated by Mahēndra-nāth Bhattachārya.	Religion, H.	Printed and published at "the Bhārat Press," No. 367, Chitpore Road, Calcutta.	Printed and published by Prāṭāphandra Rāya.
1840	Ditto ditto No. 1	ditto	ditto	ditto	ditto	ditto
1841	The Book of Job	ditto	Translated for the Calcutta Auxiliary Bible Society.	Religion, C.	Printed at the Baptist Mission Press, Calcutta, and published at No. 23, Chowringhee Road.	Printed by Revd. C. B. Lewis and published by the Calcutta Auxiliary Bible Society.
1842	Aitihāsik-rahasya; or historical narratives. Part I.	ditto	Rāmdās Sēn	Fiction	Printed and published at "the Roy Press," No. 17, Bhabānīcharan Datta's Lane, Calcutta.	Printed by Bāburām Sār-kār and published by Nimaīcharan Mukerji.
BENGALI						
1856	Nīti-sār; or, Moral Lessons. Part II.	ditto	Dwārkānāth Bidyābhusana.	Miscellaneous, E.	Printed and published at the Somprakāsh Press, Bhawānīpore.	Printed and published by Kōḍārnāth Chakrabarti.
1857	Sankōt-sār; or, Elements of Arithmetic. Part I.	ditto	Sūryānāth Mukerji.	Arithmetic, E.	ditto	ditto
1858	Kusuma-Kāminī; (name.)	ditto	Edited by Rev. S. C. Ghosh.	Religion, C.	Printed at the Sāptāhik Sambād Press, No. 9, Rāmmohan Datta's Road Bhawānīpore, and published at No. 23, Chowringhee Road.	Printed by Brajamādhava Basu, and published by the Tract Society, Calcutta.
1859	Jagannāth	ditto	ditto	ditto	ditto	ditto
1860	Sulāmāner Hitopadēsh; or, the Proverbs of Solomon in verse.	ditto	ditto	ditto	ditto	ditto
1861	Gīta-Sangraha; or, a Collection of Hymns.	ditto	Edited by Rev. J. E. Payne.	ditto	ditto	Printed as above, and published by the Calcutta Vernacular Education Society.
1862	Gītāmrita; or, the nectar of song.	ditto	ditto	ditto	ditto	ditto
1863	Satyānārāyanār Kathā; or, words about the god Satyanārāyana.	ditto	Bankim-bihārī Majumdar.	Religion, H.	Printed and published at the Somprakāsh Press, Bhawānīpore.	Printed and published by Kōḍārnāth Chakrabarti.
1864	Mahātāb charita; or, Biographical sketch of Mahātāb. Part II.	ditto	Gosāindās Sarkār.	Poetry	Printed and published at the B. M. Press, No. 22, Jhāmāpukur Lane, Calcutta.	Printed by Barādāprasād Majumdar, and published by the author.
1865	Bodhodayār artha pustak; or, meaning book of the "Bodhodaya" (Majumdar's series.)	ditto	Adharnāth Ghosh.	Miscellaneous, E.	ditto	Printed and published by Barādāprasād Majumdar.
1866	Bhāratār itihās, o bhūgol sambandhē baktrīā; or, a lecture on Indian History and Geography of Hindustan.	ditto	Rājēndrenāth Datta.	ditto	Printed at the Suburban Press, No. 28 and 50, Jēlāpārā Road, Bhawānīpore, and published at Bhawānīpore.	Printed and published by Prīyānāth Mallik.
1867	Dvitiya-pāth; or, the second reading book of compound letters.	ditto	Sātkari Datta.	ditto	Printed at the Girish Bidyāratna Press, No. 24, Upper Circular Road, Calcutta, and published at the Sanakrit Press Depository.	Printed by Hariśchandra Kabiratna and published by the author.
1868	Chhātra Shikshā; or, Instruction for Pupils. Part I.	ditto	Shashibhāshana Sēn.	ditto	Printed as above, and published at the Zillah School, Dinājpur.	Printed as above, and published by Girishchandra Bidyāratna.

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BOOKS.—(Concluded.)								
1877.	Pages.					Ra. A. P.		
Dec. 10th	100	8vo. ...	Second ..	2500	Printed.	0 12 0	Pratāpchandra Rāya, of Jorāsānko, Calcutta.	Containing the Rana-parva (continued from No. 1580 <i>supra</i>).
.. 5th ...	86	8vo. ...	Third ...	600	ditto ..	0 12 0	ditto	... Containing the Aḍi-parva, or first chapter.
.. 4th ...	82	12mo. ...	First ...	2000	ditto ..	0 0 6	
.. 1st ...	217	16mo. ...	Second ..	600	ditto ...	1 0 0	Rāmdās Sēn, of Berrampore.	A review of the ancient History of India; Kālidās, Shribarāha, Hémachandra, &c.
PAMPHLETS.								
1877.								
June 30th	64	Dy. 12mo	Thirteenth.	1,000	ditto ...	0 3 0	Dwārkānāth Bidyābhūshana, of Channagripotā.	Containing moral reading lessons.
July 1st	45	ditto ...	First ..	500	ditto ...	0 2 6	Sārjyanārāyaṇa Mukerji.	
.. 5th	23	Dy. 18mo	First ...	500	ditto ..	0 0 3	Tract Society, No. 23, Chowringhee Road, Calcutta.	A religious tract relating to the conversion of a girl named Kusum-kāminī.
.. 10th	12	Dy. 12mo	First ...	5,100	ditto ..	Free	ditto	... A religious tract, written in the form of a dialogue.
Aug. 4th	74	ditto ...	First ..	2,000	ditto ..	0 1 6	ditto.	
.. 18th	26	Dy. 18mo	First ...	3,000	ditto ...	0 0 3	Calcutta Vernacular Education Society, No 23, Chowringhee Road, Calcutta.	
.. 20th	24	ditto ...	First ...	5,000	ditto ...	0 0 3	ditto	... Christian sonnets.
July 8th	16	Dy. 8vo.	First ..	500	ditto ..	0 2 0	Bankimbihārī Majumdar, of Chottā.	The praises of Satyanārāyaṇ o Satyapir, an object of worship; not included in the Hind mythology, but extensively honored both by Hindus and Muhammadans, as averting domestic evils.
Sept. 2nd	10	12mo. ...	First ...	100	ditto ..	Not given.	Gosāindās Sarkār No. 33, Guruprasād Chaudhuri's Lane, Sina, Calcutta.	The virtues of His Highness the Maharāja of Burdwan.
.. 27th	21	Dy. 12mo	Third ..	6,000	ditto ...	0 2 0	
Aug. 6th	36	ditto ...	First ..	500	ditto ...	0 2 0	Rājendranāth Datta, of Bhawanipore.	Contrary to the statement made by European historians, Ind has both a History and a Geography, which have been misdirected by prejudiced writers such as Tod-Whoele, &c
Sept. 2nd	22	ditto ...	Fourteenth.	5,000	ditto ..	0 1 0	Satkarī Datta, Nibadhai, Baraset.	Containing simple reading lessons (Illustrated.)
.. 4th	79	ditto ...	First ...	1,000	ditto ...	0 4 0	Shashibhūshana Sēn, Dinājpur.	Containing reading lessons more advanced students.

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						BENGALI
1869	Kabitá-kadamba; or, a collection of verses.	Bengali.	Madanmohan Mitra.	Poetry ...	Printed as above, and published at Islámpoor, Dacca.	Printed as above, and published by Matilál Chakrabarti.
1870	Akshar-Shikshá; or, Instruction in Letters. Part I.	ditto ...	Rájkrishna Ráya Chaudhúri.	Primer, E.	Printed and published at J. G. Chatterji and Co.'s Press, Calcutta.	Printed and published by Bihárilál Banerji.
1871	Sámatalik Parimiti; or, Plane Mensuration.	ditto ...	Mahéndranáth Datta.	Mensuration, E.	Printed at J. G. Chatterji and Co.'s Press, and published at the Sanskrit Press Depository.	Printed by Bihárilál Banerji, and published by the Manager of the Sanskrit Press Depository.
1872	Méghnád badh-nátak; or, the Slaughter of Meghnád. A drama.	ditto ...	Harishchandra Sharmá Tarkálankara.	Drama ...	Printed at the Kábyaprakásh Press, No. 7, Haripál's Lane, Calcutta, and published at No. 324, Chitpore Road.	Printed by Kalidás SÉN and published by Uméshchandra Bhattacháriya.
1873	Pák-prabandha; or, a Treatise on Cookery. Part I.	ditto ...	Edited by Pyárimohan Kabibhúshana and Bábu Lalbihári Datta, B.A.	Cookery ..	Printed and published at Kumár & Co.'s Press, No. 192, Bowbásár Street, Calcutta.	Printed by Rájéndranáth Kumár, and published by the editors.
1874	Sítar punah parikshá nátak; or, Drama relating to the second trial of Sítá.	ditto ...	Párbatticharan Bhattachárjya.	Drama ...	Printed and published at the Káshikhanda Press, Táliganj.	Printed by Táraknáth Bhattachárjya, and published by Kálíkrishna Mandal.
1875	Pranaya-upahár; or, Token of Affection.	ditto ...	Uméshchandra Ráya.	Poetry ..	Printed and published at the Prakrítád Press, No. 9, Serpentine Lane, Calcutta.	Printed by Bámácharan Datta, and published by the author.
1876	Nala Damayantí Nátak or (Nala and Damayanti. A drama).	ditto ...	Bholánáth Mukerji.	Drama ..	Printed at the Kabitá-ratnákara Press, No. 17, Brindában Basák's Lane, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Lahá.
1877	Bhakti-tattwa-sár; or, the Essence of true Devotion.	ditto ...	Narottam Dás.	Religion, H.	ditto ..	ditto ...
1878	Dhrubajog-akhyán nátak; or, a Narration of the Worship of Dhruba.	ditto ...	Bholánáth Mukerji.	Drama ...	ditto ...	ditto ...
1879	Rámchandra dásár Jiban-charita; or, a Biography of Rámchandra Dás.	ditto ...	Lálkamal Bidyábhúshana.	Biography.	Printed and published at the Norman Press, No. 102, Bowbásár Street, Calcutta.	Printed and published by Rájéndranáth Kumár.
1880	Bhúgol-sár; or, Elements of Geography.	ditto ...	Compiled by Naréndranáth Kunwar.	Geography E.	ditto ...	ditto ...
1881	Bhúgol-sútra; or, Principles of Geography.	ditto ...	Compiled by Gopálchandra Basu.	ditto ...	Printed at G. P. Roy & Co.'s Press, No. 21, Bow-básár Street, Calcutta.	Printed by G. P. Roy and Co., and published by the compiler.
1882	Kul-rahasya-Kábya; or, Verses on the hidden things of Kulinism.	ditto ...	Shrináth Singha.	Poetry ...	Printed at the Khágrá Rádháraman Press, Burdwan.	Printed by Natabar Prámánik, and published by Rám-náryana Bidyáratna.
1883	Vidyásundara-gítábhinnaya; or, the Bidyásundar opera.	ditto ...	Rájéndranáth Kunwar.	Drama ...	Printed and published at the Wellington Press, No. 27, Bow-básár Street, Calcutta.	Printed and published by Brajéndranáth Dé.
1884	Pujár-samayé-pákdíyá-suta-lambá-kara; or, Spin your cotton long during the Pujás.	ditto ...	Mahéndranáth Haldár.	Miscellaneous.	Printed at the Gupta Press, No. 24, Mirjád's Lane, Calcutta.	Printed by Matilál Dás, and published by Mahéndranáth Haldár.

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1877.	Pages.					Rs. A. P.		
Sept. 10th	64	8vo. ...	Third ...	1,000	Printed..	0 6 0	Rāmānanda Datta, of Dacca.	Miscellaneous sonnets.
" 6th	12	12mo. ...	Second...	6,000	ditto ...	0 0 3	The alphabet, words and sentences in simple letters.
" 8th	36	ditto ...	First ...	1,000	ditto ...	0 2 6	Intended for the minor and middle class scholarship examinations.
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" 12th	24	Dy. 16mo	First ...	1,000	ditto ...	0 2 6	Lines addressed by way of advice to a wife on her husband leaving his native village for foreign parts.
" 9th	88	12mo. ...	Third ...	1,000	ditto ...	0 1 3	Damayantī is held up as an example of conjugal devotion.
" 19th	59	12mo. ...	Several..	2,000	ditto ...	0 0 9	The names and worship of Vishnu.
" 20th	72	12mo. ...	Second...	1,000	ditto ...	0 1 3	The expulsion of one of the wives of Rājā Uttānspād, and the birth of Dhruba in the forest. On attaining his fifth year he learns his pedigree, and commences practising austerities at Brindāvan in order to regain his position and kingdom.
" 15th	45	Dy. 8vo.	First ...	500	ditto ...	Not given	A brief memorial of a son-in-law of Rāsmāni Dāsi, who managed her affairs with discretion.
" 18th	24	Dy. 12mo	Second...	2,000	ditto ...	0 1 0	
" 25th	56	12mo. ...	Twenty-seventh.	20,000	ditto ...	0 2 6	
" 27th	38	12mo. ...	First ...	800	ditto ...	0 4 0	The origin of the Kulins; the lamentable state of their daughters. Monogamy having been enjoined on their ancestors, a proposition is made to petition Council to pass a law against Kulin polygamy.
" 25th	34	Dy. 12mo	First ...	500	ditto ...	0 4 0	Rājendranāth Kunwar, of No. 13, Thākurdās Pālit's Lane, and Bihārīlāl Adya, No. 5, Thākurdās Pālit's Lane.	Songs connected with Bidyāsundara.
" 29th	12	Dy. 12mo	First ...	1,000	ditto ...	0 0 3	Songs of drunkards, and a ridicule of mistakes made in singing words prompted by others.

CATALOGUE OF BOOKS for the

1	2	3	4	5	6	7
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						BENGALI
1885	Dāhir-sénāpati-nātak ; or, the Commander-in-Chief of Dāhi, the Rājā of Aloro.	Bengali.	Aghorāth Ghosh.	Drama ...	Printed at the Victoria Press, No. 21, Bhawānī-charan Datta's Lane, Calcutta, and published at College Street.	Printed by Bipinbikāri Roy, and published by Majumdār and Co.
1886	Barna-parichaya ; or, Acquaintance with Letters. Compound Letters. Part II.	ditto ...	Ishwarchandra Vidyāsāgara.	Miscellaneous, E.	Printed at the Sankrita Press, Calcutta, and published at the Sanskrit Press Depository.	Printed by Pītāmbar Banerji, and published by the Manager of the Sanskrit Press Depository.
1887	Pranaya-pratimā ; or, a Picture of Love.	ditto ...	Hémānganī Dāsī.	Fiction ...	Printed at the Rājakiya Press, No. 71, Cornwallis Street, Calcutta.	Printed by Girishchandra Bhattāchārjya.
1888	Rākhāl Rājā ; or, the Shepherd King.	ditto ...	Not given.	Religion, C.	Printed and published at the Mission Press, Midnapore.	Printed and published by B. M. Hogbin.
1889	Jhakmarir-mānui ; or, Penalties of Regret.	ditto ...	Suréndranāth Mukerji.	Drama ...	Printed at the Bengali Saptāhik (Weekly) Report Press, No. 4, College Square, Calcutta, and published at No. 22, New China Bazar.	Printed by Banamāli Chakrabartī, and published by Chandranāth Ghosh.
1890	Upāsana-tatiwa ; or, Principles of Worship.	ditto ...	Pyārimohan Chaudhūrī.	Religion, B.	Printed and published at the Suchāra Press, No. 336, Whitpore Road, Calcutta.	Printed and published by Dwārkānāth Roy.
1891	Mahāpurush ; or, Great Men.	ditto ...	Translated by Pyārimohan Chaudhūrī.	Miscellaneous, E.	ditto ..	ditto ...
1892	Agamanī ; or, Songs of Welcome.	ditto ...	Makutācharan Mitra.	Drama ...	Printed and published at the Kar Press, No. 107, Shyāmbazar Street, Calcutta.	Printed by Jadunāth Mandal, and published by Rādhāmādhava Kar.
1893	Akāl-bodhan ; or, Unseasonable Worship.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1894	Kusum-kānana ; or, The Flowery Grove.	ditto ...	Adharāl Sēn ...	Poetry ...	Printed and published at the New Bengal Press, No. 102, Grey Street, Calcutta.	Printed and published by Sāradāprasad Chatterji.
1895	Prabhur-prārthanā ; or, The Lord's Prayer.	ditto ...	Harachandra Datta.	Religion, C.	Printed at the Stanhope Press, No. 240, Bowbazar Street, Calcutta, and published at Rāmbāgān.	Printed by J. C. Bose, & Co., and published by the author.
1896	Saral-parimiti ; or, Simple Mensuration.	ditto ...	Uddhabachandra Dās.	Mensuration, E.	Printed and published at the Columbian Press, No. 27, Esra Street.	Printed by J. C. Bhattāchārjya, and published by the author.
1897	Satī-mīlan Gītābhinayana ; or, The Union of Satī. An opera.	ditto ...	Not given ...	Drama ...	Printed and published at the Kar Press, No. 107, Shyāmbazar Street, Calcutta.	Printed by Jadunāth Mandal, and published by Rādhāmādhava Kar.
1898	Bishwa-rahasya ; or, the Mysteries of the Universe.	ditto ...	Not given ...	Miscellaneous, E.	Printed and published at the New Bengal Press, No. 102, Grey Street, Calcutta.	Printed and published by Sāradāprasad Chatterji.
1899	Biraha-darpana ; or, the Parting Mirror. Part I.	ditto ...	Hamid-ul-Haq.	Poetry ...	Printed and published at the Sanātan Press, No. 12, Wellington Street, Calcutta.	Printed by Haridās Dē, and published by the author.

Quarter ending 31st December 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
Date of issue from the press, or place of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
PAMPHLETS.—(Continued.)								
1877.	Pages.					Rs. A. P.		
Sept. 28th	96	Dy. 12mo	First ...	1,000	Printed..	0 10 0	Alor was taken by a Mussulmán leader Akuddín, when the Rájá and his wife were killed and their daughters taken captives. They committed suicide on learning that they were to be sent to Bussorah.
" 28th	43	Dy. 12mo	Sixty-ninth.	10,000	ditto ...	0 1 3	Containing easy sentences and several reading lessons by way of exercise in compound letters.
Oct. 4th	70	Dy. 12mo	First ...	500	ditto ...	0 8 0	A love tale.
" 31st	16	16mo. ...	First ...	500	ditto ...	0 0 1½	Jesus Christ is represented as the shepherd king who left his father's glory to descend to earth and take care of his sheep.
Sept. 11th	30	Dy. 12mo	First ...	500	ditto ...	0 2 0	A young wife, a tax on the purse and the patience of an old husband.
" 15th	65	Dy. 8vo. not given		1000	ditto ...	0 8 0	A treatise on worship as practised by the Bráhmoe.
" 16th	25	ditto ..	First ...	500	ditto ..	0 4 0	Translation of a lecture delivered by Bábu Keshabchandra Sên at the Town Hall on the 26th September 1866, on the subject "Who are to be esteemed great men."
" 20th	12	Dy. 12mo	First ..	1000	ditto ...	0 1 0	Sung on the occasion of the Dúrga Pujá festivities.
Oct. 3rd ...	12	ditto ...	First ...	1000	ditto ...	0 1 0	Relative to the performance by Rám of the Dúrga Pujá in the month of Ashwin, instead of the earlier month of Chéyt, as before.
" 8th ...	64	ditto ...	First ...	150	ditto ...	1 0 0	Sixteen poems on miscellaneous subjects; the passion of love is feelingly and philosophically described.
" 10th	53	Dy. 16mo	Second	1000	ditto ...	0 2 0	H. C. Dutt	A dissertation on the Lord's Prayer.
" 10th	62	Dy. 12mo	First ...	1000	ditto ...	0 4 0	Uddhabachandra Dás	An easy work on the elements of mensuration.
" 12th	44	ditto ...	First ...	500	ditto ...	Gratis for distribution.	Digambar Mitra	The union of Satí with her former husband Shib.
" 26th	80	8vo. ...	First ...	500	ditto ...	0 8 0	Krishnagopal Bhakta	On some of the wonderful natural phenomena in the world.
" 29th	60	Dy. 16mo	First ...	500	ditto ...	0 4 0	Hamid-ul-Haq	The pains of disappointed love.

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BENGALI						
1900	Padya-manjarī; or, Blossoms of verse. Part I.	Bengali.	Prasanna-chandra Chakrabarti.	Poetry, E.	Printed and published at the Girish-bidyaratna Press, No. 24, Girish-bidyaratna's Lane, Upper Circular, Road, Calcutta.	Printed by Harishchandra Kabiratna, and published by Girishchandra Bidyaratna.
1901	Shishu-prabēsh; or, Introductory (Grammar) for Children.	ditto ...	ditto ...	Grammar, E.	ditto ...	ditto ...
1902	Haronér Jashtí; or, Aaron's Rod.	ditto ...	Edited by Rev. S. C. Ghosh.	Religion, C.	Printed at the Saptáshik Sambád Press, No. 9, Rámmohan Datta's Road, Bhawanípor, and published at No. 23, Chowringhee Road, Calcutta.	Printed by Brajamohan Basu, and published by the Tract Society, Calcutta.
1903	Phirannér-Jal-majjan; or, The Drowning of Pharaoh's Host.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1904	Román-káthlikdér-bhránti; or, Roman Catholic Errors—The Bambino.	ditto ..	ditto ...	ditto ...	ditto ...	ditto ...
1905	Dimba-bikrétár galpa; or, The Story of the Egg-seller.	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
1906	Kunda-málá; or, A Necklace of Jasmines.	ditto ...	Shrádāprasád Smriti-ratna.	Poetry, E.	Printed and published at the Káshikhanda Press, Táliganj.	Printed by Táráknáth Bhattácharjya, and published by the author.
1907	Naba-páth Sanjukta bar-na shikshá; or, New Reader, Lessons in compound letters.	ditto ...	Rámkanáí Datta.	Miscellaneous, E.	Printed at the Bángla Press, Dacca.	Printed by Lachhman Basák.
1908	Ganita-pushpa-hár; or, Garland of Flowers of Arithmetic. Part I.	ditto ...	Not given ...	Arithmetic, E.	ditto ...	ditto ...
1909	Dwitya-bhág-Shishu-Shikshá-artha; or, Meanings of Words in the Second Part of the Shishu Shikshá.	ditto ...	Compiled by Dwáráknáth Pál.	Miscellaneous, E.	ditto ...	ditto ...
1910	Tritiya-bhág-Shishu-Shikshá-artha; or, Meanings of Words in the Third Part of the Shishu Shikshá.	ditto ...	ditto ..	ditto ...	ditto ...	ditto ...
1911	Naliní; (a name)	ditto ..	Rámlál Chakrabartí.	Fiction ..	Printed at the Girish Press, Dacca.	Printed by Maulá-baksh...
1912	Sangita-Shikshá; or, Instructions in Singing. Part I.	ditto ...	Translated by Madanmohan Bhatta.	Music ...	Printed and published at the Behár Bandhu Press, Bankipore, Patna.	Printed and published by Sadhorám Bhatta.
1913	Upa-kathá; or, Tales	ditto ...	Bankimchandra Chatterji.	Fiction ...	Printed and published at the Banga-darshana Press, Kántálpárá.	Printed and published by Rádhánáth Banerji.

Quarter ending 31st December 1877.—(Continued.)

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PAMPHLETS.—(Continued.)								
1877.	Pages.					Rs. A. P.		
Nov. 2nd	12	12mo. ...	Fourteenth.	2000	ditto ...	0 1 0	Prasannachandra Chakrabarti Dacca.	Easy verses for children.
Oct. 29th	44	ditto ...	Fourth	2000	ditto ...	0 3 0	ditto	A grammar of the Bengali language for little boys and girls in schools and pathashālās.
Sept. 26th	6	Dy. 16mo	First ...	1000	ditto ...	0 0 3	Tract Society, Calcutta, No. 23, Chowringhee Road, Calcutta.	A Christian tract.
„ 26th	6	ditto ...	First ...	1000	ditto ...	0 0 3	ditto	Ditto.
„ 29th	14	ditto ...	First ...	2000	ditto ...	Gratis	ditto	Exposing the superstition in Italy of worshipping the <i>Bambino</i> or child's image, which is supposed to work miraculous cures.
Oct. 3rd ...	16	ditto ...	First ...	5000	ditto ...	0 0 3	ditto	A religious tract showing the dangers of avarice, and safety only in Christ.
„ 2nd...	53	Dy 12mo	First ...	500	ditto ...	0 5 0	Sāradāprasād Smritirātna, Purbāsthālī, Burdwan.	Miscellaneous verses on various subjects, such as "The rising of a new cloud," "the junction of the Ganges with the sea at Saugor," &c.
Sept. 16th	32	12mo. ...	Second ..	1,000	Printed	0 1 6	Containing examples of compound letters, easy sentences in prose and verse, and dialogues.
Oct. 3rd ...	12	12mo. ...	First ...	500	ditto ..	0 1 0	
Sept. 26th	13	8vo. ...	Fourth ..	1,000	ditto ..	0 1 0	
Sept. 26th	13	8vo. ...	Not given.	1,000	ditto ...	0 1 6	
Sept. 20th	89	12mo. ..	First ...	500	ditto ..	0 8 0	The love and adventures of the heroine Nalinī: who, after the loss of her parents on her way to Patna from Allahabad, came into Kāsimpore, where she fell in love with one <i>Lalita</i> , but, being unsuccessful, was returning with her brother to her native country, and in the way drowned herself in the river.
Oct. 19th	43	12mo. ...	First ...	300	ditto ...	0 12 0	Madanmohan Bhatta, of Pirbohar, Bankipore.	Arranged according to the present system of Hindu notation; the rules and symbols used by Doctor Saurindramohan Tagore in his work on Bengali music, having been adopted throughout.
Nov. 24th	83	12mo. ...	First ...	1,000	ditto ...	0 8 0	Bankimchandra Chatterji, of Kāntālpārā.	Consisting of three tales, "Indirā" (A Name), "Jugolāngurī" (or The Two Rings), which have been already published separately and noticed. The third Rādhārānī is a tale of the love and subsequent marriage of the heroine.

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						BENGALI
1914	Birajmohini bá Manorama-upanyás; or, Birajmohini, a pleasing tale.	Bengali	Adharchandra Mukerji.	Fiction ...	Printed and published at the Bidyaratna Press, No. 285, Upper Circular Road, Calcutta.	Printed and published by Arunodaya Ghosh.
1915	Nishphal taru; or, The Barron Tree.	ditto ...	Shrimati Tarangini Dási.	ditto ...	Printed at G. P. Roy and Co's. Press, No. 21, Bow-bazar Street, Calcutta, and published at Kon-nagar.	Printed by G. P. Roy and Co., and published by Bhubanmohan Ghosh.
1916	Prabandha-málá; or, a Garland of Discourses.	ditto ...	Rajanikanta Gupta.	Miscellaneous.	ditto	Printed as above and published by the author.
1917	Shishubodhak; or, the Child's Instructor.	ditto ...	The late Shubhankar Pandit.	Primer, E.	Printed and published at the Sudharnaba Press, No. 117, Chitpore Road, Calcutta.	Printed and published by Trailokyanath Datta.
1918	Gáyana-hrida-kumud; or, the lotus of the Singer's Heart.	ditto ..	Compiled by Bangshidhar Sharmana.	Poetry ...	ditto	ditto
1919	Abhimanyu-badh-Játrá; or, a rovalal relating to the Slaughter of Abhimanyu.	ditto ...	Akshayakumár Dó.	Drama ...	ditto	ditto
1920	Rámér-vanabás-náta; or, a drama relating to the exile of Ráma in the forest.	ditto ...	The late Káminí Debí.	ditto ...	ditto	ditto
1921	Mansár-bhásán (apparently a mistake for Bháshan); or, the praises of Mansá, the Serpent-Goddess.	ditto ...	Khyámananda Dás with the aid of Kétákánanda Dás.	Poetry ...	ditto	ditto
1922	Shishu Shikshá; or, Instruction for Children. Part I.	ditto ...	The late Madanmohan Tárkálankára.	Primer, E.	Printed at the Sanskrita Press, No. 62, Amherst Street, Calcutta, and published at No. 3, Mirzapore Street, Calcutta.	Printed by Pitamber Banerjee, and published by the Manager of the Sanskrita Press Depository.
1923	Ditto. ditto. Part III.	ditto ...	ditto	Miscellaneous, E.	ditto	ditto
1924	Barna-parichaya; or, Acquaintance with Letters. Part I.	ditto ...	Ishwarchandra Bidyáságara.	Primer, E.	ditto	ditto
1925	Ditto. ditto. Part II.	ditto ...	ditto	Miscellaneous, E.	ditto	ditto
1926	Bodhodaya; or, Rise of Knowledge.	ditto ...	ditto	ditto	ditto	ditto
1927	Padyapáth; or, the Poetical Reader No. 1.	ditto ...	Compiled by Jadugopal Chatterji.	Poetry, E.	Printed at Messrs. G. G. Chatterji & Co's Press, No. 44, Amherst Street, Calcutta, and published as above.	Printed by Bháráli Banerji, and published as above.
1928	Ditto ditto No. 2	ditto ...	ditto	ditto	ditto	ditto

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PAMPHLETS.—(Continued.)								
1877.	Pages.					Rs. A P.		
Oct. 26th	96	8vo. ...	First ...	1,000	Printed.	1 0 0	Adharchandra Mukerji, of Calcutta.	A love tale of the heroine, who had been carried away by some thieves; when she met one Narendra, who fell in love with her, and she readily responded.
Oct. 25th	56	11mo. ...	First ...	500	ditto ...	0 5 0	Bhubanmohan Ghosh, of Konnagar.	Essays and songs dedicated by a wife to her husband.
Aug. 31st	95	8vo. ...	First ...	1,000	ditto ...	0 8 0	Rajankanté Gupta, Hindu Hostel, Calcutta.	Containing five essays—on "the education and support of the blind"; "Pratap Singha," a hero of Rajputana, who is compared to Leonidas; "the tone of religion and morality inculcated by the Rāmāyana;" "an account of Sanyukta, a brave and good woman, and daughter of Jayachandra, the ruler of Kānyakubjā;" and lastly, "an account of Gurugovinda Singha, the Seikh Reformer."
Nov. 1st ...	96	8vo. ...	Third ...	3,000	ditto ...	0 1 6	Containing alphabet (illustrated), arithmetic, and easy sentences in prose and verse.
Nov. 5th...	80	12mo. ...	Second ...	2,500	ditto ...	0 2 0	A collection of songs adapted to different modes of music.
Nov. 7th...	68	12mo. ...	First ...	1,000	ditto ...	0 2 0	Akshayakumār Dē, Ahiritolā Street, Calcutta.	A description of the slaughter of Abhimanyu, son of Arjun and nephew of Krishna in a battle between the Kurus and Pāndava.
Nov. 15th	68	12mo. ...	Second ...	2,000	ditto ...	0 1 6	Trailokyanāth Datta of Ahiritolā Street, Calcutta.	
Nov. 16th	80	12mo. ...	First ...	2,500	ditto ...	0 2 0	A legend relating to the ill-feeling existing between Manā and Chānd Sāodāgara.
Nov. 20th	25	12mo. ...	Eighty-third.	10,000	ditto ...	0 1 0	Ishwarchandra Bidyāsāgara, of No. 25, Brindāban Mullik's Lane.	The alphabet, words, and short and easy sentences.
" 6th...	44	12mo. ...	Fifty-second.	10,000	ditto ...	0 1 6	ditto	... Easy reading lessons on familiar and interesting subjects.
" 6th...	36	12mo. ...	Seventy-first.	20,000	ditto ...	0 1 0	ditto	... The alphabet, words, easy sentences, and short reading lessons.
" 20th...	43	12mo. ...	Seventieth.	10,000	ditto ...	0 1 3	ditto	... The compound letters and easy reading lessons.
" 19th...	80	12mo. ...	Fifty-fifth.	10,000	ditto ...	0 3 0	ditto	... Lessons on useful and entertaining subjects adapted for children of riper years.
" 6th...	40	12mo. ...	Twenty-fifth.	6,000	ditto ...	0 2 0	Jadugopāl Chatterji, of No. 44, Amherst Street, Calcutta.	Verses on the earth, the value of time, learning, &c.
" 30th...	40	12mo. ...	Nineteenth.	6,000	ditto ...	0 4 0	ditto	... Verses somewhat more difficult than those in the first part.

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BENGALI						
1929	Kábya-manjari; or, Blossoms of Poems. Part I.	Bengali.	Mahéndranáth Banerji, B.A. and M.L.	Poetry, E.	Printed and published at the Beadon Press, No. 66, Beadon Street, Calcutta.	Printed and published by Harachandra Dás.
1930	Naba-Shishu Shikshá; or, new Instruction for Children. Part I.	ditto	Compiled by Uméshchandra Bhattá-chárjya.	Primer, E.	ditto	ditto
1931	Ditto ditto. Part II	ditto	ditto	Miscellaneous, E.	ditto	ditto
1932	Samasyá-darpana; or, a Mirror of Riddles. Part I.	ditto	Compiled by Sarbbánanda Bhattá-chárjya.	Poetry	Printed at the Kabitárat-nákara Press, No. 17, Brindában Basák's Street, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Láhá.
1933	Ditto ditto. Part II	ditto	ditto	ditto	ditto	ditto
1934	Paramértha Sangita; or, Spiritual Songs. Part I.	ditto	Nagéndranáth Bháduri.	Religion, II.	Printed and published at the Beadon Press, No. 66, Beadon Street, Calcutta.	Printed and published by Harachandra Dás.
1935	Ishwar-pradatta-ratnamálá, or a garland of jewels given by God.	ditto	Mrs. C. B. Lewis.	Religion, C.	Printed and published at "the Baptist Mission Press," No. 24, Lower Circular Road, Calcutta.	Printed and published by Rev. C. B. Lewis.
1936	Nishith-chintá; or, Mid-night Meditations.	ditto	Rájkrishna Ráya.	Poetry	Printed and published at "the Albert Press," No. 17, M'chhuá Bazar Street, Calcutta.	Printed and published by Ashutosh Ghosh & Co.
1937	Binayabati-upanyás; or, Binayabati; a tale.	ditto	A respectable native female.	Fiction	Printed and published at "the Rájakiya Press," No. 71, Cornwallis Street, Calcutta.	Printed by Shrishechandra Bhattá-chárjya, and published by Rájendra Kumár Ghosh.
1938	Khanda-pralaya; or, a part Flood.	ditto	Munshi Quar-bánullah.	Poetry	Printed and published at the Satya-prakásh Press, Barisal.	Printed and published by Dwárákánáth Basu.
1939	Naba-shishu-shikshá; or, New Instruction for Children. Compound Letters. Part II.	ditto	Compiled by Uméshchandra Bhattá-chárjya.	Miscellaneous, E.	Printed and published at the Beadon Press, No. 66, Beadon Street, Calcutta.	Printed by Harachandra Dás, and published by the author.
1940	Shishu-shikshá-tritiya-bhágér artha-pustak; or, Meaning Book of the 3rd Part of "the Shishu Shikshá."	ditto	Aghornáth Ghosh.	ditto	Printed and published at the B. P. M.'s Press, No. 22, Jhámápur Lane, Calcutta.	Printed and published by Baradáprasád Majum-dár.
BENGALI MUSAL						
50	Chahár Darbesh, or the Four Darveshes.	Bengali Mussalmani.	Muhammad Dánish.	Fiction	Printed at "the Kabitárat-nákara Press," No. 17, Brindában Basák's Lane, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Láhá.
51	Amir-sáodágar-o-Bháshá Sundarír Káhini; or, a tale of Amir, the merchant, and Bháshá, the beautiful.	ditto	Hamidullah	ditto	Printed at the Barkatí and Bashírí Presses, Misriganj and Táltallá, Calcutta, and published at No. 84, Wellesly Street.	Printed by M. Ishmáil Khán and Daimullah, and published by the author.
52	Nisabab-ul-Islám; or, the Lamp of Muhammadanism.	ditto	Munshi Fashtuddin.	Religion, M.	Printed and published at "the Barkatí Press," Misriganj, Calcutta.	Printed and published by Muhammad Ishmáil Khán.
53	Bédár-ul Gháflín; or, the awakening of the careless.	ditto	Munshi Samiruddin.	ditto	Printed at the Kabitárat-nákara Press, No. 17, Brindában Basák's Street, Chitpore Road, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Láhá.

Quarter ending 31st December 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
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PAMPHLETS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
Nov. 16th...	32	12mo. ...	First ...	1,000	Printed.	0 3 0	Short and simple verses.
Oct. 12th...	32	12mo. ...	Second..	6,000	ditto ...	0 1 0	Uméshchandra Bhat-tácharjya, of No. 324 Chitpore Road.	The alphabet, easy words, sentences, and reading lessons.
„ 10th..	46	12mo. ...	First ...	2,000	ditto ...	0 1 6	ditto	Simple verses on subjects such as God, the creation, childhood, &c.
Nov. 13th..	48	12mo. ...	First ...	1,000	ditto ...	0 1 0	Bishwambhar Láhá Káliprasád Datta's Road, No. 15, Tárak Chatterji's Lane.	Containing 191 riddles with answers.
„ 16th..	48	12mo. ...	First ...	1,000	ditto ...	0 1 0	ditto	Containing 174 riddles with answers.
Sept. 5th..	48	16mo. ...	First ...	500	ditto ...	0 2 0	Nagéndranáth Bhádu-ri of Sati Uttarpará.	Religious sonnets.
Nov. 30th..	12	12mo. ...	Fourth .	1,000	ditto ...	0 0 9	A collection of texts from the New Testament.
„ 10th..	38	12mo. ...	First ...	500	ditto ..	0 4 0	Rájkrishna Roy of Calcutta.	A description of the darkness enveloping the earth at night, and suitable meditations.
„ 1st...	45	8vo. ...	First ...	500	ditto ...	Nil	Rájéndrakumár Ghosh of Shobhábazár.	A love tale of Indrasén and Binayabati.
Dec. 13th...	32	12mo. ...	First ..	1,000	ditto ...	0 3 0	Munshi Quurbánullah, of Chartist Station, Daulat Khán.	The cyclone of the 31st October 1876 at Backergunge and the sufferings of the inhabitants.
„ 13th...	34	12mo. ...	Second	4,000	ditto ..	0 1 0	Uméshchandra Bhat-tácharjya, of No. 324, Chitpore Road.	Easy reading lessons and short sentences in prose and verse as an exercise in compound letters.
„ 10th...	21	12mo. ...	ditto ...	6,000	ditto ...	0 1 6	Baradáprasád Majum-dár, of No. 22, Jhámápur Lane.	Accompanied with conversational dialogues on the different lessons in the book.
MANI BOOKS.								
1877.								
Sept. 16th..	180	8vo. ..	Several.	1,000	Printed.	0 2 6	The well-known story of the <i>Darvéshes</i> or ascetics, describing their travels and experiences.
Oct. 6th ...	648	8vo. ...	First ...	1,500	ditto ...	4 0 0	Hamídullah	A tale.
Nov. 20th..	182	8vo. ...	Third ...	2,500	ditto ...	1 0 0	Muhammad Ismáíl Khán, Misriganj, Calcutta.	Describing the varieties of earth and the pleasures of heaven in which the <i>Houri</i> s are often mentioned.
„ 11th..	101	8vo. ...	Several.	1,000	ditto ...	0 1 6	Bishwambhar Láhá, No. 15, Tárak Chatterji's Lane, Káliprasád Datta's Street.	Relating to fasts, worships, and pilgrimages, as also the duties of Muhammadans.

CATALOGUE OF BOOKS for the

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title-page is not in that language.)	Language in which the book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
BENGALI MUSAL						
71	Hajrat-Isá Masih ór bábát pashkhabarí, or prophecies about Jesus Christ.	Bengali Mussalmani.	Edited by Rev. S. C. Ghosh.	Religion, C.	Printed at "the Saptáshik Sambád Press," No. 9, Hammohan Datta's Road, Bhawánpore, and published at No. 23, Chowringhee Road, Calcutta.	Printed by Brajamohan Basu, and published by "the Tract Society," Calcutta.
72	Naját-námah, or record of salvation.	ditto	ditto	ditto	ditto	ditto
73	Imámchurir-puthi, or the Book of the Abduction of the two Imáms.	ditto	Shaikh Faquir Adam.	Fiction	Printed at "the Kabita-ratnákará Press," No. 17, Brindában Basák's Lane, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikácharan Chatterji, and published by Bishwambhar Lahá.
74	Sujju-ujjal bibir-puthi, or the Book relating to a female named Suj-ju-ujjal.	ditto	Shaikh Bakhtár Khán.	ditto	ditto	ditto
75	Sonábhánér puthi, or Book relating to Soná-bhán.	ditto	Fakir (anonymouse).	ditto	ditto	ditto
ENGLISH						
356	Administration Report of the Municipality of the Suburbs of Calcutta for the year 1876-77, with Appendices.	English	R. H. Wilson, Chairman, and R. C. Sterndale, Vice-Chairman.	Miscellaneous.	Printed and published at the Suburban Municipal Press, Alipore.	Printed and published by S. C. Beed, Manager of the Suburban Municipal Press, Alipore.
357	The New Code of Civil Procedure, being Act X of 1877.	ditto	D. E. Cranenburgh, Pleader.	Law	Printed at the Imperial Press, No. 7, Lyons' Range, Calcutta, and published at No. 49, Dhurumtollah Street.	Printed by G. J. A. Pritchard, and published by Darlington & Co.
358	The Code of Civil Procedure and other Acts.	ditto	ditto	ditto	ditto	ditto
359	Arithmetical questions with solutions.	ditto	Edward Fell	Arithmetic, E.	Printed at the Baptist Mission Press, Calcutta, and published at the Calcutta School Book Society's Depository.	Printed by Rev. C. B. Lewis, and published by the author.
360	Hand-book to the Registration Act, 1877.	ditto	Tindal A. Pearson.	Law	Printed at the Calcutta Central Press, No. 5, Council House Street, Calcutta, and published at No. 12, Government Place.	Printed by the Calcutta Central Press Company, Limited, and published by Brown & Co.
361	The Registration Manual.	ditto	Kamalákánta Sen, B.A. and B.L.	ditto	Printed as above, and published at Wyman & Co.'s Depository.	Printed as above, and published by Messrs. Wyman & Co.
362	The Asimghur Reader, No. 1.	ditto	H. Carre Tucker.	Miscellaneous, E.	Printed and published at the Baptist Mission Press, Calcutta,	Printed and published by Rev. C. B. Lewis.

Quarter ending 31st December 1877.—(Continued.)

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MANI PAMPHLETS.								
1877.	Pages.					Rs. A. P.		
June 12th...	36	Dy. 8vo.	First ...	1,000	Printed.	0 0 9	Tract Society, No. 23, Chowringhee Road, Calcutta.	
Aug. 15th...	40	Dy. 8vo.	First ..	1,000	ditto	0 0 6	ditto.	
Sept. 8th...	16	8vo. ...	Several.	2,000	ditto	0 0 4	Relating to the abduction of the two Imāms, Hassan and Hossein, by a merchant, and their subsequent release by Ali.
Nov. 30th...	24	8vo. ...	Several.	3,000	ditto	Bishwambhar Lāhā, No. 16, Tārak Chatterji's Lane.	The heroine of this tale promised to marry the man who succeeded to throw her in a wrestling match, in which Hanifah, the son of Ali, son-in-law of the Prophet, succeeded.
Dec. 1st ...	14	8vo. ...	Several.	3,000	ditto	0 0 4	ditto	A tale similar to the preceding.
BOOKS.								
1877.								
July 7th	82	Foolscap	First ..	120	ditto	Nil.	
Oct. 5th ...	288	Rl. 8vo.	First ...	1,000	ditto	3 0 0	With table of contents, synopsis and a most copious index.
Oct. 22nd	616	Rl. 8vo.	Second	1,100	ditto	6 0 0	With table of contents, synopsis, and a copious index, to which is added an appendix containing, the Carriers' Act, the Mofussil Small Cause Courts' Act, the General Stamp Act, the Court Fees' Act, the Evidence Act, the Contract Act, the Oaths' Act, the Majority Act, the Specific Relief Act, the Registration Act, the Limitation Act, the Charter Act, the Letters Patent constituting the High Courts of Bengal, Madras, Bombay, and the North-Western Provinces, and the speech of Sir Arthur Hobhouse on the passing of the Code of Civil Procedure.
Oct. 8th ...	204	12mo. ...	First ...	1,000	ditto	2 8 0	Containing upwards of 750 questions selected from various sources and intended for students qualifying themselves for the University First Arts Entrance and other public examinations, with neat and concise solutions.
Nov. 17th	151	8vo. ...	First ...	300	ditto	5 0 0	Tindal A. Pearson, Calcutta.	
Dec. 13th	178	8vo. ...	First ...	250	ditto	7 8 0	Kamalākanta Sēn	Containing the Registration Act No. III of 1877, with notes and decisions of the Privy Council and several High Courts in India up to date, also the Rules framed for Registration, the table of fees, circular orders, list of districts and sub-districts in Bengal, North-Western Provinces, Punjab, and the Central Provinces, to which is added as an appendix the Stamp Act annotated, with a full index.
Dec. 5th	185	12mo. ...	Revised	2,000	ditto	0 12 0	Containing 62 Reading Lessons on miscellaneous entertaining subjects.

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ENGLISH						
363	The English Reader, No. 1.	English	Calcutta School Book Society	Miscellaneous, E.	Printed at the Baptist Mission Press, Calcutta, and published at the Calcutta School Book Society's Depository.	Printed by Rev. C. B. Lewis, and published by the Calcutta School Book Society.
364	The Plays and Poems of William Shakespeare, Antony and Cleopatra. Part III, No. 19.	ditto	Edited by S. C. Mallik and M. N. Rakshit.	Drama	Printed and published at the Sanátan Press, No. 12, Wellington Street, Calcutta.	Printed by Haridás Dó and published by S. C. Mallik and M. N. Rakshit.
365	Ditto ditto. Part IV, No. 20.	ditto	Edited by S. C. Mallik.	ditto	ditto	ditto
366	The Educator, Physical, Intellectual and Moral, National Series, No. 3	ditto	Nabagopál Mitra.	Miscellaneous, E.	Printed and published at the National Press, No. 10, Cornwallis Street, Calcutta.	Printed by Nabagopál Mitra.
367	Ditto ditto. No. 4	ditto	ditto	ditto	ditto	ditto
ENGLISH						
460	A Prize Essay on the reciprocal influence of Muhammadan and European learning, and inference therefrom as to the possible influence of European learning on the Muhammadan mind in India.	ditto	Maulvie Obaidullah (el Obaidi).	Miscellaneous.	Printed at the Calcutta Press, No. 6, Lower Chitpore Road, Calcutta.	Printed by Banerji and Co.
461	A Minute on the Hooghly Madrasah.	ditto	Maulvie Abdul Latif, Khán Bahádur.	ditto	Printed at the Suburban Municipal Press, Alipore, and published at Taltala, Calcutta.	Printed by S. C. Beed, and published by the author.
462	An Introduction to the "Lalita Vistara," or Memoirs of the early life of "Sákhyá Buddha."	ditto	Rajéndralál Mitra, LL.D.	ditto	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the Asiatic Society.
463	Arithmetical Tables of money, weights, and measures (Majumdar's Series).	ditto	Baradáprasád Majumdar.	Arithmetic, E.	Printed and published at the B. P. M.'s Press, No. 22, Jhánápur Lane, Calcutta.	Printed and published by Baradáprasád Majumdar.
464	The Santál Mission	ditto	Rev. C. B. Lewis.	Miscellaneous.	Printed and published at the Baptist Mission Press, Calcutta.	Printed and published by Rev. C. B. Lewis.
465	Sermons and Essays by a Missionary of the Bráhmó Samáj of India.	ditto	Pyáramohan Chaudhuri.	Religion, B.	Printed at the Sucháru Press, No. 336, Chitpore Road, Calcutta.	Printed by Dwárákánáth Roy.
466	The Indian Limitation Act, being Act XV of 1877.	ditto	D. E. Cranenburgh, Pleader.	Law	Printed at the Imperial Press, No. 7, Lyons Range, Calcutta, and published at No. 49, Dhurumtollah.	Printed by C. J. A. Pritchard, and published by Darlington & Co.
467	Translation of the Hindu period of Marshman's History of India.	ditto	Translated by Major H. S. Jarrett.	History, E.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the Translator.
468	The Sailor's Resolve	ditto	Calcutta Christian Tract and Book Society.	Religion, C.	Printed as above, and published at the Calcutta Christian Tract and Book Society's Depository.	Printed by Rev. C. B. Lewis, and published by the Calcutta Christian Tract and Book Society.

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BOOKS.—(Concluded.)								
1877.	Pages.					R. S. P.		
Dec. 7th	160	12mo.	Revised	3,000	Printed	0 8 0	Calcutta School Book Society, No. 10, Government Place, Calcutta.	Containing a selection of pieces in prose suited to the capacities of Indian youths and adapted to improve the younger classes of learners in reading, by a progressive arrangement of the lessons.
Sept. 30th	72	Dy. 8vo.	Second	500	ditto	0 8 0	With the corrections and illustrations of various commentators, comprehending a life of the poet and an enlarged history of the stage, by the late Edmond Malone, with a new glossarial index.
Nov. 22nd	72	Dy. 8vo.	First	500	ditto	0 8 0	S. C. Mallik, No. 12, Wellington Street, Calcutta.	Ditto.
Sept. 13th	12	16mo.	First	500	ditto	0 0 6	Two Lectures on "Health the order of the day," and "Hindu customs congenial to health."
Sept. 28th	12	16mo.	First	500	ditto	0 0 6	Three Lectures on "the hero <i>Ihram</i> ;" bathing, and the influence of exercise on the skin;" "one exercise, that is, swimming, common to all."
PAMPHLETS.								
1877.	Page.							
Sept. 8th	60	8vo.	Second	500	ditto	Not given	Offered by Sir C. K. Trevelyan, K.C.B., and won by Maulvie Obaidullah.
June 30th	25	8vo.	Second	400	ditto	Nil.	Moulvie Abdul Latif, Khan Bahadur, No. 16, Taltala, Calcutta.	Written at the request of the Honorable Sir J. P. Grant, K.C.B., Lieutenant-Governor of Bengal, on the reorganization of the Hooghly Madrasah.
Sept. 22nd	63	8vo.	First	550	ditto	Not given	
" 29th	18	12mo.	Fourth	1,000	ditto	0 1 0	For the use of youths in India.
" 24th	2	8vo.	First	50	ditto	Not given	An extract from the <i>New York Observer</i> , of 3rd August 1876, publishing a letter from a missionary who had been a convict.
" 17th	38	8vo.	First	500	ditto	0 8 0	On the Law of Love, New life, &c.
" 20th	68	Rl. 8vo.	First	2,100	ditto	0 8 0	With a complete and full index to which is added an appendix containing the Final Report of the Select Committee on the Bill, the speech of the Honorable Mr. Stokes on the passing of the Bill, and the speech of Sir A. Hobhouse on the passing of the Code of Civil Procedure.
Oct. 6th	33	8vo.	First	1,000	ditto	Not given	Adapted for the Lower Standard Examination
" 2nd	16	32mo.	First	2,000	ditto	0 0 3	A true narrative of the conversion of a sailor to Christ through the instrumentality of some lady visitors on their usual Sunday calls at grog-shops.

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ENGLISH						
469	Notes to Code of Civil Procedure, being Act X of 1877.	English.	Ashutosh Bish-wás, M.A. and B.L.	Law	Printed at the Tamohan Press, Serampore, and published at Bhawáni-pore.	Printed by Brajamohan Sén, and published by Shrináth Banerji Brothers & Co.
470	The Specific Relief Act No. 1 of 1877.	ditto	ditto	ditto	ditto	ditto
471	The Indian Registration Act No. 3 of 1877.	ditto	ditto	ditto	ditto	ditto
472	The Indian Limitation Act No. 15 of 1877. The Mofussil Small Cause Courts' Act No. 11 of 1865. The Indian Majority Act No. 9 of 1875, and Hindu Wills Act No. 21 of 1870.	ditto	ditto	ditto	ditto	ditto
473	Minutes of the Conference of the Baptist Missionaries of Northern India.	ditto	Rev. C. B. Lewis.	Miscellaneous.	Printed and published at the Baptist Mission Press, No. 24, Lower Circular Road, Calcutta.	Printed and published by Rev. C. B. Lewis.
474	Practical hints on the use of The Martini Henry Rifle.	ditto	Lieutenant C. Kennedy 2 12th Foot, Assistant Instructor in Musketry.	Military	Printed at the Calcutta Central Press, No. 5, Council House Street, and published at Brown & Co.'s Book Depository, No. 12, Government Place East.	Printed by the Calcutta Central Press Company, Limited, and published by Brown & Co.
475	Rules of the New Amalgamated Society of Railway Servants in India.	ditto	New Amalgamated Society of Railway Servants.	Miscellaneous.	Printed at the Stanhope Press, No. 249, Bow Bazar Street, Calcutta, and published at Allahabad	Printed by I. C. Bose & Co., and published by the Society.
476	Doctor's Memorandum.	ditto	Compiled by Ramánáth Bhatak ex-student of the Bengal Medical College.	Medicine	Printed and published at the Gupta Press, No 24, Mir Jafar's Lane, Calcutta.	Printed by Matilál Dás, and published by the Compiler.
HINDI						
37	Sajjád-Sumbul-nátrak, (the names of the hero and heroine) a drama.	Hindi	Késhorám Bhatta.	Drama	Printed and published at the Behár Bandhu Press, Bankipore, Patna.	Printed and published by Sádhorám Bhatta.
HINDI						
97	Hindi Kótáb; or. Hindi Book No. 1.	Hindi	Munshi Rádhalál.	Primer. E.	Printed at the Satya Press, Calcutta, and published at Gya.	Printed by Háránchandra Chaudhúri, and published by the author.
98	Ditto ditto No. 2	ditto	ditto	Miscellaneous, E.	ditto	ditto
99	Hindu period of Marshman's History of India	ditto	Major H. Jarrett.	History, E.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the author.

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PAMPHLETS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
Sept. 24th	26	El. 8vo.	First ...	800	Printed	0 4 0	Shrináth Banerji and Brothers of Bhawá-nipore	
„ 24th	32	El. 8vo.	First ..	500	ditto .	0 4 0	ditto.	
„ 26th	33	El. 8vo.	First ...	500	ditto ..	0 4 0	ditto	With Notes and Index.
„ 27th	66	El. 8vo	First .	500	ditto .	0 4 0	ditto	With Notes and Index and the Mofussil Small Cause Courts' Act with amendments.
Nov. 13th	46	8vo .	First ..	150	ditto	Not given	Held at Monchyr from October 12th to October 17th, 1877.
Oct. 25th	14	32mo	First ...	500	ditto .	0 4 0	Lieutenant C Kenne-dy, 2-12th Regiment.	
Nov. 19th	61	8vo .	First	1,004	ditto ..	0 4 0	The New Amalgamat-ed Society of Rail-way Servants in India, Allahabad.	Registered under Act XXI of 1860.
„ 22nd	32	32mo...	First ...	2,000	ditto ...	0 1 0	Ramanáth Bhatak of Sulka	A complete table of medical doses intended to assist doctors and compounders.
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Oct. 4th ..	218	12mo. ...	First ...	800	Printed.	1 0 0	Káshorám Bhatta of Pirbohar, Banki-pore	This is the first dramatic work in Hindi. It is a love drama adapted to the form of the Bengali drama Sharat Sarojini.
PAMPHLETS								
1877.								
Oct. 5th .	32	Royal 12mo	Ninth...	5,000	ditto ..	0 1 6	The alphabet, easy words and sentences.
Oct. 7th ...	52	Royal 12mo.	Seventh.	3,000	ditto ...	0 2 0	Containing Simple Reading Les-sons.
Oct. 8th ..	72	8vo. ..	First ..	1,200	ditto ...	Not given	Adapted for the Lower Standard Examination.

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HINDI						
100	Translation of the Rifle Exercise, 1875.	Hindi ...	Translated by Captain T. F. Sitwell, 49th Rattray's Sikhs.	Miscellaneous.	Printed at H. C. Gānguli and Co.'s Press, Calcutta.	Printed by H. C. Gānguli.
101	Bhāshā-tattwa; or, Elements of Language.	ditto ...	Pandit-Shib-nārāyana Tribēdi.	ditto ...	Printed and published at the Behār Bandhu Press, Bankipore, Patna.	Printed and published by Sādhorām Bhatta.
102	Sangita-Shikshā; or, Instructions in Singing. Part I.	ditto ...	Madanmohan Bhatta.	Music ...	ditto ...	ditto ...
PERSIAN						
23	Nāsir-us-sibān; or, the Children's Assistant.	Persian.	Muhammad Nāsirali.	Grammar, E.	Printed at "The Nuru-lanwār Press," Arrah.	Printed and published by Muhammad Hāshim.
24	Anj-i-ishq; or, the Summit of Love.	ditto ...	Hāmiuddīn Ahmad.	Poetry ...	ditto ...	ditto ...
SANSKRIT						
286	The Laghu Kaumudī; or, brief Sanskrit Grammar; by Baradaraja.	Sanskrit.	Edited by Pandita Jībānanda Bidyāsāgara, B.A.	Grammar, E.	Printed at the Saraswati Press, Calcutta.	Printed by Kshētramohan Mukerji and published by the editor.
287	Charak Sanhitā; or, Digest of Charaka.	ditto ...	ditto ...	Medicine, H.	ditto ...	ditto ...
288	Hitopadēsh; or, Proverbs of Solomon.	ditto ...	Translated for the Bible Translation Society.	Religion, C.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis and published by the Bible Translation Society.
289	Bhāshā Parichhēd; or, Preliminaries of the Nyāya Darshan, with the Siddhanta Muktabālī.	ditto ...	Bishwanāth Nyāya Pandit Chānan Bhat-tāchārjya.	Philosophy	Printed and published at the Gyānatnākara Press, No. 8, Nimtalā Ghat Street, Calcutta.	Printed and published by Bhubanchandra Basak.
290	Mēgh-dūtām; or, the Cloud Messenger.	ditto ...	Kālidās	Poetry ...	ditto ...	ditto ...
291	Mahābhāratam of Vēdyās. Parts XIX and XX together.	ditto ...	Revised by Kālībar Bēdāntabāgish.	Religion, H.	Printed and published at the Roy Press, No. 17, Bhawānicharan Datta's Lane, Calcutta.	Printed by Bāburām Sarkār and published by Kēdārnāth Roy.
292	Bāchaspatya. Part XI.	ditto ...	Compiled by Professor Tārānāth Tarkabāchaspati.	Dictionary.	Printed at the Saraswati Press, Calcutta.	Printed by Kshētramohan Mukerji and published by Pandita Jībānanda Bidyāsāgara.
293	Shabda-Kalpadrumah; or, the tree bearing all the words that may be wished for. Part VII. Nos. 12 and 13 (stitched together).	ditto ...	The late Sir Rājā Rādhākānta-dēb, Bāhādar.	ditto ...	Printed and published at the New Bengal Press, No. 102, Groy Street, Shobhā Bāsār Street, Calcutta.	Printed by Sāradāprasād Chatterji and published by Baradākānta Mitra & Co.
294	Ditto ditto Parts 14 and 15 (stitched together).	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
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461	Ditto ditto. Part II...	ditto ...	ditto ...	ditto ...	ditto ...	ditto ...
462	Shrīmad Bhāgabat. Part I	ditto ...	Compiled and translated into Bengali by Durgācharan Banerji.	ditto ...	Printed at the Directory Press, Mandal Street, Calcutta.	Printed by Rāmānāth Ghosh, and published by Bihārīlāl Nandi.

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BENGALI AND						
463	Bābhata (name of the author of the original Sanskrit work) No. 4.	Bengali and Sanskrit	Translated into Bengali and revised, with commentary by Harikrishna Sēn Mallick.	Medicine, H.	Printed and published at the Sādhārani Press, Chinsurah.	Printed by Nandalāl Basu, and published by Bholānāth Bhattachārjya.
464	Ditto ditto. No. 5.	ditto	ditto ...	ditto ...	ditto ...
465	Adhyātma Rāmāyana Adikānda.	ditto ...	Ambikācharan Bhattachārjya.	Poetry ...	Printed and published at the Saraswati Press, No. 18, Ratan Mistri's Lane, Calcutta.	Printed by Kshētarmohan Mukerji, and published by Bhagabānchandra Chaudhuri.
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99	Ambashtha-dīpikā; or, the light of the Ambashthas.	Bengali and Sanskrit.	Gaurināth Kabiratna.	Miscellaneous.	Printed and published at the Suburban Press, Nos. 28 and 50, Jéliāpārā Road, Bhawānīpore.	Printed and published by Brajanāth Mallik.
100	Mahimana-Staba; or, Praises of Shīb's majesty.	ditto ...	Rāmōshwara Tarkālankāra.	Religion, II	Printed and published at the Hīndu Press, No. 61, Ahīrībolā Street, Calcutta.	Printed and published by Gopālchandra Mānnā.
ENGLISH AND						
4	The Prēm Sāgara; or, Ocean of Love.	English and Hindi.	J. Fred. Baness	Fiction, E.	Printed at the Calcutta Central Press Company's Press, No. 5, Council House Street, Calcutta, and published at Hare Street.	Printed by the Calcutta Central Press Company, Limited, and published by Messrs. Wyman and Co.
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1	Savāl-aur-jawāb-ki kitāb; or, a Catechism.	English and Urdu.	Calcutta Christian Tract and Book Society.	Religion, C.	Printed at the Baptist Mission Press, No. 24, Lower Circular Road, Calcutta, and published at No. 23, Chowringhee.	Printed by Rev. C. B. Lewis, and published by the Calcutta Christian Tract and Book Society.
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456	Bhārat-chikitsak; or, the Indian Physician. A Monthly Magazine and Review for Kārtik 1284 B.S., Vol. I, No. 1.	Bengali	Edited by Shashchandra Datta.	Medicine	Printed at the Chikitsa-tattwa Press, No. 28, Upper Chitpore Road, Calcutta, and published at No. 55, College Street.	Printed by Bholanāth Chatterji, and published by the National Company, &c.
457	Arjyadarshana; or, the Aryan Review. A Monthly Magazine and Review for Baishākh and Jyaishta 1284 B.S., Vol. IV, Nos. 1 and 2 (stitched together).	ditto	Edited by Jogendranāth Banerji, M.A.	Miscellaneous.	Printed and published at the New Indian Press, No. 11, Patuātola Lane, Calcutta.	Printed and published by Harināth Khān.
458	Ditto ditto, for Ashārha, No. 3.	ditto	ditto	ditto	ditto	ditto
459	Arjya-pratibhā; or, the Aryan Light. A Monthly Magazine and Review for Ashārha and Shrabān 1284 B.S., Vol. I, Nos. 3 and 4 (stitched together).	ditto	Edited by Kailāshchandra Ghosh.	ditto	Printed and published at the Seeburban Press, No. 28, Jēlāpārā Road, Bhawānipore, Calcutta.	Printed and published by Priyanāth Mallik.
460	Bāndhaba; or, the Friend. A Monthly Magazine and Review. For Fālgun and Chaitra 1283 B.S., Vol. III, Nos. 11 and 12 (stitched together).	ditto	Edited by Kāliprasanna Ghosh.	ditto	Printed and published at the Girish Press, Dacca.	Printed and published by Maulā-baksh.
461	Bānga-darshana; or, the Bengal Review. A Monthly Magazine and Review for Ashwin 1284 B.S., Vol. V, No. 6.	ditto	Not given	ditto	Printed and published at the Bangadarshana Press, Kāntālpārā.	Printed and published by Rādhānāth Banerji.
462	Ditto ditto for Kārtik, No. 7.	ditto	ditto	ditto	ditto	ditto
463	Ditto ditto for Baishākh 1284 B.S., Vol. V, No. 1.	ditto	ditto	ditto	ditto	ditto
464	Bānga-mahilā; or, the Bengali Woman. A Monthly Magazine and Review for Shrabān and Bhādra 1284 B.S., Nos. 4 and 5 (stitched together).	ditto	Edited by Bhubanmohan Sarkar.	ditto	Printed at the Stanhope Press, No. 249, Bow Bazar Street, Calcutta, published at No. 77, Muktarām Baboo's Street.	Printed by I. C. Bose, and published by the Manager of the Choresbāgān Female School.
465	Bhārati; or, the Goddess of Learning and Eloquence. A Monthly Review, Vol. I, No. 2.	ditto	Edited by Dwijendranāth Tagore.	ditto	Printed at the Adi Brāhma-Samāj Press, Calcutta and published at No. 6, Dwārkanāth Tagore's Lane.	Printed by Kālidās Chakrabarti, and published by Prasannakumār Bishwās.
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467	Ditto ditto, No. 4	ditto	ditto	ditto	ditto	ditto
468	Ditto ditto, No. 5	ditto	ditto	ditto	ditto	ditto
469	Gyānbhāsk; or, Penetration of Understanding. A Monthly Magazine and Review. Vol. I, No. 1.	ditto	Edited by Chandramohan Sen.	Miscellaneous.	Printed and published at the Girish Press, Dacca.	Printed and published by Munshi Maulā Baksh.

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470	Gyándipiká, or The Light of Knowledge. A Monthly Magazine and Review. For Ashárah and Shrában 1284 B.S. Vol. I, Nos. 6 and 7 (stitched together).	Bengali	Edited by Rákháldás Hájrá and Nri-tya g o p á l Kuwar.	Miscellaneous.	Printed at the Chukitsá-tattwa Press, No. 24, Upper Chitpore Road, Meehhuá Bázár Road, Calcutta, and published at Sonákáná, Burdwan.	Printed by Bholánáth Chatterji.
471	Mritodaya, or The Rise of Friendship. A Monthly Magazine and Review. For Jyáishá 1284 B.S. Vol. I, No. 9.	ditto	... Edited by Hira namaya Mukerji.	ditto	.. Printed and published at the Suburban Press, Nos. 24 and 50, Jéliá-pará Road, Bhawání-pore.	Printed and published by Priyanáth Mallik.
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474	Sudhákara, or The Moon. A Fortnightly Journal and Review. For the 1st Ashwin 1248 B.S. Vol. I, No. 3.	ditto	... Edited by Haridás Banerji.	ditto	... Printed at the Prakritibád Press, No. 9, Serpentine Lane, Calcutta, and published at No. 26, Panchá-nantolá, Pataldángá.	Printed by Bámácharan Datta, and published by Haridás Banerji.
475	Ditto ditto No. 4	ditto	... ditto	ditto	ditto	ditto
476	Jyotiríngana, or The Firefly. A Monthly Religious Journal. For June 1877. Vol. 8, No. 12.	ditto	... Edited by Rev. S. C. Ghosh.	Religion, C.	Printed at the Sáptáhhik Sanghád Press, No. 7, Rámmohan Datta's Lane, Bhawánípore.	Printed by Brajamohan Basu, and published by the Tract Society, Calcutta.
477	Ditto Vol. 9, No. 1	ditto	... ditto	ditto	ditto	ditto
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480	Ditto ditto, No. 4	ditto	... ditto	ditto	ditto	ditto
481	Samadarshí, or, The Liberal. A Monthly Theistic Journal. For June 1877. Vol. II, No. 3.	ditto	... Edited by Siva-náth Shástri.	Religion B.	Printed and published at the East Indian Press, No. 93, College Street, Calcutta.	Printed and published by Bhubannmohan Ghosh.
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270	The Law Reporter. Vol. I, No. 1.	English	Edited by Jayagobinda Shome, M.A. and B.L.	Law	Printed and published at the Herald Press, No. 32, Chandernáth Chatterji's Street, Bhawánípore.	Printed and published by Shrímantha Sardár.
280	The Legal Companion for October 1877. Vol. V, No. 10.	ditto	... Edited by Báboo Prasanna-kumár SÉN.	ditto	Printed at the Stanhope Press, No. 249, Bow-Bázár Street, Calcutta, and published at Serampore.	Printed by I. C. Bose and Co., and published by the Editor.
281	The Bengal Magazine. A Monthly Journal. for April 1877. No. 57	ditto	... Edited by Rev. Lálbihári Dé.	Miscellaneous.	Printed at the Sáptáhhik Press, No. 9, Rámmohan Datta's Road, Bhawání-pore, and published at Chinsurah.	Printed by Brajamohan Basu, and published by Nimáichánd Shíl.
282	Ditto ditto, for May. No. 58.	ditto	... ditto	ditto	ditto	ditto
283	Ditto ditto, for June and July. Nos. 59 and 60 (stitched together).	ditto	... ditto	ditto	ditto	ditto
284	The Calcutta Magazine (uncertain in its issue), for October 1877. Vol. V, No. 10.	ditto	... Conducted by Owen Aratoon.	ditto	Printed at the Calcutta Central Press, and published at No. 5, Council House Street.	Printed by A. Acton, and published by the Calcutta Central Press Company.
285	The Calcutta Review, for October 1877. A Quarterly Journal. No. 130.	ditto	... Edited by E. Lethbridge, M.A.	ditto	Printed and published at the City Press, No. 12, Bentinck Street, Calcutta.	Printed by Thomas S. Smith, and published by all booksellers in Calcutta.

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" 25th...	48	Double Fcp. 8vo.	First ...	500	ditto ...	0 0 6	
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Sept. 10th	50	Bl. 8vo	First ...	750	ditto ...	1 0 0	Jayagobinda Shome, Cornwallis Square, Calcutta.	
Oct. 11th	40	8vo. ...	First ...	252	ditto ...	1 0 0	Prasannakumâr Sên.	
July 7th	49	8vo. ...	First ...	330	ditto ...	0 12 0	Nimâchând Shîl of Chinsurah.	A literary Magazine of much merit.
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ENGLISH						
286	The Indian Forester. A Quarterly Magazine of Forestry, for October 1877. Vol. III, No. 2.	English.	Edited by W. Schlich, Ph. D., Conservator of Forests, Bengal.	Miscellaneous.	Printed and published at the Calcutta Central Press, No. 5, Council House Street, Calcutta.	Printed and published by the Calcutta Central Press Company, Limited
287	The Indian Student. A Monthly Literary Magazine, for June 1877. Vol. I, No. 5.	ditto	Edited by KAM-charan Banerji, M.A. and B.L.	ditto	Printed and published at the New Herald Press, No. 32, Chandernáth Chatterji's Street, Bhawánipore.	Printed and published by Shrimanta Sarkar.
288	Ditto ditto, for July. No. 6.	ditto	ditto	ditto	ditto	ditto
289	Ditto ditto, for August. No. 7.	ditto	ditto	ditto	ditto	ditto
290	Ditto ditto, for September. No. 8.	ditto	ditto	ditto	Printed and published at the Herald Press, No. 127, Mániktólá Street, Calcutta.	Printed and published by Manomohan Ghosh for S. M. Sardar.
291	Ditto ditto, for October. No. 9.	ditto	ditto	ditto	ditto	ditto
292	The Madrasah Literary Budget. A Monthly Literary Journal, for September 1877. Vol. II, No. 11.	ditto	Edited by the Members of the Madrasah Literary and Debating Club.	ditto	Printed at the Minerva Press, No. 48, Dhurumtollah Street.	Printed by Mahéndranáth Shome, and published by Maulvie Nisár Ali.
293	Ditto ditto, for October. No. 12.	ditto	ditto	ditto	ditto	ditto
294	Ditto ditto, for November. Vol. III, No. 1.	ditto	ditto	ditto	ditto	ditto
295	The Masonic Herald. A Monthly Journal, for October 1877.	ditto	Edited by W. Burroughs.	ditto	Printed at the Stanhope Press, No. 249, Bow-Bázár Street, Calcutta, and published at No. 12, Wood Street.	Printed by I. C. Bose and Co., and published by the Editor.
296	Ditto ditto, for November 1877.	ditto	ditto	ditto	ditto	ditto
297	Ditto ditto, for December 1877.	ditto	ditto	ditto	ditto	ditto
298	The National Magazine. A Monthly Journal, for November 1876. Vol. II, Part 11.	ditto	Edited by Ká-liprasanna Dó.	ditto	Printed at the Presidency Press, No. 79, Benínck Street, Calcutta, and published at No. 32, Kálidás Singh's Lane.	Printed by J. N. Ghosh and Co., and published by the Editor.
299	Ditto ditto, for December. Part 12.	ditto	ditto	ditto	ditto	ditto
300	The Oriental Sporting Magazine, New Series, for September 1877. Vol. X, No. 117.	ditto	Edited by Lord Ulick Browne.	ditto	Printed and published at the Englishman Press, No. 9, Hare Street, Calcutta.	Printed and published by S. N. Banerji.
301	Ditto ditto, for October. No. 118.	ditto	ditto	ditto	ditto	ditto
302	Ditto ditto, for November. No. 119.	ditto	ditto	ditto	ditto	ditto
303	Ditto ditto, for December. No. 120.	ditto	ditto	ditto	ditto	ditto
304	Stray Feathers. A Journal of Ornithology Vol. V, Nos. 3 and 4 (stitched together).	ditto	Edited by A. O. Hume.	ditto	Printed and published at the Calcutta Central Press.	Printed by A. Acton, and published by the Calcutta Central Press Company, Limited.

LIBRARY.

Quarter ending 31st December 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
Date of issue from the press, or of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
PERIODICALS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
Dec. 14th	98	8vo. ...	First ...	300	Printed..	3 0 0	W. Schlich, PH. D.	
July 13th	32	8vo. ...	First ...	750	ditto ...	0 4 0	Jayagobinda Shome, No. 32, Chundranáth Chatterji's Street, Bhawánpore.	This periodical has very valuable contributors, especially from amongst the Free Church Missionaries, and is published with a view to assist students.
Aug. 6th	32	8vo. ...	First ...	750	ditto ...	0 4 0	ditto ...	ditto
Sept. 20th	32	8vo. ...	First ...	750	ditto ...	0 4 0	ditto, of Cornwallis Street, Calcutta.	ditto.
Oct. 21st	32	8vo. ...	First ...	750	ditto ...	0 4 0	ditto, of No. 127, Mániktólá Street, Calcutta.	ditto.
Nov. 12th	32	8vo. ...	First ...	750	ditto ..	0 4 0	ditto ...	ditto.
Oct. 1st	10	El. 8vo.	First ...	200	ditto ...	0 8 0	A very promising literary journal.
Nov. 5th	16	8vo. ...	First ...	200	ditto ...	0 8 0	ditto.
Dec. 8th	16	8vo. ...	First ..	200	ditto ..	0 8 0	ditto.
Oct. 3rd	20	8vo. ...	First ...	122	ditto ...	1 0 0	W. Burroughs, No. 12, Wood Street.	A journal of the history, philosophy, and theocracy, of Freemasonry.
Nov. 8th	16	8vo. ...	First ..	120	ditto ...	1 0 0	ditto ..	ditto.
Dec. 3rd	16	8vo. ...	First ...	122	ditto ...	1 0 0	ditto ..	ditto.
Oct. 11th	40	8vo. ..	First ..	500	ditto ...	1 0 0	A journal of literature, philosophy, science, and politics.
„ 11th	40	8vo. ..	First ...	500	ditto ...	1 0 0	ditto.
Sept. 15th	82	Dy. 8vo.	First ...	400	ditto *	2 0 0	With an alphabetical index of horses, whose running is recorded in the Magasins for August 1877.
Oct. 15th	77	8vo. ...	First ...	400	ditto ...	2 0 0	Ditto ditto, for September 1877.
Nov. 15th	83	8vo. ...	First ..	400	ditto ...	2 0 0	Ditto ditto, for October 1877.
Dec. 15th	111	8vo. ...	First ...	400	ditto ...	2 0 0	Ditto ditto, for November 1877.
Oct. 12th	214	El. 8vo.	First ...	400	ditto ...	4 0 0	A journal of Ornithology for India and its dependencies.

CATALOGUE OF PERIODICALS for the

1	2	3	4	5	6	7
Number.	Title (to be translated into English when the title-page is not in that language).	Language in which the book is written.	Name of author, translator, or editor of the book, or any part of it.	Subject.	Place of printing and place of publication.	Name or firm of printer, and name or firm of publisher.
SANSKRITA						
84	Bibliotheca Indica ; or, a collection of Oriental Works. New Series. No. 385.	Sanskrita.	Edited by Satyabrata Samasrami.	Religion, H.	Printed at the Ganésa Press, Calcutta.	Printed by Nandakrishna Sarkar, and published by the Secretary, Asiatic Society, Bengal.
85	Ditto No. 380	ditto	ditto	ditto	ditto	ditto
86	Ditto No. 390	ditto	Edited by Rājendralāla Mitra, LL.D.	ditto	ditto	ditto
87	Bidyodaya ; or, Rise of Learning, a Monthly Sanskrita Journal. Vol. V, No. 8.	ditto	Edited by Hrishikesh Shastri.	Miscellaneous.	Printed at the Girish Bidyaratna Press, No. 24, Girish Bidyaratna's Lane, Calcutta.	Printed by Harishchandra Kabiratna, and published by Hirālāl Chatterji.
88	Ditto No. 9	ditto	ditto	ditto	ditto	ditto
89	Ditto No. 10	ditto	ditto	ditto	ditto	ditto
BENGALI AND						
17	The Legal Guide, a Bi-monthly Law Journal in diglot form in the easiest style. Part I, No. 11.	Bengali and English	Edited by Kamudnāth Datta.	Law	Printed and published at the Albert Press, No. 37, Mochhuá Bazar Street, Calcutta.	Printed by Ashutosh, Ghosh & Co., and published by the editor.
18	Ditto No. 12	ditto	ditto	ditto	ditto	ditto
BENGALI AND						
1	Dharmma Pracharak ; or, the publisher of Religion, for Ashwin, 1284 B.S. Vol. I, No. 1.	Bengali and Hindi.	Edited by Shrikrishna Prasanna Sēn.	Religion, H.	Printed at the B. P. M.'s Press, No. 23, Jhāmá-pukur Lane, Calcutta, and published at Mirzapore Street.	Printed by Baradprasad Majumdar, and published by Mitra & Co.

Quarter ending 31st December 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
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PERIODICALS.								
1877.	Page.					Rs. A. P.		
Sept. 20th	96	8vo. ...	First ...	500	Printed	0 10 0	Containing the Sāmaveda-Saṁhitā, with the commentary of Sāyana-Achārya. Vol. V, Fasc. III.
„ 29th	96	8vo. ...	First ...	500	ditto ...	0 10 0	Ditto, ditto. Vol V. Fasc. IV.
„ 29th	96	8vo. ...	First ...	500	ditto ...	0 10 0	Containing the Agni Purāṇa, a system of Hindu mythology and tradition. Fasc. XI.
„ 15th	16	Bl. 8vo.	First ...	128	ditto ...	0 4 0	
Nov. 5th	16	Bl. 8vo.	First ...	125	ditto ...	0 4 0	
„ 10th	16	Bl. 8vo.	First ...	125	ditto ...	0 4 0	
ENGLISH PERIODICALS.								
1877.								
Nov. 2nd	16	8vo. ...	First ...	2,000	ditto ...	0 5 6	Kumudnāth Datta, of Calcutta.	Containing an abstract of all the important provisions of the laws in force in Bengal, with rulings, circular orders, &c., issued by the Government, the Board of Revenue, the Privy Council, and the High Court.
„ 20th	16	8vo. ...	First ...	2,000	ditto ...	0 5 6	ditto ...	ditto.
HINDI PERIODICAL.								
1877.								
Dec. 1st	16	4to ...	First ...	500	ditto ...	0 6 0	Shrīkrishna Prasanna Sān of Monghyr.	

1	2	3	4	5	6	
Number.	The title of the book and the contents of the title-page, with a translation into English of such title or contents when the same are not in the English language.	The place of printing and the place of publication.	The name or firm of the printer, and the name or firm of the publisher.	The date of issue from the press or of the publication.	The name and residence of the proprietor of the copyright or of any portion of such copyright.	The date on which the entry was registered.
349	The First Geography ..	Printed at the Baptist Mission Press, Calcutta.	Printed by Revd. C. B. Lewis.	1877. 16th April ...	Calcutta School Book Society, No. 10, Government Place, East.	1877. 5th October.
350	Lilāvati ...	ditto ...	ditto ...	1876. 4th December	ditto ...	ditto.
351	Bákyábali ..	ditto ...	ditto ...	21st ..	ditto ...	ditto.
352	Romanized School Dictionary.	ditto ...	ditto ...	1877. 12th February...	ditto ...	ditto.
353	Elementary Treatise on Arithmetic.	ditto ...	ditto ...	26th July ...	ditto ...	ditto.
354	Fables, Part I ..	ditto ...	ditto ...	2nd April ...	ditto ...	ditto.
355	Fables, Part II ..	ditto ..	ditto ..	6th June ...	ditto ...	ditto.
356	Utkal Primer ..	ditto ..	ditto ...	11th May ...	ditto ..	ditto.
357	Bhalush Sundari and Amr Hamsá.	Printed at the Barkati and Basfri Presses, and published at No. 84, Wellesley Street.	Printed by Muhammad Ishmáil Khán and Dainullah, and published by Hamidullah.	6th October ...	Hamidullah, No. 84, Wellesley Street.	1st November
358	Bhahajya Dhanwantari ..	Printed and published at the Bidyáratna Press, No. 285, Upper Chit-pore Road, Calcutta.	Printed and published by Arundaya Ghosh.	2nd November	Bénimádhava Dey & Co., No. 99, Abiritolá Street, Calcutta.	24th ..
359	Jyotishártha Dípiká ..	ditto ...	ditto ...	30th October ...	ditto ..	ditto.
360	Misbahul Islám; or the Ceremonies of the Muhammadan Religion.	Printed and published at the Barkati Press, Misrigunge.	Printed and published by Muhammad Ishmáil Khán.	20th November	Muhammad Ishmáil Khán of Misrigunge, Calcutta.	13th December

*The Catalogue of Books received into the Bengal Library during the Fourth Quarter of 1877
contains the following.*

No.	LANGUAGES.	Number of Books.	Number of Pamphlets.	Total number of Books & Pamphlets in each Language.
1	Assamese	1	1
2	Bengali	51	85	136
3	Bengali-Musalmáni	4	5	9
4	English	12	17	29
5	Hindi	1	6	7
6	Persian	2	2
7	Sanskrita	10	7	17
8	Santáli	3	3
9	Urdu	1	7	8
10	Uriyá	6	6
Total Books and Pamphlets ...		79	130	219
BI-LINGUALS.				
1	Arabic and Persian	1	1
2	Bengali and English	2	4	6
3	Bengali and Hindi	3	3
4	Bengali and Sanskrita	31	2	33
5	English and Hindi	1	1
6	English and Urdu	1	1
7	English and Uriyá	2	2
Total Bi-Linguals ...		35	12	47
TRI-LINGUALS.				
1	English Hindi and Urdu	1	1
Total Tri-Linguals	1	1
PERIODICALS.				
1	Arabic	1
2	Bengali	26
3	English	26
4	Sanskrita	6
5	Bengali and English	2
6	Bengali and Hindi	1
Total Periodicals	62
Grand Total of Books, &c.	328

JOHN ROBINSON,
*Librarian of the Bengal Library and Keeper
of the Catalogue of Books.*

Quarter ending 30th September 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
Date of issue from the press, or place of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
PAMPHLETS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
July 20th...	52	12mo. ...	First ...	500	Printed..	0 8 0	D. C. Ghose and P. K. Bhattacharjia, Palpara, Baranagore.	Containing roots and applicable meanings of words; life of the poet, with criticisms and critical notes; explanations of the most
elucidatory kind, and all information necessary for a clear comprehension of allusions either historical, biographical,								
„ 19th...	22	12mo. ...	First ...	110	ditto ...	Not known.	Not stated.	
„ 23rd ...	27	8vo. ...	First ...	264	ditto ..	Nil	Trailokyanāth Mitra, of Connagore.	
Sept. 8th...	13	8l. 16mo..	First ...	104	ditto ...	Not given..	Captain F. Galloway, Barrackpore.	
July 16th...	36	16mo. ...	Second...	500	ditto ..	0 2 0	Rev. C. H. A. Dall, No. 24, Mott's Lane.	
Aug. 18th...	56	12mo. ...	First ..	500	ditto ...	0 3 0	Rev. C. H. A. Dall...	Gathered from all ages and all lands, for daily use in families and schools.
Sept. 13th.	24	12mo..	First ...	488	ditto ..	0 2 0	D. C. Ghose and P. K. Bhattacharjia, Palpara, Baranagore.	For the higher classes in schools.
Aug. 23rd.	8	8vo. ...	First ..	50	ditto ..	Not given..	
Sept 14th.	20	8vo. ...	Second...	50	ditto ...	Not given..	
BOOKS.								
1877.								
June 10th...	476	8vo. ...	Fourth ..	3,000	ditto ...	0 8 0	Containing the Adi, Ajodhya, Aranya, Kishkindhyā, Sundara, Lankā, and Uttara Kāndas.
Aug. 21st...	101	12mo. ...	First ...	2,000	ditto ...	0 1 0	
„ 30th...	275	12mo. ...	First ...	2,000	ditto ..	0 2 0	
PAMPHLETS.								
1877.								
May 22nd...	30	8vo. ...	Third ..	5,000	ditto ...	0 2 0	Munshi Shyam Bihari Lal, of Patna.	Containing mahājani and bāzāi accounts.
„ 28th...	32	8vo. ...	Third ...	5,000	ditto ...	0 2 0	ditto	...Containing zamindari accounts.
June 2nd...	20	8vo. ...	Third ...	5,000	ditto ..	0 1 6	ditto	...Mensuration (with diagrams).

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HINDI						
98	Sudāmā-charitra ...	Hindi ...	Haldhar Dās ...	Biography.	Printed and published at N. L. Shil's Press, No. 99, Ahiritolā Street, Calcutta.	Printed and published by Nritylāl Shil.
94	Balakon-kō-lye pratham shikshā pustak; or, First Book of Instruction for Children. Part I.	ditto ...	Krishna Shāś trī,	Primer, E.	ditto ..	ditto ...
95	Sūrya-purāna; or, the Purān relating to the sun.	ditto ...	Tulsidās ...	Religion, H	ditto ...	ditto ...
96	Hindibhākarana; or, Hindi Grammar.	ditto ...	Ajodhyāprasad Kahōtri.	Grammar, E.	Printed and published at the Behār Bandhu Press, Bankipore, Patna.	Printed and published by D. V. Saprāy.
NEPALESE						
2	Suk-lo-lēkhāko Susamā-chār; or, Gospel according to St. Luke.	Nepalose	Translated for the Calcutta Bible Society.	Religion, C.	Printed at the Baptist Mission Press, Calcutta, and published at the Calcutta Bible Society's Depository.	Printed by Revd. C. B. Lewis, and published by the Calcutta Bible Society.
3	Prērita-hērul-gatriyāka-kurā; or, Acts of the Apostles.	ditto ...	ditto ..	ditto ...	ditto ...	ditto ...
PERSIAN						
19	Karimā (O Merciful God)	Persian ...	Saādī	Poetry ...	Printed and published at the Muhammadi Press, " Khwājah Kalān Ghāt, Patna."	Printed and published by Muhammad Fazal Karīm.
20	Ma-mukiman; or, We who are Residents.	ditto	ditto	ditto	ditto	ditto
21	Fazal Safdari; or, the Gift of Safdar.	ditto	Edited by Najamuddin.	Religion, M.	Printed and published at " the Nur-ul-anwār Press," Arrah.	Printed and published by Muhammad Hāshim.
22	Naqul Fatwa; or, Copy of Decisions on points of Muhammadan Religious Law.	ditto	ditto	ditto	ditto	ditto
SANSKRITA						
269	Vrata-ratna-mala; or, a garland of the jewels of devotional acts.	Sanskrit.	Chandrakumār Tarkalankāra and other learned men.	Religion, H.	Printed at the Kabitārānākara Press, No. 17, Brindāban Basāk's Street, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikā Charan Chatterji, and published by Bishwambhar Lāhā.
270	Ved-trayokta Satik Sarb-ba-Sat-Karṇuva-Padhati; or, Directions for all religious acts laid down in the three Veds, with Commentary.	ditto	Ganēsh Chandra Bhatta-charjya.	ditto	Printed and published at Nrityalāl Shil's Press, No. 99, Ahiritolā Street, Calcutta.	Printed and published by Nrityalāl Shil.
271	Sanskrita Shikshā; or, Sanskrit Reading Book. Part IV.	ditto	Jaganmohan Tarkalankāra.	Miscellaneous, E.	Printed and published at the Purān Prākāsh Press, No. 5, Gopmohan Datta's Lane, Calcutta.	Printed and published by Gopālchandra Mukerji.

Quarter ending 30th September 1877.—(Continued.)

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PAMPHLETS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
June 12th..	81	12mo.	Second...	2,000	Printed..	0 2 0	The life of a poor Brahmin by name Sudāma, who sought refuge with Krishna, by whom he was well cared for and his distress relieved.
„ 16th..	20	12mo.	First ...	3,000	ditto ...	0 1 0	...	*
„ 20th..	21	12mo.	First ...	3,000	ditto ...	0 1 0	...	Compiled from the Sanskrit work of the same name, describing the glory of the sun. At the end of the book a brief description is given of Krishna's sport with the serpents (Nāgas).
July 2nd...	69	8vo.	First ...	1,000	ditto ...	0 4 0	Ajodhyāprasad Kahā- tri, of Mozufferpore.	A very useful grammar. The principal grammatical terms are given in English and Urdu, the body of the book being in Hindi.
BOOKS.								
1877.								
June 28th..	119	8vo.	Second...	5,000	ditto ...	Not given..	
„ 29th..	112	8vo.	Second...	3,000	ditto ...	ditto	
PAMPHLETS.								
1877.								
May 20th..	12	8vo.	Second...	500	Litho- graphed.	0 1 0	Muhammad Fazal Karim, of Ghāt Khawājah Kalān, City Patna.	Containing religious and moral poems.
„ 20th..	12	8vo.	Second...	500	ditto ...	0 1 0	ditto ...	On love to God and confidence in the Almighty.
July 4th..	76	8vo.	First ...	250	ditto ...	1 0 0	On the greatness of <i>Ali</i> over the three other Caliphs.
Aug 1st...	42	8vo.	First ...	250	ditto ...	0 12 0	...	On the supremacy of <i>Ali</i> over the three other Caliphs.
BOOKS.								
1877.								
May 22nd	352	8vo.	Second	1,000	Printed	2 8 0	Bishwambhar Lāhā, of Kālīprasad Patta's Street.	Rules for the observance of periodical vows, especially by females, with the needful mantras; from the Yajurbēda and Samabēda.
June 30th	648	8vo.	Second	1,000	ditto	4 0 0	Directions for the performance of Shrāddhas, marriages, and daily religious acts and ceremonies as laid down in the three Vēdas, viz. the Sāma, Yajur, and Rikēdas.
„ 1st	108	8vo.	First	1,000	ditto	0 8 0	Gopālchandra Mukerji, of Gopinmohan Das- ta's Lane.	Containing lessons in prose and poetry.

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SANSKRITA						
272	Gita Sanhitā; or, a Collection of Songs.	Sanskrit	Translated for the Calcutta Bible Society.	Religion, C.	Printed at the Baptist Mission Press, Calcutta.	Printed by Revd. C. B. Lewis, and published by the Calcutta Bible Society.
273	Mahāvira-charitām; or, a History of the great Heroes. A drama.	ditto	Bhababhuti	Drama	Printed and published at the Sanhād Gyānatnākara Press, No. 8, Nimtalā Ghāt Street, Calcutta.	Printed and published by Bhubanchandra Basāk.
274	Khandana Khandā Khādya; or, Conclusions arrived at on the reputation of opposing Arguments. Part III.	ditto	Edited by Bhuban Chandra Basāk.	Philosophy	ditto	ditto
275	Kirātārjunīyam; or, Kirāt and Arjun.	ditto	Bhārabi	Poetry	ditto	ditto
276	Matthi-likhitah, Susangvādah; or, the Gospel according to Mathew.	ditto	Translated for the Bible Translation Society.	Religion, C.	Printed and published at the Baptist Mission Press, Calcutta.	Printed by Revd. C. B. Lewis, and published by the Bible Translation Society.
277	Shishupāl-badha; or, the Slaughter of Shishupāl.	ditto	Māgh	Poetry	Printed and published at the Gyānatnākara Press, No. 8, Nimtalā Ghāt Street, Calcutta.	Printed and published by Bhubanchandra Basāk.
278	Bhūishajya Ratnābhā; or, a Garland of the jewels of Medicine. Part VI.	ditto	Gobinda Sēn and Gopinohen Sēn.	Medicine	ditto	ditto
279	Abhidhan Chintāmani; or, Chintāmani's Dictionary, with abbreviated Commentary. Part II.	ditto	Hēenchandra Achārya.	Dictionary	ditto	ditto
280	Mahābhāratam, with the Commentaries of Nīlkantha and Arjuna Mīra. Nos. 13 and 14 (together).	ditto	Revised by Kālībara Bēdāntabagish.	Religion, H.	Printed and published at the Roy Press, No. 17, Bhabānicharan Datta's Lane, Calcutta.	Printed by Bāburām Sarkār, and published by Kēlārnāth Roy.
281	Ditto. Nos. 15 and 16 (together).	ditto	ditto	ditto	ditto	ditto
282	Ditto. Nos. 18 and 19 (together).	ditto	ditto	ditto	ditto	ditto
283	Shalada Kalpadrumah; or the Tree bearing all desired words. Part VII. Nos. 6 and 7 (together).	ditto	The late Sir Rājā Rādhā Kānta Deb Bāhādur.	Dictionary	Printed and published at the new Bengal Press, No. 102, Grey Street, Shobhā Bāzār, Calcutta.	Printed by Sārādāprasād Chatterji, and published by Baradākānta Mitra & Co.
284	Ditto ditto ditto. Nos. 8 and 9 (together).	ditto	ditto	ditto	ditto	ditto
285	Ditto ditto ditto. Nos. 10 and 11 (together).	ditto	ditto	ditto	ditto	ditto
SANSKRITA						
147	Anu-Smriti; or, Cherished Recollection.	ditto	By Maharshi Byās and edited by Bhuban Chandra Basāk.	Religion, H.	Printed and published at the Sangbad Gyānatnākara Press, No. 8, Nimtalā Ghāt Street, Calcutta.	Printed and published by Bhubanchandra Basāk.
148	Shrī-Shrī Bishnu-Sahsranām; or, the Thousand Names of Bishnu.	ditto	Bhadrām Sēn	ditto	Printed and published at N. L. Shil's Press, No. 99, Ahiritola Street, Calcutta.	Printed and published by Nityalāl Shil.
149	Shrī Krishnōr-Sahsranām; or, the Thousand Names of Krishna.	ditto	ditto	ditto	ditto	ditto
150	Shrī Rām-Sahsranām; or, the Thousand Names of Rāma.	ditto	ditto	ditto	ditto	ditto

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BOOKS.—(Concluded.)								
1877.	Page.					Rs. A. P.		
June 26th.	303	12mo.	First	1,000	Printed.	0 1 0		The Psalms of David.
July 20th.	133	8vo.	First	1,000	ditto	0 8 0	Nil	The heroic exploits of Rāma and Parashurām.
„ 30th.	110	8vo.	First	1,000	ditto	0 8 0	Nil	Arguments establishing the existence of the Supreme Being.
„ 25th.	309	8vo.	Second	1,000	ditto	1 0 0	Nil	The fight between Arjun in exile and Shibi, disguised as a <i>kirat</i> or barbarous mountaineer.
„ 28th.	55	8vo.	First	2,500	ditto	0 1 0	Not stated	The slaughter of Shishupāl by Krishna; with the commentary of Mallināth.
Aug. 25th.	312	8vo.	Second	1,000	ditto	1 0 0		The diagnosis and treatment of various diseases, including diseases of females.
„ 11th.	235	8vo.	First	1,000	ditto	0 8 0		Synonyms of mortals, the Earth and Hell, miscellaneous words, and the <i>Shikunika</i> , a smaller vocabulary. pp. 80-231.
Sept. 11th.	144	8vo.	First	1,000	ditto	0 8 0	Bhubanachandra Basak, No. 8, Nimtālā Ghāt Street.	
July 2nd.	240	8vo.	First	200	ditto	1 0 0	Kēdarnāth Roy, No. 17, Bhabanicharan Datta's Lane, Calcutta.	Portions of the chapter on the Forest.
Aug. 6th.	240	8vo.	First	200	ditto	1 0 0	ditto	
Sept. 1st.	240	8vo.	First	200	ditto	1 0 0	ditto	
June 29th.	100	4to.	First	1,500	ditto	2 0 0	Baradākānta Mitra & Co., Shobhā Bazar, Calcutta.	
Aug. 16th.	160	4to.	First	1,500	ditto	2 0 0	ditto	
„ 24th.	160	4to.	First	1,500	ditto	2 0 0	ditto	
PAMPHLETS.								
1877.								
June 11th.	12	8vo.	First	1,000	ditto	1 0 0		103 verses of the glory and greatness of Vishnu, from the Dāndharmma of the Anushāsana-parbha or precepts of the Mahābhārata.
July 2nd.	12	12mo.	Third	1,000	ditto	0 1 0		The thousand names of Vishnu, as taken from the Dāndharmma of the Uttamānushāsana of the Shānti-parbha.
„ 2nd.	12	12mo.	Second	1,000	ditto	0 1 0		The thousand names of Krishna setting forth his praises, as taken from various Purānas.
„ 2nd.	12	12mo.	First	1,000	ditto	0 1 0		The thousand names of Rāma setting forth his praises.

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1	2	3	4	5	6	7
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SANSKRITA						
151	Damayanti. (The name of the wife of Nala.) Part I.	Sanskrit.	Extracted from the Mahābhārat by Rāmgatī Nyāyatma.	Fiction ..	Printed and published at the Balmiki Press.	Printed and published by Kālikinkar Chakravartī.
152	Abashyakiya-nitya Karma; or, Necessary Daily Duties.	ditto	Durgādās Brahmachārī.	Religion, H.	Printed at the Kabitārānākara Press, No. 17, Brindāban Basāk's Lane, Calcutta, and published at No. 116, Chitpore Road.	Printed by Umbkākharan Chatterjī, and published by Bishwambhar Lāhā.
153	Chānakya-Shloka; or, Verses by Chānakya.	ditto	Chānakya Pan-dita.	Poetry, E.	Printed and published at the Gyānatnākara Press, No. 8, Nimalā, Ghāt Street, Calcutta.	Printed and published by Bhuban Chandra Basāk.
154	Védānta-Paribhāsha; or, the Substance of the Védāntas.	ditto	Dharmarāj Ad-dharindra.	Philosophy	ditto	ditto
SANTALI						
11	Agam-koe-jon-puth-ar, Prabhu-bhoj-rea-ari-Ingland Kalisia-rea-cali-lekā-nor-pursito.	Santali	Rev. A. Stark	Religion, C.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the author.
URDU						
38	Ahsan-ul-Shahādāt-e-faramuz-Shiyatīn. The Best Martyrs, and the Chastisement of Satan.	Urdu	Reza Hasein	Religion, M.	Printed and published at the Nur-ul-Anwār Press, Arrah.	Printed and published by Muhammad Hāshim.
30	Hāj-ul-āam; or, General Medicine.	ditto	Aminullah	Medicine	Printed and published at the Muhammadi Press, Ghāt Khwāja Kalān, City Patna.	Printed and published by Muhammad Fazal Karim.
40	Asul-ilm-hisāb; or, Principles of Arithmetic.	ditto	Edited for the Calcutta School Book Society.	Arithmetic, E.	Printed at the Baptist Mission Press, Calcutta, and published at the Calcutta School Book Society's Depository.	Printed by Rev. C. B. Lewis, and published by the Calcutta School Book Society.
URDU						
79	Nasāih-us-Sabiān; or, Moral Advice for Children.	ditto	Syad Ali Muhammad.	Miscellaneous, E.	Printed and published at the Muhammadi Press, Ghāt Khwāja Kalān, City Patna.	Printed and published by Muhammad Fazal Karim.
80	Kifāyat-Madrasah-atn-ul-Islām; or, Particulars of the Muhammadan Madrasah from the year 1200 to 1203 Hiji Kra.	ditto	Aminullah	Miscellaneous.	ditto	ditto
81	Tarjumah-ul-tāfiāh; or, a translation of the Persian work of that name.	ditto	Translated by Nawāb Muhammad Al-tāf Hasein.	Fiction	ditto	ditto
82	Nās-o-neās; or, Amorous Coquetry.	ditto	Gholām Yahyā	Poetry	ditto	ditto

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PAMPHLETS.—(Concluded.)								
1877.	Pages.					Rs. A. P.		
Sept. 3rd	57	12mo. ...	Second...	1,000	Printed..	0 8 0	Rāmgati Nyāyaratna, Berhampore.	Nala, laboring under a curse, discards his wife Damayanti, who, on her father desiring her to marry again, discerns, among a number of crowned heads, her afflicted husband, and faithfully cleaves to him.
Aug. 17th	16	16mo. ...	Not given.	3,000	ditto ..	0 0 3	Bishwambhar Lāhā, No. 15, Kālīprasād Datta's Street, Tārak Chatterji's Lane, Calcutta.	The religious daily duties, prayers, &c., to be observed by Hindus with Jayadeva's account of the ten Avatāra for boys.
Sept. 5th	12	Rl. 12mo.	Second...	1,000	ditto ..	0 1 0	
Aug. 20th	84	Rl. 12mo.	First ...	1,000	ditto ...	0 8 0	An epitome of the Vēdanta-darshana.
PAMPHLETS.								
1877.								
Sept. 11th	76	12mo. ...	First ...	1,000	ditto ...	Not given		Santālī prayer book.
BOOKS.								
1877.								
July 16th	265	8vo. ...	First	250	Lithographed.	1 15 0		The martyrdom of Hasein and Hasan, and a reproof to those who disbelieve it.
May 20th	128	8vo. ...	First	500	ditto	0 8 0	Farzand Ahmad, of Belegām.	
June 16th	116	12mo. ...	Not given.	1,000	Printed..	0 4 0		Elementary treatise on arithmetic, accommodated to the European system.
PAMPHLETS.								
1877.								
May 20th	32	8vo. ...	First	500	Lithographed.	0 2 6	Syad Ali Muhammad	Short and simple reading lessons for little children commencing Urdu.
ditto	20	8vo. ...	First	500	ditto	0 1 6	Amīnullah, Dooi-bazār, City Patna.	
ditto	36	8vo. ...	First	500	ditto	0 2 6	Muhammad Altāf Hasein, of Guzri, City Patna.	Wanderings of a man who left his wife, and on his return found that she had married again.
ditto	20	8vo. ...	First	500	ditto	0 2 6	Syad Abu Muhammad Kara, Zillāh Gya.	Love verses.

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URDU						
83	Act VIII of 1876	Urdu	Translated from the Behár Hindi Gazette by Shaikh Najab Ali.	Law	Printed and published at the Shyámprakash Press, Golakpore, Thana Pirbahore, City Patna.	Printed under the superintendence of Maulvie Ali Mirzá Sâhib, and published by Shyám-bihâri.
84	Mubârikbâd - Janâb-Malikah-muâzzimah-Quaisar-i-Hind; or, Welcome to Her Majesty the Empress of Hindustân.	ditto	Mazhar	Poetry	Printed and published at the Orissa Printing Company's Press, Cuttack.	Printed and published by the Orissa Printing Company.
URIYA						
52	Euklid-ôbang Khuetrá-tattwa; or, Geometry, Mensuration, and Surveying.	Urya	Translated by Râdhânâth Râya and Shrinârayana Basâk.	Science, M. E.	Printed and published at the Râdhânâth Râya and Utkal Printing Company's Press, Balasore.	Printed by Gobindachandra Patnâik, and published by Bhagabânachandra Dâs.
URIA						
154	Niti-Kathâ; or, Moral Tales. Part II.	ditto	Translated from the Bengali for the Calcutta School Book Society.	Miscellaneous, E.	Printed at the Baptist Mission Press, Calcutta, and published at the Calcutta School Book Society's Depository.	Printed by Revd. C. B. Lewis, and published by the Calcutta School Book Society.
155	Sâbitri. (A name)	ditto	Baikunthanâth Dê.	Fiction	Printed and published at the Utkal Press, Balasore.	Printed and published by Baikunthanâth Dê.
156	Kapat-pâsâ; or, the Deceitful Dice-playing.	ditto	Bhâgabat Dâs.	Poetry	Printed and published at the Cuttack Printing Company's Press.	Printed and published by the Cuttack Printing Company.
157	Chaupadi-chandra; or, moonlike metrical verses.	ditto	ditto	ditto	ditto	ditto
158	Bishnu-Sahasranâm; or, the Thousand Names of Bishnu.	ditto	Revised by Kapileshwar Bidyâbhusana.	ditto	ditto	ditto
159	Kalâhal-Chhtisâ; or, thirty-four verses on tumultuous Speeches.	ditto	Jogêndranarayan Bak.	ditto	ditto	ditto
160	Kanshalyâ - rodan-o-Kamâlâ Kânta-boli; or, Weeping of Kanshalyâ, and the words of Kamâlâ Kanta.	ditto	ditto	ditto	ditto	ditto
161	Nou-Kêli; or, Boat Sports.	ditto	Jagabandhu Dâs.	ditto	ditto	ditto
162	Nyâyaratnâkara; or, the Ocean of Philosophy.	ditto	Translated from the Persian of Saâdf's Gulistân by Râdhashyâm Kar.	Miscellaneous, E.	Printed and published at the Orissa Patriot Press.	Printed and published by the Orissa Patriot Press Company.

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PAMPHLETS.—(Concluded.)								
1877.	Page.					Rs. A. P.		
July 22nd	90	8vo. ...	First ...	500	Lithographed.	0 12 0	Shaik Hajat Ali.	
Aug. 8th	4	12mo. .	First ...	1,000	ditto ...	Not known.	Mazhar	Lines on the assumption of the title of "Empress of India."
BOOKS.								
1877.								
May 28th	166	Dy.12mo	First ..	1,000	Printed..	0 14 0	Nil.	
PAMPHLETS.								
1877.								
June 6th	23	12mo. .	Fourth.	10,000	ditto	0 1 0		
" 10th	26	12mo. .	First ..	500	ditto	0 2 0	Baikunthanáth Dè, of Balasore.	Story, taken from the Sanskrita, of a virtuous female who, by her religious acts, caused her dead husband to be restored to life by the favor of God, and thus saved herself from widowhood.
" 23rd	12	8vo. .	Third ...	1,000	ditto ...	0 1 6	Not registered	A tale taken from the Mahábhárat as to the dice-gambling between Rájás Duryodhan and Yudhishtíra, &c.
" 29th	10	Dy.12mo	First ...	1,000	ditto	0 1 0	ditto	Praises of Vishnu recited with his thousand names.
" 29th	14	Dy.12mo	First ..	1,000	ditto ..	0 1 3	ditto	Miscellaneous poems on love; desires fulfilled; thoughts on separation, sorrow on doing evil, &c.
July 31st	8	Dy.16mo	First ...	1,500	ditto ...	0 0 9	Jogéndranáráyana Bak	Verses written on the love sayings of Radhá and the other Gopís to Krishna.
" 31st	8	Dy.16mo	First ..	1,500	ditto	0 0 9	ditto	The weeping of Kánsalya, Queen of Rájá Dasharath, and mother of Rám, on the occasion of the exile of the latter to the forest.
Aug. 5th	14	Dy.12mo	First ..	1,000	ditto ...	0 1 3	Not registered	Krishná's sports with Gopís in a boat.
June 25th	57	Dy. 8vo.	First ...	1,000	ditto ...	0 8 0	Rádháshyám Kar, of Cuttack.	

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BI-LIN						
ANDAMANESE AND						
1	The Lord's Prayer in the South Andaman language, with translation, a Preface, Introduction, and Notes.	Andamanese and English.	E. H. Man and R. C. Temple.	Miscellaneous.	Printed and published at Thacker, Spink and Co.'s Press, Nos. 5 and 6, Government Place.	Printed and published by Thacker, Spink and Co.
ARMENIAN AND						
1	On Offering of Mass	Armenian and English.	G. P. Melitus.	Religion, C.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the author.
BENGALI AND						
56	Translation and Retranslation.	Bengali and English.	By the author of "Helps to English Composition," &c.	Miscellaneous, E.	Printed and published at the Roy Press, No. 17, Bhabānicharan Datta's Lane, Calcutta.	Printed by Bāburām Sarkār, and published by Jogeschandra Banerji, Canning Library.
57	Bengali and English School Dictionary.	ditto	Nandalāl Bose and others.	Dictionary, E.	Printed and published at B. P. M.'s Press, No. 22, Jhāmāpukur Lane, Calcutta.	Printed and published by Baradāprasād Majumdar.
58	Key to Easy Selections from modern English Literature. (Majumdar's Series.)	ditto	Bipinbihārī Chatterjī and others.	Miscellaneous, E.	ditto	ditto
BENGALI AND						
60	A complete Key to Murray's Spelling Book. For the use of native students.	ditto	Bēnimādhaba Chatterjī.	Miscellaneous, E.	Printed and published at B. P. M.'s General Printing Press, No. 115, Chitpore Road, Calcutta.	Printed and published by Bēnimādhaba Bhāttāchārjya.
61	Key to Douglas's English Reader No. 1. (Majumdar's Series.)	ditto	Biharilāl Chaudhuri.	ditto	Printed and published at B. P. M.'s Press, No. 22, Jhāmāpukur Lane, Calcutta.	Printed and published by Baradāprasād Majumdar.
62	Helps to Baboo P. C. Sarkar's First Book of Reading. (New Indian Phrase Series.)	ditto	Jogēndranāth Banerji.	ditto	Printed and published at the New Indian Press, No. 11, Patuatola Lane, Calcutta.	Printed by Harināth Khān, and published by the author.
BENGALI AND						
402	Bhabs-bhrānti-nibārint; or, the Destroyer of the Errors of the World.	Bengali and Sanskrit.	Chandranāth Chakrabartī.	Religion, H.	Printed and published at the General Printing Press, No. 115, Chitpore Road, Calcutta.	Printed by Bēnimādhaba Bhāttāchārjya, and published by the author.
403	Priyashchitta-bibēk; or, a Discrimination of Expiatory Sacrifices. Part I.	ditto	Madhusudana Sunitirātna.	ditto	Printed and published at B. P. M.'s Press, No. 22, Jhāmāpukur Lane, Calcutta.	Printed by Baradāprasād Majumdar, and published by Jagannānanda Goswāmī and Aghorēnāth Mukerji.

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GUALS.								
ENGLISH BOOK.								
1877.	Pages.					Rs. A. P.		
May 27th	90	8vo.	First	300	Printed.	3 8 0	R. C. Temple	With a vocabulary, copious notes on the transliteration, the structure and grammar of the Andamanese language.
ENGLISH PAMPHLET.								
1877.	Pages.							
Aug. 9th	36	8vo.	First	100	ditto	Not given.		
ENGLISH BOOKS.								
1877.	Pages.							
Aug. 1st	228	12mo.	Second	1,000	ditto	1 0 0	Gangádhara Banerji, Amherst Street, Calcutta.	Designed for students preparing for the Entrance Examination.
Aug. 10th	320	12mo.	Second	2,000	ditto	1 0 0	Baradáprasad Majumdar, Calcutta.	
Aug. 16th	258	12mo.	Fourth	2,000	ditto	1 0 0	Ditto	Containing appropriate English and Bengali meanings of difficult words, copious explanations of difficult phrases, passages, and sentences; clear and elaborate expositions of all mythological, historical, biographical, geographical, and biblical allusions; entire paraphrases of almost all the poetical pieces and solutions of knotty grammatical points.
ENGLISH PAMPHLETS.								
1877.	Pages.							
Aug. 4th	49	8vo.	First	1,000	ditto	0 2 0	Bénimádhava Bhattachárjya, No. 115, Chitpore Road.	Containing pronunciation, parts of speech, and Bengali meanings of difficult words, and explanations of difficult sentences.
June 10th	8	12mo.	First	1,000	ditto	0 1 0	Baradáprasad Majumdar, No. 22, Jhama-pukur Lane.	Containing an easy method of pronunciation, and the Bengali meanings of almost all the words in the text.
Aug. 30th	36	8vo.	First	2,000	ditto	0 2 6	Jogéndranath Banerji	Containing the meanings of difficult words, with an idiomatic Bengali translation.
SANSKRIT BOOKS.								
1877.	Pages.							
June 6th	145	8vo.	First	1,000	ditto	1 0 0	Chandranáth Chakrabarti, of Chitpore.	A selection of verses from various Treatises, Smritis, Puráns, Gíta, Veda, Vedánta, &c., calculated to dispel the errors of ignorant men.
June 2nd	128	8vo.	First	1,100	ditto	1 4 0	Aghornáth Mukerji, of Calcutta, and Jagadánanda Goswami, of Téliipará.	The various sacrifices necessary for the expiation of sins.

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						BENGALI AND
404	Nidánārtha-prakāśhikā ; or, an exposition of the Nidán, or Diagnosis of Disease.	Bengali and Sanskrita.	Kēshabchandra Rāya Karmakār, of Rampore.	Medicine, H.	Printed at the Kabitāratnākara Press, No. 17, Brindāban Basak's Street, Calcutta, and published at No. 115, Chitpore Road.	Printed by Ambikācharan Chatterji, and published by Bishwambhar Lahā.
405	Anushthan-paddhati ; or, Guide to Duties.	ditto	Dēbēndranāth Tagore.	Religion, B.	Printed and published at the Adī Brāhmo Samāj Press, Calcutta.	Printed by Kāltidās Chakrabartī.
406	Shāstra-prakāśha ; or, Publication of the Shāstras. No. 17.	ditto	Translated into Bengali by Jagannmohan Tarkālakāra.	ditto	Printed and published at the Purān Prākāśh Press, No. 5, Gopimohan Datta's Lane, Calcutta.	Printed and published by Gopālchandra Mukerji.
407	Ditto ditto. No. 18	ditto	ditto	ditto	ditto	ditto
408	Ditto ditto. No. 19	ditto	ditto	ditto	ditto	ditto
409	Ditto ditto. No. 20	ditto	ditto	ditto	ditto	ditto
410	Ditto ditto. No. 21	ditto	ditto	ditto	ditto	ditto
411	Ditto ditto. No. 23	ditto	ditto	ditto	ditto	ditto
412	Skanda-Purānāntargata Satik-Kāshī Khandam, No. 15 ; or, the Section of the Skanda Puran concerning Kāshī, with a Commentary.	ditto	Translated into Bengali and revised by Ajitnāth Nyāyaratna.	Religion, H.	Printed and published at the Kāshīkhanda Press, South Tāliganj, Kālighāt.	Printed by Shyāmācharan Chatterji, and published by Kālikrishna Mandal, of Nuddea.
413	Ditto ditto. No. 16	ditto	ditto	ditto	ditto	ditto
414	Ditto ditto. No. 17	ditto	ditto	ditto	ditto	ditto
415	Padma-Purāna-of Ved-vyās. No. 6.	ditto	Translated and revised by Rāmnārāyana Bīdyaratna.	ditto	Printed at the Rādhāraman Press, Khāgrā.	Printed by Natabar Prāmānk, and published by the translator.
416	Bhāgabat-tattwabodhikā of Maharshi Vēdvyās No. 18 ; or, help to the understanding of the Essence of the Bhāgbat.	ditto	ditto	ditto	ditto	ditto
417	Ditto ditto. No. 49	ditto	ditto	ditto	ditto	ditto
418	Ditto ditto. No. 50	ditto	ditto	ditto	ditto	ditto
419	Mahābhāratam of Maharshi Vēdvyās. No. 64.	ditto	Translated by Shridhar Churāmāni Bhattāchārjya.	ditto	Printed at the Alfred Press, Serampore.	Printed by Jadunāth Banerji, and published by Umēshchandra Bhattāchārji.
420	Ditto ditto. No. 65	ditto	ditto	ditto	ditto	ditto
421	Ditto ditto. No. 66	ditto	ditto	ditto	ditto	ditto
422	Shrīmad-Bhāgabat Vēdvyās.	ditto	Edited by Rohinīnandan Sarkār.	ditto	Printed and published at the Samāj-Darpana Press, No. 195, Cornwallis Street, Simlā, Calcutta.	Printed and published by Rohinīnandan Sarkār.

Quarter ending 30th September 1877.—(Continued.)

6	9	10	11	12	13	14	15	16
Date of issue from the press, or place of publication.	Number of sheets, leaves, or pages.	Size.	First, second, or other edition.	Number of copies of which the edition consists.	Printed or lithographed.	Price at which the book is sold to the public.	Name and residence of proprietor of copyright, or any portion of it.	REMARKS.
SANSKRIT BOOKS.—(Continued.)								
1877.	Pages.					Rs. A. P.		
July 19th..	256	8vo. ...	Third ...	1,000	Printed..	0 9 0	Bishwambhar Láhá, of No. 16, Tárák Chatterji's Street.	The diagnosis and treatment of diseases.
Aug. 11th..	116	Long 4to.	Third ...	150	ditto	Nil	Débandranáth Tagore, of Jorásáuko.	Directions concerning marriages, &c., and the rules which guide them, observed by the Adi Brahmó Samáj.
June 6th..	40	8vo. ...	First ...	1,000	ditto ..	0 8 0	Gopálchandra Mukerji, of No. 5, Gopimohan Datta's Lane.	Containing the Markandeya Purána.
„ 4th..	40	8vo. ...	First ...	1,000	ditto ...	0 8 0	ditto	Containing the Mahánirban Tantra.
„ 20th..	40	8vo. ...	First ...	1,000	ditto ..	0 8 0	ditto	Containing the Bhagabad-Gítá, with the commentary of Ramanuja.
„ 22nd..	40	8vo. ...	First ...	2,000	ditto ...	0 8 0	ditto	Containing the Mahánirban Tantra.
July 28th..	40	8vo. ...	First ...	1,000	ditto ...	0 8 0	ditto	ditto.
Aug. 19th..	40	8vo. ...	First ...	1,000	ditto ..	0 8 0	ditto	ditto.
Apl. 30th..	40	Dy. 8vo.	First ..	500	ditto	0 5 0	Kálíkrishna Mandal, of Bawáli, 24-Per-gunnahs.	The rise and glory of Benares.
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Aug. 1st..	80	8vo. ...	First ...	1,000	ditto ..	0 12 0		
Sept. 3rd..	80	8vo. ...	First ...	1,000	ditto ..	0 12 0		
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Aug. 25th..	40	Ill. 8vo.	First ..	700	ditto ...	0 8 0	ditto.	
July 22nd..	40	8vo. ...	First ...	1,300	ditto ..	0 6 0	Kohisinandan Sarkar, of Jaugram.	

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BENGALI AND						
423	Shrīmad Bhāgavatam of Maharshi Śhrī Krishṇa Dwaipāyana, with the Commentary of Śhrīdhara Śwāmī. Vol. II, Part 3. No. 8.	Bengali and Sanskrita.	Translated by Braṇabrata Samadhyayi.	Religion, H.	Printed and published at the Kāhya-prakāśh Press, No. 7, Haripāl's Lane, Calcutta.	Printed by Kāldās Sēn, and published by the translator.
424	Ditto ditto. No. 9	ditto	ditto	ditto	ditto	ditto
425	Yajurvéda-Saṇhita. No. 27.	ditto	Translated and revised by Satyabrata Śāmasrami.	ditto	Printed and published at the Satya Press, No. 21, Madanmitra's Lane, Calcutta.	Printed and published by the translator.
426	Ditto ditto. No. 28	ditto	ditto	ditto	ditto	ditto
427	Phalita-Jyotiṣh; or, Astrology. Vol. I, No. 6.	ditto	Rasikmohan Chatterji.	Astrology	Printed and published at the Rājakiya Press, No. 71, Cornwallis Street, Calcutta.	Printed by Śhrīśchandra Bhattachārjya, and published by the author.
428	Bābhata. (Name of the author of the original Sanskrita.) No. 1.	ditto	Translated, with commentary by Harikrishṇa Sēn.	Medicine, H.	Printed and published at the Śādhārānī Press, Chinsurah.	Printed by Nandalāl Basu, and published by the translator.
429	Ditto ditto. No. 2	ditto	ditto	ditto	ditto	Printed as above, and published by Bholānāth Bhattachārjya.
430	Ditto ditto. No. 3	ditto	ditto	ditto	ditto	ditto
431	Rāmāyanam. Of Maharshi Vālmīki. Vol. 6, No. 2.	ditto	Translated and revised by Hēmachandra Bhattachārjya.	Poetry	Printed and published at the Bālmīki Press, No. 55, Amherst Street, Calcutta.	Published by Kālkinkar Chakrabarti, and published by the translator.
432	Ditto ditto. No. 3.	ditto	ditto	ditto	ditto	ditto
433	Shikṣhā-narma-sakṣh; or, A Companion to Recreative Instruction. Part II.	ditto	Rājkrishṇa Kābirāj.	Metaphysics.	Printed and published at the Śādhārānī Press, Chinsurah.	Printed by Anandalāl Basu, and published by Kālīcharan Gupta.
434	Byākaraṇa-Kaumudī; or, the Moonlight of Grammar. Part I.	ditto	Ishwarchandra Bīdyāsāgara.	Grammar. E.	Printed at the Sanskrit Press, Calcutta, and published at the Sanskrit Press Depository.	Printed by Pītāmbhar Benerji, and published by the Manager of the Sanskrit Press Depository.
BENGALI AND						
94	Upadēśāmṛita; or, the Nectar of Advice.	Sanskrita.	Revised by Pṛārīlal Bhaktiratna Goswāmī.	Religion. H.	Printed and published at the Kāshikhanda Press, Tāliganj.	Printed and published by Śhyāmācharan Chatterji.

Quarter ending 30th September 1877.—(Continued.)

8	9	10	11	12	13	14	15	16
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BENGALI AND						
95	Nitya-karma-paddhati; or, Guide to Daily Duties.	Sanskrit.	Hridayachandra Sharmas.	Religion, H.	Printed and published at the Sudharmas Press, No. 117, Chitpore Road, Calcutta.	Printed and published by Trailokyanath Datta.
96	Prashna-kalpa-tarn; or, a tree answering all questions.	ditto	Compiled by Gurucharan Bidyāsāgara and Ramcharan Shiro-ratan.	Astrology	Printed at the Jyotish-prakāśh Press, No. 7, Shibkīsho Daw's Lane, Calcutta, and published at Bāg-bāzār.	Printed by Adwaitacharan Ghosh, and published by Gauricharan Bidyāsā-gara.
97	Kabi-sukti; or, Pearls of Poems.	ditto	Tārakumār Chakrabarti.	Poetry	Printed and published at the Bālmiki Press, No. 55, Amherst Street, Calcutta.	Printed and published by Kālikinkar Chakrabarti.
98	Bhārat-barsha bīchār Ingraj darpa-churna; investigation regarding India, calculated to humble the pride of the English as regards the earth.	ditto	Compiled by Rāmcharan Shiro-ratan.	Miscellaneous.	Printed and published at the Gupta Press, No. 24, Mīr Jālīr's Lane, Calcutta.	Printed by Matilāl Dās, and published by the compiler.
ENGLISH AND						
6	A Dictionary in Sanskrit and English. Part VII.	English and Sanskrit.	Edited by Bhubanchandra Basāk.	Dictionary	Printed and published at the Sangbād Gyānatnākār Press, No. 8, Nimalā Ghāt Street, Calcutta.	Printed and published by Bhubanchandra Basāk.
7	English-Sanskrit Dictionary. Vol. I.	ditto	Edited by Anandram Barua, c.s.	ditto	Printed and published at the Saraswati Press, No. 49, Mēchhuā Bazar Street, Calcutta.	Printed and published by Kshētramohan Mukerji.
8	A Descriptive Catalogue of Sanskrit Manuscripts in the Library of the Asiatic Society of Bengal. Part I, Grammar.	ditto	Edited by Rājēndralāla Mitra, LL.D.	Miscellaneous.	Printed at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the Asiatic Society.
ENGLISH AND						
3	Kalid-Angreś-Amozi; or, Key to learning English.	English and Hindustani.	Moulvie Obaidullah.	Grammar, E.	Printed and published at the Baptist Mission Press, Calcutta.	Printed by Rev. C. B. Lewis, and published by the author.
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6	Surāb-dhokā; or, the Mirage.	Persian and Urdu.	Shakh Hādhi.	Miscellaneous, E.	Printed and published at the Muhammadi Press, Dacca.	Printed and published by Muhammad Jān.

Quarter ending 30th September 1877.—(Concluded.)

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Aug. 20th..	72	Dy. 8vo.	First ...	1,000	ditto ...	0 12 0	Rāmcharan Shriratna, Backergunge.	The writer shows from the Shasters that Europe, Asia, Africa, and America were included in <i>Bharat varsha</i> , and that the flood recorded in the Shasters was identical with that recorded in the Bible.

SANSKRIT BOOKS.

1877.	Pages.							
June 3rd...	40	8vo. ..	First ...	2,000	ditto ...	0 8 0		
July 20th..	614	8vo. ...	First ...	1,500	ditto ...	12 0 0	Anandarām Baruah, c.s., Burdwan.	
Aug. 20th..	245	8vo. ...	First ...	500	ditto ...	Not given	This part contains a list of the different Sanskrita grammars.

URDU BOOK.

1877.	Pages.							
June 16th..	133	12mo. ...	First ...	1,000	ditto ...	Not known	An English grammar explained in Hindustani.

URDU PAMPHLET.

1877.	Pages.							
July 17th..	24	8vo. ...	First ...	1,000	ditto ...	0 3 0	Synonymous words in Persian and Urdu are given in this book and put in verse, in order to be easily remembered by children.

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						BENGALI
420	Chikitsá-tattwa; or, the Principles of Medicine. A Monthly Magazine and Review. For Chaitra, 1798. Vol. III, No. 7.	Bengali.	Not given	Medical	Printed and published at the Chukitsá-tattwa Press, No. 28, Upper Chitpore Road, Méch-chhuá Bazar, Calcutta.	Printed and published at Nrisingaprasád Rakshit.
421	Ditto ditto. For Baisák and Jaistha ditto. Nos. 8 & 9 (bound together).	ditto	ditto	ditto	ditto	ditto
422	Ditto ditto. For Ashárh. Ditto No. 10.	ditto	ditto	ditto	ditto	ditto
423	Ditto ditto. For Shrában ditto. No. 11.	ditto	ditto	ditto	ditto	Printed by Bholánáth Chatterji, and published as above.
424	Arjya-darshana; or, the Aryan Review. A Monthly Magazine and Review. For Chaitra, 1283 B. S. Vol. III, No. 12.	ditto	Edited by Jogéndranáth Banerji.	Miscellaneous.	Printed and published at the New Indian Press, No. 11, Patuátolá Lane, Calcutta.	Printed and published by Harináth Khán.
425	Arjya-pratibhá; or, the Aryan Light. A Monthly Magazine and Review. For Jaistha, 1284 B. S. Vol. I, No. 1.	ditto	Edited by Káláshchandra Ghosh.	ditto	Printed and published at the Sádháraní Press, Chinsurah.	Printed by Nandalál Basu, and published by the editor.
426	Bánábodhiní-patriká; or, a Monthly Magazine for Females. For February and March 1876. Vol. XI, Nos. 151-52.	ditto	Edited by Uméshchandra Datta.	ditto	Printed and published at the East Indian Press, No. 93, College Street, Calcutta.	Printed and published by Bhubanmohan Ghosh.
427	Ditto ditto. For September. No. 158.	ditto	ditto	ditto	ditto	ditto
428	Ditto ditto. For May and June 1877. Nos. 165 and 166.	ditto	ditto	ditto	ditto	ditto
429	Bándhaba; or, the Friend. A Monthly Magazine and Review. For Poush and Mágh, 1283 B. S. Vol. III, Nos. 9 and 10 (bound together).	ditto	Edited by Kálíprasanna Ghosh.	ditto	Printed and published at the Grish Press, Dacca.	Printed and published by Munshi Máolábaksh.
430	Banga-darshana; or, the Bengal Review. A Monthly Magazine and Review. For Ashárh, 1284 B. S. Vol. V, No. 3.	ditto	Not given	ditto	Printed and published at the Banga Darshana Press, Kantalpára.	Printed and published by Rádhánáth Banerji.
431	Ditto ditto. For Shrában ditto. No. 4.	ditto	ditto	ditto	ditto	ditto
432	Ditto ditto. For Bhádra. No. 5.	ditto	ditto	ditto	ditto	ditto
433	Bangá-mahilá; or, the Bengali Women. A Monthly Magazine and Review. For Baisák and Jaistha 1284 B. S. Vol. II, Nos. 1 and 2 (bound together).	ditto	Edited by Bhubanmohan Sarkár.	ditto	Printed at the Stanhope Press, No. 249, Bow Bazar, Street, Calcutta, and published at No. 77, Muktarám Baboo's Street.	Printed by I. C. Bose & Co., and published by the editor.
434	Ditto ditto. For Ashárh. Ditto. No. 3.	ditto	ditto	ditto	ditto	ditto
435	Bharatí; or, the Goddess of Learning and Eloquence. A Monthly Review.	ditto	Edited by Dwijéndranáth Tagore.	ditto	Printed and published at the Adi Bráhma Samáj Press, Calcutta.	Printed by Káldás Chakrabartí, and published by Prassannakumár Bishwás.
436	Byashasyí; or, the Trader. A Monthly Journal. For Mágh and Fálgoon 1283 B. S. Vol. I, Nos. 6 and 7 (bound together).	ditto	Edited by Shrináth Datta, late Gilchrist Scholar under the patronage of the Government of Bengal.	ditto	Printed and published at the East Indian Press, No. 93, College Street, Calcutta.	Printed and published by Bhubanmohan Ghosh.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

OFFICIAL PAPERS.

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Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 26th January 1878.

No.	District, and date of report.	Rainfall at Sudder Stations in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
Western Districts.			
1	Burdwan. Jan. 26-78	Nil	The prospects of the rubber crops are favorable. Cholera has broken out in the Bood-Bood sub-division and still continues at Calna. Fever is also prevalent in the Bood-Bood sub-division.
2	Burdwan. " 26 "	Nil	Weather—gradually getting warmer; foggy on the morning of the 26th. The state and prospects of the crops are the same as reported last week.
3	Burdwan. " 26 "	Nil	Weather—seasonable. Cloudy on the 26th. No change to report in the state and prospects of the crops.
4	Midnapore " 26 "	Nil	Weather—getting rapidly warmer Prospects of the crops are fair as before.
5	Alipore. " 26 "	Nil	Weather—seasonable. The late rice harvest is over; the result is an average crop. The rubber crops on the ground are doing well. There has been a change for the better in the state of public health.
6	Burdwan. " 26 "	Nil	Weather—rather agreeable; neither too cold nor too hot; for the last few days the northern breeze has commenced blowing. The reaping of the winter crop is almost complete. Sugarcane has grown in abundance, and the general state of the crop can be pronounced good.

No.	District, and date of return	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.—(Continued.)			
<i>Central Districts.</i>			
PRESIDENCY DIVS.	6 24-Pergunnahs, Jan. 26 '78	Nil	Weather—seasonable. The reaping of the <i>amun</i> crop is over. Fever has much abated, but cholera still prevails in some places.
	7 Nuddea. „ 26 „	Nil	Weather—generally fair and cool. Prospects are fair. The cold-weather crops are said to be coming on well. Fever and cholera are reported from Bangong. The reports from Koochibera are favorable.
	8 Jessore, „ 26 „	Nil	Weather—a little warmer than last week. State and prospects of the winter crops are favorable. Ploughing for the spring crops is beginning.
	9 Moorshedabad. „ 26 „	Nil	Weather—seasonable. The reaping of the <i>amun dhan</i> is finished. The prospects of the <i>rubbee</i> and other standing crops continue to be favorable. Fever and cholera are on the decrease, except in Bhurtpore, Burwa, and Hurihurpara.
RAJSHAHY AND COOCH BEHAR DIVS.	10 Dinagepore, „ 25 „	Nil	Weather—fair. Getting warm. The harvest of rice is 14 annas.
	11 Rajshahye, „ 26 „	Nil	Weather—cold and clear. The <i>amun</i> harvest is nearly finished. The crop has yielded an outturn a little over the average. The seedlings of the <i>boro</i> rice have germinated freely and are looking well.
	12 Rangpore, „ 25 „	Nil	Weather—cold and fine. The crops are generally good. The tobacco crop is not so forward as in last year.
	13 Bogra, „ 26 „	Nil	Weather—clear and seasonable. North-west wind prevailing. Nothing to report about the crops. Prices are stationary. Cholera is on the decrease in Adamdighi, and has entirely disappeared from Panchbibi.
	14 Pubna, „ 26 „	Nil	Weather—cool. The harvesting of <i>kuldee</i> and sugarcane is still going on. The prospects of the <i>rubbee</i> crops continue good. Fever has not as yet quite disappeared from the Pubna town.
	15 Darjeeling, „ 25 „	Nil	Weather—very changeable; sometimes bright sunshine, and again very misty. The rice crop has turned out well. Ground is being prepared for sowing seed. The young wheat, barley, and buckwheat in the hills are doing well.
	16 Jalpigore, „ 26 „	Nil	The last few days the weather has got decidedly warmer. Prospects of tobacco and other cold-weather crops are good.
<i>Eastern Districts.</i>			
Dacca Divs.	17 Dacca, Jan. 26 '78	Nil	Weather—seasonable, but warmer than last week. State and prospects of the crops are favorable.
	18 Furreedpore, „ 26 „	Nil	Weather—cool. The state and prospects of the winter crops are fair.
	19 Backergunge, „ 24 „	Nil	All is well.
	20 Mymensingh, „ 25 „	Nil	Weather—seasonable. There is nothing unfavorable to report about the crops.
	21 Tipperah, „ 26 „	Nil	Weather—fair; a little cloudy in the west. About half the mustard crop has been gathered. Most of the <i>boro dhan</i> and about half the chillies have been transplanted. Part of the sugarcane crop has been cut. The state of the cold-weather crops is flourishing. Average price of rice is about Rs 2-6 per maund.
CHITTAGONG DIVS.	22 Chittagong, „ 24 „	Nil	Weather—cool and fine. State and prospects of the crops are good. 67,850 maunds of rice, and 12,305 maunds of paddy have been imported mostly for re-export. Prices range from 13 to 25 seers per rupee.
	23 Noakhully, „ 24 „	Nil	Weather—seasonable. The cold-weather crops are progressing favorably. Public health is good.
	24 Chittagong Hill Tracts, „ 22 „	Nil	Weather—very cold throughout the week. The hill people have begun to cut jungles for their <i>jooms</i> . The prospects of the mustard which are not destroyed by insects are fair.
	Hill Tipperah, „ 23 „	Nil	Weather—warmer than usual at this time of the year. Nothing new to report about the crops this week.
BEHAR.			
PAINA DIVS.	25 Patna, Jan. 26 '78	Nil	Weather—seasonably cold. The harvesting of the rice crop is almost completed. Prospects of the <i>rubbee</i> crops continue good. Health is good.
	26 Gaya, „ 26 „	Nil	Sky clear and weather cool. Maximum thermometer in the shade 78° 2°. Peas and mustard are being reaped generally. In Jehanabad the <i>rubbee</i> requires no more rain. In Nowada the crops are everywhere excellent; but in Aurangabad it is reported that the linseed, pulse, and peas have suffered damage from the late heavy rains.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
PATNA DIVISION.	27 Shahabad. Jan. 26 '78	Nil	Weather—clear, and cloudy occasionally. The <i>rubber</i> crops continue promising owing to the late rains. Pous and gram are ripening. Prices have risen.
	28 Darbhanga. „ 26 „	Nil	Weather—clear, and sometimes cloudy. The prospects of the <i>rubber</i> crops are fair. Prices are still rising owing to exportation. Public health is good.
	29 Mouzafferpore. „ 26 „	Nil*	Weather—seasonable and cold. The <i>rubber</i> crops are doing well. Prices of food-grains are stationary.
	30 Saran. „ 26 „	Nil	Weather—seasonable. West wind prevailing. The prospects of the <i>rubber</i> crops continue fair. No more rain is wanted. Mustard is in seed. Poppy is in flower. Prices have fallen. Public health is good.
	31 Champaran. „ 26 „	Nil	Weather—seasonable. The prospects of the crops continue favorable. Importation of <i>makai</i> from Tirhoot continues. Prices are stationary. Public health is good.
BHAGALPORE DIV.	32 Mounghyr. „ 26 „	Nil	Weather—seasonable. State and prospects of the crops are good.
	33 Bhagalpore. „ 26 „	Nil	Weather—clear and cold. The prospects of the <i>rubber</i> crops are good, but more rain is wanted, especially in the Soopole sub-division. Prices of food-grains are still rising, owing to large exportations up-country by rail. General health is good.
	34 Purneah. „ 26 „	Nil	Weather—clear and cool. The prospects of the <i>rubber</i> crops still continue good, but more rain would be beneficial, particularly to the south of the district. <i>Touri</i> is being plucked.
	35 Maldah. „ 26 „	Nil	Weather—fair. The <i>boro</i> paddy plants are being transplanted, and in some places irrigated. The <i>kaimuti</i> paddy and <i>rubber</i> crops are being reaped. Fever of the malarious type is raging fearfully in some places.
	36 Sonthal Pargana. „ 27 „	Nil	Weather—fine. Getting warm. No change in the state and prospects of the crops since last report. Exportation of rice is active.
ORISSA.			
ORISSA DIV.	37 Cuttack. Jan. 26 '78	Nil	Mornings cloudy. Weather hot in the day time. There was a heavy shower at Jajpore on the 22nd. No change about the crops and public health since last report.
	38 Pooree. „ 24 „	Nil Khoorda 0.07	Weather—warm for the season. <i>Sarad</i> rice is being harvested. The crop is deficient. Mustard, <i>wetur</i> and sugarcane are being cut. <i>Moung</i> and <i>kalai</i> promise well. The tobacco crop is likely to be a good one. The <i>dalia</i> rice plants are looking well in low lands, but on the uplands are suffering for want of rain. The <i>maruti</i> crop in the salt tracts is suffering severely for the same reason. The loss of the <i>sarad</i> rice crop on the sea coast tracts to the north-east of Pooree has been considerable. Common rice is selling from 13½ to 21 aers per rupee. Export by the Chilka Lake and by road to the Madras Presidency has increased. There is shipping waiting in the port of Pooree for rice. Cholera is reported from some places.
	39 Balasore. „ 25 „	Nil	Weather—warm for the season. The <i>rubber</i> crops are doing well, and in some places being reaped. Fever is still prevalent in the north; otherwise the public health is good.
CHOTA NAGPORE.			
<i>South-West Frontier Agency</i>			
40	Hazareebagh. Jan. 25 '78	Nil	Weather—warmer than in the preceding week. State and prospects of the crops remain unchanged.
41	Lohardugga. „ 26 „	Nil	No rain has fallen in any part of the district, except a shower in one police circle in the extreme south. The prospects of the <i>rubber</i> crops are good. Public health is good.
42	Singhbhum. „ 25 „	Nil	Weather—seasonable. Nothing to report about the crops. The district is healthy.
43	Manbhoom. „ 26 „	Nil	Weather—very warm, and all signs of rain have disappeared. The prospects of the <i>molwa</i> crop depend upon rain now, and more a month hence. If rain does not fall a failure of the crop is apprehended, and consequent distress amongst the labouring classes and the poorer agriculturists in parts of the district. Cholera is reported to have made its appearance in Raipore in the south of the district.

* 1.27 since reported.

Published for general information.

CALCUTTA. STATISTICAL DEPT.,
The 29th January 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

Statement showing seasonal Rainfall for each Sub-Division in Bengal.—(Continued.)

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	
REGISTERED RAINFALL IN INCHES AT ALL THE STATIONS NAMED IN COLUMN 2.																					
NAMES OF DIVISIONS AND DISTRICTS	Names of Stations	Years.	Fall to end of April (4 months).			Fall to end of June (6 months).			Fall to end of August (8 months).			Fall to end of September (9 months).			Fall to end of October (10 months).			Fall after October and to end of December (2 months).			Total fall of the year.
			Average of years, as per column 3.	Inches.	Inches.	Average of years, as per column 3.	Inches.	Inches.	Average of years, as per column 3.	Inches.	Inches.	Average of years, as per column 3.	Inches.	Inches.	Average of years, as per column 3.	Inches.	Inches.	Average of years, as per column 3.	Inches.	Inches.	
Chittagong Division.	Chittagong	17-19	7.92	5.59	32.62	32.29	37.11	12.44	21.89	12.88	12.88	6.31	1.99	1.99	124.77	124.77	0.21	2.09	104.59	124.66	134.66
	Cox's Bazar	6-7	5.54	4.13	61.92	37.11	12.44	12.44	12.44	12.44	12.44	6.31	4.94	4.94	143.19	143.19	1.54	1.54	143.73	147.71	147.71
	Nakhal	17-19	7.22	11.32	39.40	44.92	44.92	81.05	101.99	15.92	15.92	96.97	5.37	1.49	103.34	122.27	1.33	1.33	106.97	122.47	122.47
	Chittagong Hill Tracts	8	9.05	16.95	35.67	37.92	37.92	73.42	107.34	11.19	29.34	83.61	7.85	3.83	91.48	133.34	1.46	0.81	92.91	133.97	133.97
Patna Division.	Hill Tipperah	4-5	1.94	16.19	33.42	35.96	35.96	62.67	69.39	8.63	9.73	79.37	4.22	3.29	74.92	82.06	1.37	1.21	76.29	83.97	83.97
	Patna	17-19	1.09	3.11	9.93	9.21	14.37	23.19	31.19	7.47	2.11	85.83	2.53	5.43	33.23	21.13	0.28	0.73	33.54	31.84	31.84
	Gya	6-7	1.36	4.13	9.15	14.34	14.34	23.19	31.19	6.17	6.34	40.04	3.14	5.33	41.18	43.24	0.06	0.53	43.31	43.77	43.77
	Shahabad	6-7	1.45	5.23	9.11	12.46	12.46	23.19	31.19	6.70	5.21	37.54	1.54	9.27	40.34	40.10	0.16	0.16	40.39	40.35	40.35
Moulvibazar Division.	Moulvibazar	6-7	1.21	2.57	9.93	9.93	14.37	17.33	22.29	6.72	1.41	39.40	2.75	4.06	45.13	22.97	0.04	0.84	45.31	24.31	24.31
	Gya	11-13	1.24	3.41	9.93	14.37	14.37	23.19	31.19	6.99	9.34	39.40	3.12	1.92	40.34	43.72	0.09	0.87	40.33	43.29	43.29
	Nyaga	6-7	1.59	5.37	10.20	12.46	12.46	23.19	31.19	7.54	7.07	43.40	3.47	1.87	44.36	47.19	0.17	1.06	45.13	46.25	46.25
	Shahabad	6-7	1.76	10.31	10.31	12.46	12.46	23.19	31.19	6.94	1.95	40.34	3.37	0.84	45.29	51.04	0.20	1.03	45.49	45.06	45.06
Dumkura Division.	Dumkura	6-7	1.94	5.43	9.93	14.37	14.37	23.19	31.19	4.90	5.26	36.83	2.90	1.79	39.13	39.34	0.03	0.60	39.18	37.18	37.18
	Shahabad	6-7	2.44	6.64	10.90	11.75	11.75	23.19	31.19	9.45	1.35	45.40	5.83	5.33	46.03	52.57	0.26	0.33	46.31	39.89	39.89
	Shahabad	6-7	1.04	4.37	9.93	14.37	14.37	23.19	31.19	6.14	4.03	41.38	3.97	0.97	45.35	53.90	0.09	0.56	45.44	37.46	37.46
	Shahabad	6-7	1.34	5.01	9.93	14.37	14.37	23.19	31.19	8.32	1.56	39.40	3.14	5.23	45.23	54.10	0.15	0.15	45.37	34.93	34.93
Moulvibazar Division.	Moulvibazar	6-7	2.29	7.90	10.42	11.08	11.08	23.19	31.19	9.14	2.89	39.40	3.97	5.26	45.44	53.90	0.03	0.03	45.47	39.01	39.01
	Moulvibazar	6-7	1.57	12.16	11.08	11.08	11.08	23.19	31.19	10.34	2.21	43.41	3.25	10.31	46.33	54.37	0.19	0.30	46.33	44.73	44.73
	Moulvibazar	6-7	3.05	6.93	14.36	14.36	14.36	23.19	31.19	10.34	2.21	43.41	3.25	10.31	46.33	54.37	0.08	0.30	46.33	34.77	34.77
	Moulvibazar	6-7	1.75	5.94	10.98	10.98	10.98	23.19	31.19	10.90	7.45	44.31	1.51	8.15	47.12	52.91	0.07	0.06	46.19	33.97	33.97
Dumkura Division.	Dumkura	6-7	2.76	3.91	11.08	11.08	11.08	23.19	31.19	14.04	14.04	43.41	7.03	6.16	43.06	48.04	0.01	0.46	48.04	48.41	48.41
	Dumkura	6-7	2.10	4.78	11.09	11.09	11.09	23.19	31.19	9.40	1.29	39.13	1.57	5.53	40.70	53.74	0.02	0.02	40.73	33.79	33.79
	Dumkura	6-7	2.05	4.43	10.91	10.91	10.91	23.19	31.19	7.03	2.21	33.50	3.53	5.62	36.13	36.13	0.02	0.02	36.13	27.45	27.45
	Dumkura	6-7	2.05	4.43	10.91	10.91	10.91	23.19	31.19	7.03	2.21	33.50	3.53	5.62	36.13	36.13	0.02	0.02	36.13	27.45	27.45
Champania Division.	Champania	11-13	1.00	6.23	12.76	12.76	12.76	23.19	31.19	11.09	0.44	47.43	3.03	6.00	51.16	51.16	0.15	0.07	51.30	31.07	31.07
	Champania	6-7	2.05	4.43	10.91	10.91	10.91	23.19	31.19	7.03	2.21	33.50	3.53	5.62	36.13	36.13	0.02	0.02	36.13	27.45	27.45
	Champania	6-7	2.05	4.43	10.91	10.91	10.91	23.19	31.19	7.03	2.21	33.50	3.53	5.62	36.13	36.13	0.02	0.02	36.13	27.45	27.45
	Champania	6-7	2.05	4.43	10.91	10.91	10.91	23.19	31.19	7.03	2.21	33.50	3.53	5.62	36.13	36.13	0.02	0.02	36.13	27.45	27.45

[illegible]

N.B.—The periods taken in the Statement represent, with the distribution of rainfall most necessary to the agriculturist. The fall to the end of April may be called 'the ploughing fall,' that to the end of June 'the sowing fall.' The fall between June and August matures the *arroz*, and is essential to the transplantation of the *arroz*. The fall in September matures the *arroz*, while that after September fills out the ear of the *arroz* rice and determines the prospects of the *arroz*.

STATISTICAL DEPT.,
The 29th January 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 6th to 15th Jan. 1878.	Rain from 16th to 19th Jan. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.	
			Inches.	Inches.	Inches.	Up to date.		
BENGAL.								
BURDWAN.	WESTERN DISTRICTS.	Burdwan	Nil	Nil	0.03	19th Jan.		
		Cuttwa	0.06	ditto	0.06	ditto		
		Onina	Nil	ditto	Nil	ditto		
		Bood-Bood	ditto	ditto	ditto	ditto		
		Ranoogunge	ditto	ditto	ditto	ditto		
		Jehanabad	ditto	ditto	0.35	ditto		
	Bankoora	Bankoora	ditto	ditto	0.19	ditto		
	Beerbhoom	Sooree	0.06	0.06	0.11	ditto		
		Hetampore	Nil	Nil	Nil	ditto		
		Roy pore	ditto	ditto	ditto	ditto		
	Midnapore	Midnapore	0.71	ditto	1.42	ditto		
		Tumlook	Nil	ditto	1.05	ditto		
		Ghattal	ditto	ditto	1.55	ditto		
	Hooghly	Contai... { Dy. Collr.'s Office...	ditto	ditto	0.35	ditto		
		Hooghly	Not recd.	Not recd.	12th Jan.	
		Sera mpore	Nil	ditto	Nil	ditto		
	Howrah	Howrah	ditto	ditto	1.66	ditto		
		Malahesha	ditto	ditto	2.05	ditto		
	PRABHATY.	CENTRAL DISTRICTS.	Saugor Island	ditto	Nil	0.60	19th Jan.	
Alipore ... { Observatory			ditto	ditto	Nil	ditto		
			Dispensary	ditto	ditto	2.90	ditto	
			Jail	ditto	ditto	2.78	ditto	
			Banserhat	ditto	ditto	0.82	ditto	
			Berasat	ditto	ditto	0.39	ditto	
24-Pergunnahs		Diamond Harbour	ditto	ditto	1.11	ditto		
		Barrapore	ditto	ditto	1.37	ditto		
		Balkhira	ditto	ditto	1.14	ditto		
		Barrackpore	ditto	ditto	0.83	ditto		
		Dum-Dum	ditto	ditto	1.25	ditto		
		Kishnaghur	ditto	ditto	Nil	ditto		
		Bongong	ditto	ditto	ditto	ditto		
		Meherpore	ditto	ditto	ditto	ditto		
		Nudda	Choudanga	ditto	0.05	0.65	ditto	
			Kooshtea	ditto	0.04	0.10	ditto	
Ranaghat			ditto	Nil	Nil	ditto		
Jessore			ditto	ditto	0.57	ditto		
Narail			ditto	ditto	0.41	ditto		
Khoolna			ditto	ditto	0.08	ditto		
Jhenida			ditto	ditto	0.50	ditto		
Bagirhat			ditto	ditto	0.10	ditto		
Magoorah			ditto	ditto	0.75	ditto		
Herhampore			ditto	0.09	0.06	ditto		
Moorsheadabad		Rampore Haut	0.04	0.10	0.14	ditto		
		Lalbagh	Nil	Nil	Nil	ditto		
		Jungypore	ditto	0.17	0.17	ditto		
		Asimgunge	ditto	Nil	Nil	ditto		
		Laligolla	ditto	0.10	0.10	ditto		
		Kandee	ditto	Nil	Nil	ditto		
		Dinapore	ditto	ditto	ditto	ditto		
		Raigunge	ditto	ditto	ditto	ditto		
		Maldah	ditto	ditto	ditto	ditto		
		Chanchal	ditto	ditto	ditto	ditto		
RAJSHAHY.		Banleah	ditto	ditto	ditto	ditto		
		Nattore	ditto	ditto	ditto	ditto		
	Rungpore	ditto	ditto	ditto	ditto			
	Rhabanigunge	ditto	ditto	ditto	ditto			
	Kurigram	ditto	ditto	ditto	ditto			
	Bagdogra	ditto	ditto	ditto	ditto			
	Bogra	Bogra	ditto	ditto	ditto	ditto		
		Sherpore	ditto	ditto	ditto	ditto		
		Nowkhilla	ditto	ditto	ditto	ditto		
		Panchabibi	ditto	ditto	ditto	ditto		
Halalya		Not recd.	Not recd.	ditto	ditto	5th Jan.		
COCH BEHAR.	Pubna	Pubna	Nil	Nil	0.08	19th Jan.		
		Serajung	ditto	0.10	0.10	ditto		
	Darjeeling	Darjeeling... { Telegraph Office	ditto	0.37	0.37	ditto		
		Hospital	ditto	0.37	0.37	ditto		
	Julpigore	Julpigore	ditto	Nil	Nil	ditto		
		Bodah	ditto	ditto	ditto	ditto		
		Buxa—Civil Surgeon's Office	ditto	ditto	ditto	ditto		
		Titalya	ditto	ditto	ditto	ditto		
	Cooch Behar Tribu-	Cooch Behar	ditto	ditto	ditto	ditto		
	tary States.							

DIVISIONS	DISTRICTS.	STATIONS.	Rain from 6th Jan. to 15th Jan. 1878.	Rain from 16th Jan. to 31st Jan. 1878.	Rain from 1st JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
BENGAL—continued.								
Dacca.	EASTERN DISTRICTS	Dacca... { Telegraph Office ...	Nil	Nil	0.48	19th Jan.		
		Dacca... { Hospital ...	ditto	ditto	0.73	ditto		
	Farrakpore	Moonsheegeeunge ...	ditto	ditto	0.88	ditto		
		Manickgeeunge ...	ditto	ditto	0.33	ditto		
	Bachergunge	Farrakpore ...	ditto	ditto	Nil	ditto		
		Goulundo ...	ditto	ditto	0.78	ditto		
	Mymensingh	Madanipore ...	ditto	ditto	0.62	ditto		
		Burrial ...	Not recd.	Not recd.	0.63	8th Jan.		
	Chittagong	Perazepore ...	ditto	ditto	0.55	ditto		
		Patoakhaily ...	ditto	ditto	0.30	ditto		
Chittagong.	Noakholly	Uthola ...	ditto	ditto	0.38	ditto		
		Mymensingh ...	Nil	Nil	Nil	19th Jan.		
	Tipperah	Jamalpore ...	ditto	ditto	ditto	ditto		
		Atia ...	ditto	ditto	ditto	ditto		
	Chittagong Tracts.	Kishoregeeunge ...	ditto	ditto	0.68	ditto		
		Chittagong { Telegraph Office	ditto	ditto	Nil	ditto		
	Hill Tipperah	Jail ...	ditto	ditto	0.26	ditto		
		Cox's Bazar ...	ditto	ditto	Nil	ditto		
	PATNA.	Patna	Noakholly ...	ditto	ditto	1.19	ditto	
			Fenny ...	ditto	ditto	2.48	ditto	
Gya		Comilla ...	ditto	ditto	0.90	ditto		
		Brahmunbariah ...	ditto	ditto	1.43	ditto		
Shahabad		Bunganatee Hill... Hill	ditto	ditto	0.62	ditto		
		Hill Tipperah ...	ditto	ditto	0.62	ditto		
MUZAFFERPORE.		Patna	Patna ...	0.50	0.26	0.76	ditto	
			Behar ...	0.50	0.2	0.68	ditto	
		Gya	Bah ...	0.15	Nil	0.45	ditto	
			Dinapore ... { Jail Cantonment ...	0.60	Not recd.	0.69	12th Jan.	
	Shahabad		0.09	0.28	0.07	10th Jan.		
		Muzafferpore	Gya ...	0.20	0.63	0.83	ditto	
	Bhagulpore		Nowadah ...	1.21	0.21	1.42	ditto	
		Champuram	Aurangabad ...	0.61	0.80	0.84	ditto	
	Monghyr		Jehanabad ...	1.43	0.35	1.78	ditto	
		Bhagulpore.	Purneah	Arrah ...	0.95	0.43	1.38	ditto
Baneran ...	0.46			0.34	0.80	ditto		
Nya Doomka	Buxar ...		1.36	0.64	2.02	ditto		
	Godda ...		0.60	2.00	2.60	ditto		
Rajmehal	Muzafferpore ...		Nil	Not recd.	Nil	12th Jan.		
	Hajepore ...		0.43	0.23	0.66	10th Jan.		
Deoghur	Sectanmurhee ...		Nil	0.21	0.21	ditto		
	Godda		Durbhunga ...	ditto	0.16	0.16	ditto	
Goddah			Mudhoobunsee ...	ditto	0.18	0.18	ditto	
	Goddah		Tajpore ...	ditto	Nil	Nil	ditto	
Goddah		Chupra ...	0.21	0.36	0.60	ditto		
	Goddah	Sewan ...	0.10	0.80	0.90	ditto		
Goddah		Motiharee ...	0.08	Not recd.	0.08	12th Jan.		
	Goddah	Bettiah ...	Nil	ditto	Nil	ditto		
Goddah		Segowlie ...	ditto	ditto	ditto	ditto		
	Goddah	Monghyr ...	0.08	0.01	0.09	19th Jan.		
Goddah		Begowera ...	0.13	Nil	0.13	ditto		
	Goddah	Jaimouee ...	0.77	0.05	0.82	ditto		
Goddah		Bhagulpore ...	0.21	Nil	0.21	ditto		
	Goddah	Bospool ...	Nil	ditto	Nil	ditto		
Goddah		Muddehpore ...	ditto	0.30	0.30	ditto		
	Goddah	Banka ...	ditto	0.20	0.20	ditto		
Goddah		Nouburra ...	ditto	Nil	Nil	ditto		
	Goddah	Purneah ...	ditto	ditto	ditto	ditto		
Goddah		Kaseegunge ...	ditto	ditto	ditto	ditto		
	Goddah	Arrazah ...	ditto	ditto	ditto	ditto		
Goddah		Nya Doomka ...	0.20	0.17	0.37	ditto		
	Goddah	Rajmehal ...	Nil	Nil	Nil	ditto		
Goddah		Deoghur ...	ditto	0.58	0.58	ditto		
	Goddah	Godda ...	ditto	Nil	Nil	ditto		

Divisions.	Districts.	Stations.	Rain from 6th to 12th Jan. 1878.	Rain from 13th to 19th Jan. 1878.	Rain from 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	19th Jan.	
		... { Hospital	0 12	ditto	0 12	ditto	
		Jajpore	Nil	ditto	Nil	ditto	
		Kendraparah	ditto	ditto	ditto	ditto	
		Jagatsingapore	ditto	ditto	ditto	ditto	
	Pooree	False Point	ditto	ditto	ditto	ditto	
		Pooree	ditto	ditto	ditto	ditto	
	Balasore	Khurdah	ditto	0 07	0 07	ditto	
		Balasore	ditto	Nil	0 50	ditto	
		Bhatrak	ditto	ditto	Nil	ditto	
		Jellapore	ditto	ditto	0 83	ditto	
	Cuttack Tributary	Sorah	ditto	ditto	Nil	ditto	
		Chandbally	ditto	ditto	ditto	ditto	
	Mebala.	Sumbalpole	ditto	Not recd.	ditto	12th Jan.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh... { Jail	ditto	0 03	0 03	19th Jan.	
		... { Dispensary	ditto	0 03	0 03	ditto	
	Lohardugga	Pachamba	0 04	0 16	0 20	ditto	
		Ranchee	Nil	Not recd.	Nil	12th Jan.	
	Singbhoom	Palamow	ditto	ditto	ditto	ditto	
		Chyebassa	ditto	0 13	0 78	19th Jan.	
	Manbhoom	Purulia	ditto	0 14	0 14	ditto	
		Govindpore	0 09	Not recd.	0 09	12th Jan.	
	ASSAM & ADJA- CENT HILLS.						
	Sylhet	Sylhet	Nil	Nil	0 10	19th Jan.	
	Sibsagar	Sibsagar	ditto	Not recd.	0 04	12th Jan.	
		Golaghat	0 23	ditto	0 23	ditto	
		Jorhat	Not recd.	ditto	Nil	6th Jan.	
	Bajpottana	Akyab	Nil	Nil	ditto	19th Jan.	
		Alwar	ditto	ditto	ditto	ditto	
		Jaipur	ditto	ditto	ditto	ditto	
		Sambhar	ditto	ditto	ditto	ditto	
			ditto	ditto	ditto	ditto	

CALCUTTA,
The 20th January 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 20th to 26th Jan. 1878.

STATIONS.	Date	Hour	Barometer reduced to 32°.	* Barometer reduced to sea- level.	HYGROMETER.		Humidity Bar. = 30.	Wind.		Rain	Clouds	Weather initials
					Dry	Wet.		Direction.	Velocity.			
ALIPORA.	Jan. 20th	10	30.101	30.173	71.0	69.0	57	SSE	15	b
		16	30.095	30.047	77.1	65.2	49	NW by W	45	...	CS, C	b
	21st	10	30.145	30.167	68.7	61.0	67	N	5.0	b
		16	30.023	30.045	77.0	63.0	42	W by N	6.5	b
	22nd	10	30.153	30.175	65.0	60.2	60	N by W	3.5	...	K	b
		16	30.017	30.039	75.0	61.9	44	NW	4.5	b
	23rd	10	30.163	30.185	69.0	64.2	47	NE by N	0.8	b
		16	30.011	30.063	76.2	61.5	40	NW by N	6.5	b
	24th	10	30.191	30.203	68.9	68.9	62	N by E	2.3	b
		16	30.036	30.058	70.5	63.2	40	SW by W	4.5	b
SAUGOR ISLAND.	25th	10	30.173	30.195	71.3	60.8	53	E	1.5	b
		16	30.019	30.041	77.5	64.1	44	W by S	4.0	b
	26th	10	30.110	30.132	72.1	65.8	70	S	3.3	b
		16	29.966	29.988	79.4	67.0	49	S	4.0	b
	20th	10	30.143	30.149	73	69	81	NE	3.5	...	P	b, m, f
		16	30.039	30.045	77	71	73	S	6.2	...	PK	b, m
	21st	10	30.142	30.148	72	69	83	N	3.0	b, f
		16	30.024	30.030	80	72	66	SW	6.0	...	PK	b, m, f
	22nd	10	30.126	30.139	75	65	50	NE	5.0	...	P	b, m, f
		16	30.007	30.013	77	68	61	NNW	5.0	...	PK	b, m
CHITTAGONG.	23rd	10	30.132	30.138	74	63	61	NNE	3.4	...	C	b, m
		16	30.032	30.038	77	66	63	NNE	7.0	b, m
	24th	10	30.152	30.158	74	64	55	E	4.5	b, m, f
		16	30.032	30.038	77	68	61	S	7.0	b, m
	25th	10	30.149	30.155	75	65	66	E	4.4	b, m, f
		16	30.042	30.048	77	69	65	S	9.0	b, m
	26th	10	30.102	30.108	76	70	73	SSE	6.1	...	P	b, m
		16	29.989	29.995	78	70	65	S	9.8	b, m
	20th	10	30.077	30.173	67	62	74	NE	4.7	b, m
	21st	10	30.107	30.109	70	63	66	N	4.0	...	CK	b, m
AKYAB.	22nd	10	30.067	30.162	68	62	70	NE	4.4	b, m
	23rd	10	30.079	30.174	68	62	70	NE	3.9	b, m
	24th	10	30.070	30.165	68	62	70	NE	3.8	b, m
	25th	10	30.087	30.182	69	64	75	NNE	5.0	b, m
	26th	10	30.027	30.122	70	65	75	NNE	5.2	b, m
	20th	10	30.153	30.175	71	64	66	NE	1.7	...	C	b
	21st	10	30.126	30.148	72	64	61	NE	2.1	...	C	b
	22nd	10	30.138	30.160	71	61	53	NW	1.7	b
	23rd	10	30.143	30.165	72	59	42	N	3.2	...	C	b
	24th	10	30.143	30.165	72	63	58	NE	1.6	b
UTTACK.	25th	10	30.138	30.160	75	65	66	ENE	1.9	b
	26th	10	30.161	30.123	74	66	63	NE	1.7	b
	20th	10	30.071	30.154	77	70	69	W	0.7	b
	21st	10	30.049	30.132	79	69	68	SE	1.1	...	C, CK	b
	22nd	10	30.030	30.119	80	70	68	S	1.1	...	C, CK	b
	23rd	10	30.045	30.128	78	70	65	NE	2.2	...	C, PK	b
	24th	10	30.059	30.142	78	70	63	NE	2.3	...	K, PK, C	b
	25th	10	30.065	30.145	81	72	62	S	1.6	...	K, PK, C	b
	26th	10	30.023	30.100	80	71	62	SSW	1.7	...	K, CK, C	b
	20th	10	30.143	30.158	70	70	73	...	2.4	...	C	b
FAIR POINT.	21st	10	30.183	30.183	77	70	69	...	2.3	...	PK, K, C	b
	22nd	10	30.127	30.142	79	71	66	...	3.0	...	C, K, PK	b
	23rd	10	30.130	30.145	76	71	61	...	2.5	0.20	C, K, PK	b
	24th	10	30.137	30.152	78	72	74	ENE	6.0	...	C, CK, PK	b
	25th	10	30.147	30.162	78	71	70	SSE	2.2	...	C, K, PK	b
	26th	10	30.105	30.120	78	72	74	...	2.2	...	C, PK	b
	20th	10	30.124	30.155	78	70	65	NNW	1.6	b
	21st	10	30.103	30.135	79	70	61	ESE	1.0	b
	22nd	10	30.102	30.134	79	70	61	S by E	1.6	b
	23rd	10	30.099	30.131	80	71	62	S by E	1.4	b
VIRAGAPATAN.	24th	10	30.113	30.145	81	72	62	E by S	1.9	b
	25th	10	30.129	30.161	79	71	66	SE by S	1.4	b
	26th	10	30.100	30.132	80	71	62	SE by S	1.3	b
	19th	10	30.139	30.162	83	70	49	N	1.0	b, c
		16	30.064	30.027	83	72	57	NNE	1.2	b, c
	20th	10	30.095	30.118	81	73	67	N	1.2	cloudy
		16	30.091	30.024	81	74	71	NNE	1.4	cloudy
	21st	10	30.096	30.119	81	74	71	N by E	9	cloudy
		16	29.999	30.023	83	74	63	NNE	12	cloudy
	22nd	0	30.100	30.123	82	70	75	NNE	5	0.06	...	b
MADRAS.		16	30.063	30.023	83	74	63	NE by E	10	cloudy
	23rd	10	30.119	30.141	85	75	61	NK by E	6	b
		16	29.987	30.010	84	73	67	ENE	9	b
	24th	10	30.120	30.142	85	73	61	ENE	7	b
		16	30.004	30.027	84	71	50	E by N	10	b
	25th	10	30.181	30.153	85	72	61	ENE	11	b
		16	30.016	30.039	84	71	50	ENE	7	b
	20th	10	29.953	29.994	82	76	83	N	8.6	...	C	b
	21st	10	29.973	29.914	82	78	83	N by E	2.6	0.90	C	b
	22nd	10	30.000	29.941	83	78	79	SE	1.4	...	C	b
COLOMBO.	23rd	10	29.973	29.914	83	77	79	SE	2.6	...	C	b
	24th	10	29.963	29.904	82	74	67	NK	6.2	b
	25th	10	29.993	29.934	82	76	75	N	8.0	b
	26th	10	29.983	29.924	82	76	75	NE	2.8	...	C	b

* Velocity of wind in miles per hour.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Government of Bengal.

**Results of the Meteorological Observations taken at the Alipore Observatory from
20th to 26th January 1878.**

Month.	Date	Maximum in sun	Mean pressure, barometer at 32° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain	WEATHER
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1878.		°	Inches.	°	°	°	°	°	Inches.	°	%			Inches.	
Jan.	20th	137.0	30.072	65.2	77.0	24.2	53.7	60.0	0.453	56.2	73	Till noon S through NW. W & SW; till midnight W through SW.	61	Nil	Chiefly clear, f and w.
"	21st	133.1	.080	65.3	77.9	22.2	55.7	59.8	.442	55.5	71	Till noon N through NW; till midnight W by N through NW.	80	"	Clear, f and w.
"	22nd	129.0	.070	64.4	76.4	21.0	54.5	60.0	.429	54.0	70	Till noon NE by N through NW and N; till midnight NW by N through N.	69	"	Morning partially cloudy, day and night clear, f and w.
"	23rd	134.6	.080	64.7	76.7	22.7	54.0	63.1	.390	52.8	65	Till 3 p.m. NE by E through N, till 7 p.m. W by N through N & NW; till midnight N by E through NW.	103	"	Clear, f and w.
"	24th	136.4	.089	64.1	76.9	24.0	52.0	68.0	.414	53.0	68	Till 1 p.m. ENE through NE till 4 p.m. SW through N, N W & W; till midnight NW through W & NW.	62	"	Clear, f and w.
"	25th	137.5	.081	66.6	78.7	25.7	53.0	60.0	.440	55.8	71	Till 6 noon S through NE, E & SE; till 7 p.m. W by S through SW; till midnight S S W through S W.	64	"	Clear, f and w.
"	26th	143.0	.024	68.2	79.8	23.0	56.8	63.7	.531	60.6	77	S S W and S	71	"	Clear, f and w.

The mean pressure of the seven days Inches. 30.071

The average pressure of the corresponding period for 25 years 30.007

The mean temperature of the seven days ° 65.3

The average temperature of the corresponding period for 25 years 65.3

The extreme variation of temperature during the seven days 27.8

The maximum temperature during the seven days 79.8

The mean relative humidity during the seven days % 71

The average relative humidity of the corresponding period for 25 years 71

The total fall of rain from 20th to 26th January 1878 Inches. Nil

The average fall of the corresponding period for 25 years 0.08

The total fall from 1st to 26th January 1878 Nil

The average fall of the corresponding period for 25 years 0.30

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, w dew.

HENRY F. BLANFORD,
Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
The 28th January 1878.

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

ORISSA CIRCLE.

Statements showing the total amount of Traffic and Tolls on the Canals for the month of November 1877.

Kendrapara Canal.

LENGTH OF CANAL OPEN—30 MILES.

Number of boats	Nature of cargo.	APPROXIMATE		TONNAGE OF BOATS		Ton mileage	Tollage.	Rate of toll per ton mile.
		Weight of cargo.	Value of cargo.	Mds	Tons.			
LOCAL TRAFFIC.								
(1) PRIVATE.								
		Mds.	Rs				Rs. A P.	A. P.
136	Paddy	27,586	13,172	35,782	1,278	60,564	479 8 0	
43	Rice	11,520	62,900	10,121	594	22,750	215 0 0	
18	Spices	2,664	53,280	4,972	158	6,028	70 4 0	
5	Saltfish	281	2,710	634	23	850	6 8 0	
24	Jaggery	3,528	17,663	4,967	177	3,156	32 1 0	
1	Telegraph stores	100	500	214	8	820	8 0 0	
1	Lime	400	100	61	22	880	9 0 0	
6	Gram	150	271	370	14	560	3 2 0	
10	Jute and hemp	1,570	7,890	2,778	90	3,092	17 6 0	
1	Teakwood	250	500	507	13	520	5 4 0	
19	Salt	2,800	14,150	6,314	225	7,480	64 10 0	
3	Indes	1,248	12,480	1,683	69	1,824	24 12 0	
3	Wheat	1,000	3,000	1,488	53	2,120	21 12 0	
24	Timber	9,184	28,875	1,020	472	16,528	191 14 6	
3	Gumms, &c	755	17,375	715	26	1,040	15 3 0	
1	Wine, Ac	56	1,300	56	2	80	1 3 6	
2	Sundries	326	22,975	570	19	760	10 15 6	
1	Planks	150	70	155	7	240	2 10 0	
2	Cotton	400	4,000	604	24	800	6 14 0	
1	Copper	120	3,500	108	6	240	2 4 0	
3	Pice-grounds, twist, Ac.	1,613	51,825	1,613	56	1,440	21 5 3	
1	Tiles	200	70	504	11	440	4 8 0	
1	Castor seeds	160	500	151	5	260	2 4 0	
2	Bamboo	244	78	334	12	480	4 8 0	
1	Turneric	275	1,275	367	13	620	1 12 0	
1	Gamboge	500	500	402	24	960	6 0 0	
2	Earthen pots	20	20	255	9	45	1 2 0	
3	Laterite stone	1,602	25	2,124	76	1,216	10 0 0	
1	Horns		500	408	17	680	6 12 0	
6	Passengers' boats			522	11	365	3 4 11	
276	Empty boats			27,669	967	2,772	319 8 0	
600	Total	65,663	3,44,360	1,25,869	4,501	1,57,837	1,585 8 2	0 10
126	Total of same month last year	7,858	47,000	18,024	665	1,06,77	150 10 0	6 10
MISCELLANEOUS.								
	Timbers, 200 in number		830				65 6 0	
	Bamboos, 32,850 in number		371				43 4 4	
	Demurrage on boats						8 6 0	
	Total		1,207				117 0 4	
7	Total of same month last year		242				25 13 0	

(2) STORES AND MATERIALS FOR IRRIGATION WORKS

17	Laterite stone	6,405	101	8,242	290	5,080	62 8 0	
4	Empty boats			574	20	250	2 10 0	
21	Total	6,465	101	8,815	290	5,330	65 0 0	0 9 1
3	Total of same month last year			617	15	450	5 0 0	6 10
MISCELLANEOUS.								
	Bamboos, 4,000 in number		60				10 0 0	
30	Boats passed free							
30	Total		60				10 0 0	
2	Total of same month last year		22				0 14 8	

TRAFFIC BETWEEN CUTTACK AND SEABOARD

(1) PRIVATE.

	Total							
365	Total of same month last year	42,197	2,67,992	96,577	3,469	1,37,860	1,153 6 4	6 10
MISCELLANEOUS.								
	Total							
4	Total of same month last year		199				27 8 9	

Kendrapara Canal—continued.

Number of boats.	Nature of cargo.	APPROXIMATE		TONNAGE OF BOATS.		Ton mileage.	Tollage.	Rate of toll per ton mile.
		Weight of cargo.	Value of cargo.	Mds.	Tons.			

TRAFFIC BETWEEN CUTTACK AND SEABOARD—*continued.*

(2) STORES AND MATERIALS FOR IRRIGATION WORKS.

		Mds.	Rs.				Rs. A. P.	A. P.
	Total							
6	Total of same month last year	1,100	2,988	3,660	127	5,060	53 2 0	0 2
	MISCELLANEOUS.							
	Total							
	Total of same month last year							

ABSTRACT—LOCAL TRAFFIC.

600	Private, including miscellaneous	66,097	3,46,176	1,26,809	4,501	1,57,837	1,702 8 6	
51	Government stores, including miscellaneous	6,465	161	8,565	250	6,000	78 2 0	
601	Total	72,562	3,46,337	1,35,374	4,751	1,63,837	1,780 10 6	
137	Total of same month last year	7,564	47,384	19,041	680	14,107	167 5 8	

TRAFFIC BETWEEN CUTTACK AND SEABOARD.

	Private, including miscellaneous							
	Government stores, including miscellaneous							
	Total							
375	Total of same month last year	43,297	2,70,180	1,00,146	3,670	1,43,040	1,153 2 4	
651	Grand Total	72,562	3,46,337	1,35,374	4,751	1,63,837	1,780 10 6	
512	Grand total of same month last year	51,165	3,17,304	1,19,187	4,266	1,57,147	1,600 8 0	

MEMO.

		Rs. A. P.
Unrecovered balance on the 1st of the month		793 3 2
Amount of tollage for the month		1,780 10 6
	Total	2,573 13 8
Amount credited in the accounts for the month..		2,167 1 8
Balance at the end of the month		406 12 0

High Level Canal.

LENGTH OF CANAL OPEN—37 MILES.

LOCAL TRAFFIC.

(1) PRIVATE.

22	Rice	3,790	15,190	7,855	271	9,210	110 11 3	
96	Paddy	2,400	4,920	6,735	240	8,175	99 8 3	
22	Gallnuts	1,680	1,040	3,760	120	4,000	51 6 0	
4	Gingelly	821	2,463	1,742	58	1,972	24 6 0	
16	Cotton	324	5,240	1,773	43	1,361	14 1 2	
3	Chalk	63	332	127	4	136	2 10 0	
5	Gram	224	336	170	17	578	6 6 0	
1	Timber	8	32	16	1	16	2 8 0	
1	Castor seeds	55	275	11	4	136	1 8 0	
2	Roan	85	896	171	6	204	2 10 0	
1	Salt fish	50	500	163	8	204	2 6 0	
2	Jaggery	30	350	36	8	163	1 10 0	
28	Salt	4,150	20,900	7,473	267	9,078	104 0 0	
2	Furniture	60	60	133	5	170	1 13 3	
164	Empty boats			10,132	263	12,357	124 2 11	
4	Passenger boats			495	18	546	6 3 11	
273	Total	15,063	54,872	40,111	1,481	46,345	561 14 9	0 23
96	Total of same month last year	4,654	23,511	12,912	461	13,512	167 10 0	4 23
	MISCELLANEOUS.							
	Total							
2	Total of same month last year		100				19 10 9	

High Level Canal—continued.

Number of boats.	Nature of cargo.	APPROXIMATE TONNAGE OF BOATS.		Ton mileage.	Tollage.	Rate of toll per ton mile.
		Weight of cargo.	Value of cargo.			
		Mds.	Tons.			
(2) STORES AND MATERIALS FOR IRRIGATION WORKS.						
		Mds.	Rs.		Rs. A. P.	A. P.
52	Rubble stones	10,744	168	21,512	768	108 4 0
3	Woodwork	1,800	1,800	3,600	110	44 10 0
1	Earthen shoots	140	20	280	10	4 3 0
80	Empty boats			11,435	408	72 8 0
108	Total	12,884	1,888	36,329	1,296	237 3 0
71	Total of same month last year	11,131	1,434	21,778	778	162 8 10
	MISCELLANEOUS.					
				Nil		
	Total					
14	Total of same month last year					

ABSTRACT.

278	Private, including miscellaneous	15,038	54,678	40,111	1,431	48,245	591 14 0
108	Government stores, including miscellaneous	12,884	1,888	36,329	1,296	8,192	237 3 0
386	Grand Total	27,922	56,566	76,440	2,727	56,437	828 0 0
183	Grand total of same month last year	15,787	24,925	34,890	1,232	22,420	546 13 7

MEMO.

Unrecovered balance on the 1st of the month						Rs. A. P.
Amount of tollage for the month						100 4 6
						819 0 9
					Total	919 5 5
Amount credited in the accounts for the month						728 11 10
Balance at the end of the month						190 0 5

Taldunda Canal.

LENGTH OF CANAL OPEN—27 MILES.

LOCAL TRAFFIC.

(1) PRIVATE.

2	Paddy	555	200	902	29	404	2 0 1
1	Cotton	242	946	344	13	180	0 14 0
1	Timber	330	60	450	16	240	1 9 0
1	Charcoal	617	75	315	11	45	0 12 7
2	Teased	1,125	4,030	1,815	65	65	1 2 3
2	Galnuts	157	315	395	13	13	0 8 11
14	Empty boats			1,877	67	670	8 0 9
23	Total	2,924	6,516	8,900	213	1,039	9 3 6
23	Total of same month last year	3,430	5,167	7,623	273	2,821	14 4 0
	MISCELLANEOUS.						
	14,980 bamboo		180				12 5 4
	54 timbers		90				5 8 0
	Total		270				17 13 4
	Total of same month last year		82				3 4 8

(2) STORES AND MATERIALS FOR IRRIGATION WORKS.

1	Laterite cuttings	598	19	725	26	24	0 7 3
11	Rubble	5,861	154	6,902	259	3,740	17 7 11
1	Gravels	617	13	697	23	23	0 7 0
13	Empty boats			3,740	133	1,785	8 3 6
26	Total	4,976	206	12,155	438	5,532	26 9 8
	Total of same month last year						
	MISCELLANEOUS.						
	Nil				Nil		
	Total						
	Total of same month last year						

ABSTRACT.

23	Private, including miscellaneous	2,924	6,796	8,900	213	1,039	9 3 6
24	Government stores, including ditto	4,976	206	12,155	434	5,532	26 9 8
49	Grand total	7,900	6,991	18,155	647	7,171	25 10 6
23	Grand total of same month last year	3,630	5,229	7,623	273	2,821	14 4 0

MEMO.

Unrecovered balance on the 1st of the month					Rs. A. P.	Rs. A. P.
Amount of tollage for the month					27 5 4	
					55 10 8	
Amount credited in the account for the month						20 12 10
						25 12 0
Balance at the end of the month						27 0 10

SOUTH-WESTERN CIRCLE.

Midnapore Canal.

LENGTH OF CANAL OPEN—53 MILES.

Number of boats.	Nature of cargo.	APPROXIMATE		TONNAGE OF BOATS.		Ton mileage.	Tollage.	Rate of toll per ton mile.
		Weight of cargo.	Value of cargo.	Mds.	Tons.			

LOCAL TRAFFIC.

(1) PRIVATE.

		Mds.	Rs.			Rs.	A.	P.	A. P.
31	Hotel-leaves	1,350	5,060	4,350		25	10	6	
5	Hotel-nuts	750	5,060	1,400		21	7	0	
6	Bricks and tiles, No. 4,300	750	140	1,715		10	5	6	
25	Brass and copper, and their manufactures	2,605	1,06,225	8,700		74	4	0	
45	Coal and coke	10,067	5,768	22,163		224	6	9	
16	Cotton, raw	2,490	40,250	5,880		45	0	0	
63	Cotton twist and yarn (European)	5,040	1,55,280	17,070		163	11	6	
29	Cotton piece-goods (European)	1,765	1,80,750	7,025		81	6	9	
10	Ditto ditto (Indian)	174	30,460	1,425		15	15	6	
11	Cocanuts, No. 10,000	452	403	1,770		22	7	0	
1	Cattle, No. 4	30	80	70		1	0	9	
3	Curd	100	560	525		5	11	6	
1	Drugs and medicines	1	460	60		1	13	3	
38	Earthenware	2,988	870	8,380		45	10	6	
1,145	Empty boats			1,44,060		1,047	12	9	
81	Fruits and nuts of all kinds	19,480	41,175	34,905		420	4	3	
6	Firewood	690	206	2,100		10	12	0	
150	Gram and pulse	17,582	62,215	44,510		426	1	0	
3	Gunny-bags, No. 8,000	150	825	825		3	13	6	
4	Gunny cloth, No. 302	460	900	525		1	15	6	
3	Glassware	130	1,050	740		12	14	6	
2	Goat and sheep, No. 140	37	370	200		0	12	0	
6	Hides of cattle, untanned, No. 4,120	345	4,100	1,000		15	3	0	
3	Horns	200	5,000	550		4	13	0	
3	Iron and its manufactures	230	2,140	750		7	13	0	
55	Jute, raw	6,304	23,737	14,805		55	15	3	
1	Liquor	10	2,000	150		1	5	0	
26	Limeoil	5,075	14,450	8,000		120	0	6	
3	Lime and limestones	345	517	870		6	12	6	
27	Mustard	4,175	10,700	9,425		69	2	6	
34	Miscellaneous	2,015	4,105	7,765		78	11	0	
2	Other saline substances	150	875	525		6	0	0	
2	Other fibres, raw	96	490	270		2	5	9	
182	Paddy	10,841	14,240	28,720		446	8	3	
31	Planks	1,160	8,348	4,505		17	2	0	
4	Pieces of tanned leather, No. 5,320	500	2,515	925		10	8	0	
1,344	Passenger boats			80,825		813	8	6	
230	Rice	61,583	1,01,315	78,035		720	14	0	
2	Rosin	275	1,825	500		7	8	0	
103	Salt	36,420	1,31,570	73,945		655	0	3	
24	Straw, 584 kahans	3,020	1,237	12,260		85	0	3	
31	Sund	6,900	358	13,750		51	9	0	
11	Spices	651	9,215	2,300		26	11	0	
2	Sugar refined	60	1,300	300		2	12	0	
17	Sugar, unrefined	2,480	8,325	5,925		60	4	6	
11	Silk, raw	102	1,10,770	1,505		13	15	0	
1	Stamp paper	5	1,000	125		1	14	0	
28	Tobacco	2,325	16,110	6,605		84	9	6	
74	Timber, No. 731	7,805	14,581	12,725		154	4	6	
68	Sal piles, No. 3,169	7,740	9,020	11,410		153	11	6	
20	Stone plates	2,845	7,475	3,570		63	0	9	
10	Vegetable and other kinds of provisions	610	2,010	2,020		22	3	0	
9	Wheat	485	1,222	1,605		12	0	3	
4,000	Total	2,20,204	11,84,888	6,95,385	24,835	4,50,740	6,772	4	6
3,811	Total of same month last year	2,54,905	9,81,704	6,38,880	22,817	4,10,730	6,725	4	3

MISCELLANEOUS.

	Passengers, No. 15,043					200	2	0	
	Demurrage, &c.					20	8	0	
15	Boats passed free								
16	Total					310	10	0	
62	Total of same month last year		1,336			244	13	3	

(2) STORES AND MATERIALS FOR IRRIGATION WORKS.—No.

ABSTRACT.

4,108	Private, including miscellaneous	2,20,208	11,84,888	6,95,385	24,835	4,50,740	6,772	13	3
	Government stores, including ditto								
4,103	Grand total	2,20,208	11,84,888	6,95,385	24,835	4,50,740	6,772	13	3
3,906	Grand total of same month last year	2,54,905	9,83,152	6,38,880	22,817	4,10,730	6,770	1	6

MEMO.

Rs. A. P.

Unrecovered balance on the 1st of the month	533	0	6
Amount of tollage for the month	6,762	15	3
Total	14,717	15	11
Amount credited in the accounts for the month	13,231	9	0
Balance at the end of the month	1,486	6	11

Arrah Canal—continued.

Number of boats.	Nature of cargo.	APPROXIMATE		TONNAGE OF BOATS.		Ton mileage.	Tollage.	Rate of toll per ton mile
		Weight of cargo.	Value of cargo.	Mds.	Tons.			
(2) STORES AND MATERIALS FOR IRRIGATION WORKS.								
		Mds.	Rs.				Rs. A. P.	A. P.
21	Rubble, mile stones, &c.	25,239	757	33,759	366 14 6	..
1	Portable cranes	290	500	459	6 8 3	..
2	Iron chest and chain	64	75	145	2 7 6	..
12	Passenger boats	206	4 6 0
44	Empty boats	19,955	106 7 6
143	Total	25,598	1,332	45,514	1,028	17,942	496 11 9	0 5 2
366	Total of same month last year	57,316	5,673	1,14,971	4,221	69,242	939 6 3	0 2 6
MISCELLANEOUS.								
...	Total
...	Total of same month last year

ABSTRACT.

211	Private, including miscellaneous	18,204	50,231	30,954	1,104	55,300	579 8 9	...
143	Government stores, including ditto	25,593	1,332	45,544	1,028	17,942	496 11 9	...
354	Grand total	43,797	51,563	76,498	2,732	73,242	1,075 4 6	...
375	Grand total of same month last year	57,316	5,673	1,14,917	4,252	70,242	950 14 3	...

MEMORANDUM.

Unrecovered balance on the 1st of the month						Rs. A. P.
Amount of tollage for the month						302 4 7
						1,057 4 6
Amount credited in the accounts for the month						Total 1,119 9 1
						767 15 6
Balance at the end of the month						651 9 7

Western Main Canal.

LENGTH OF CANAL OPEN—22 MILES.

LOCAL TRAFFIC.

(1) PRIVATE.

14	Rice, castor seeds, spice, glue and stone for chowki, &c.	2,545	12,725	4,325	62 2 9	...
20	Empty boats	3,150	25 9 0	...
1	Passenger do.	100	1 7 0	...
44	Total	2,545	12,725	7,575	271	6,504	89 3 3	0 2 6
...	Total of same month last year
MISCELLANEOUS.								
...	Total	Nil
...	Total of same month last year

(2) STORES AND MATERIALS FOR IRRIGATION WORKS.

104	Rubble stone	28,015	1,400	41,090	200 0 0	...
2	Boxes and tables, &c.	145	40	373	3 0 9	...
107	Empty boats	14,325	90 6 0	...
213	Total	28,160	1,440	55,800	2,010	19,050	533 6 9	0 6 7
13	Total of same month last year	2,039	145	3,801	140	1,458	23 12 0	0 3 0
MISCELLANEOUS.								
...	Total	Nil
...	Total of same month last year

ABSTRACT.

44	Private, including miscellaneous	2,545	12,725	7,575	271	6,504	89 3 3	...
213	Government stores, including miscellaneous	28,160	1,440	55,800	2,010	19,050	533 6 9	...
257	Grand Total	30,705	14,165	63,375	2,281	18,554	442 10 0	...
13	Grand total of same month last year	2,039	145	3,801	140	1,458	23 12 0	...

MEMO :

Unrecovered balance on the 1st of the month						Rs. A. P.
Amount of tollage for the month						500 10 6
						442 10 6
Total						708 4 9
Amount credited in the accounts for the month						315 7 9
Balance at end of month						392 8 0

Patna Canal.

LENGTH OF CANAL OPEN—84 MILES.

Number of boats.	Nature of cargo.	APPROXIMATE		TONNAGE OF BOATS.		Ton mileage.	Tollage.	Rate of toll per ton mile.
		Weight of cargo.	Value of cargo.	Mds.	Tons.			
LOCAL TRAFFIC.								
(1) PRIVATE								
		Mds.	Rs.				Rs. A. P.	A. P.
14	Lime, gram, khasaree, &c., and empty boats	600	700	2,633	53 11 0	...
11	Gram, khasaree, rice, linseed, &c.	1,200	3,411	2,378	37 8 0	...
1	Chowkuts	70	75	230	1 12 3	...
1	Doors and bamboos	214	1 0 0	...
1	Passenger boat	63	0 7 0	...
6	Empty boats	497	4 8 0	...
34	Total	2,070	4,646	5,014	211	10,330	99 9 0	1 8
...	Total of same month last year
MISCELLANEOUS.								
...	Total
...	Total of same month last year

(2) STORES AND MATERIALS FOR IRRIGATION WORKS.

24	Bridge post, ashlar, rubble and empty boats	2,570	734	3,460	47 8 6	...
37	Rubble	22,171	181 0 1	...
1	Ashlar	1,403	22 8 0	...
1	Coal	1,397	10 5 0	...
32	Empty boats	4,747	30 2 0	...
90	Total	2,570	734	35,117	1,254	72,738	200 14 6	0 7
...	Total of same month last year
...	MISCELLANEOUS.
70	Boats passed free
1	Rope and ropes for clearing woods
50	Total
...	Total of same month last year

ABSTRACT.

24	Private, including miscellaneous	2,070	4,646	5,014	211	10,330	99 9 0	...
179	Government stores, including miscellaneous	2,570	734	35,117	1,254	72,738	200 14 6	...
213	Grand Total	4,640	5,380	41,035	1,465	83,071	300 7 0	...
...	Grand total of same month last year

MEMO.

Rs. A. P.

Unrecovered balance on the 1st of the month
Amount of tollage for the month

500 7 6

Amount credited in the accounts for the month

Total 300 7 0

175 4 8

Balance at the end of the month

271 3 8

ABSTRACT.

CANALS.	TOLLAGE OF THE YEAR 1877-78.		TOLLAGE OF THE YEAR 1876-77.		REMARKS.
	During the month.	To end of month.	During the corresponding month.	To end of cor- responding month.	
ORISSA CIRCLE.					
Kendraparah	Rs. 1,780 10 6	Rs. 13,295 10 7	Rs. 1,690 4 0	Rs. 8,975 0 7	
High Level, Section I	819 0 0	4,107 14 3	818 15 7	2,050 7 0	
Taldanda	53 10 6	995 4 9	21 0 5	930 3 0	
Total Orissa Circle	2,653 5 0	18,400 13 7	1,970 15 0	11,955 5 1	
SOUTH-WESTERN CIRCLE.					
Madnapore	6,702 15 3	67,154 0 3	6,770 1 6	45,457 0 9	
Hidgaotee Taluk	1,948 14 0	54,960 10 0	2,011 4 3	24,501 12 1	
Total South-Western Circle	8,751 13 3	1,22,114 10 3	8,981 5 0	72,049 2 10	
BONE CIRCLE.					
Arrah	1,027 4 6	8,413 2 2	950 14 3	2,720 0 4	
Western Main	442 10 0	1,950 6 0	23 12 0	23 12 0	
Patna	306 7 6	306 7 6			
Total Bone Circle	1,906 4 0	11,120 15 8	974 10 3	2,768 12 8	
Grand Total	13,281 9 0	1,51,975 7 6	11,746 15 0	90,749 4 7	

F. T. HAIG, Col., R.E.

Joint Secy. to the Government of Bengal.

in the P. W. Dept., Irrigation Branch.

The 12th January 1878.

PUBLIC WORKS DEPARTMENT,--BENGAL

GENERAL. ESTABLISHMENT.—No. 25.—*The 28th January 1878.*

Statement showing height's over mean sea-level and low water on Rivers Ganges, Bhagirathee and Brahmaputra during the month of November 1877.

RIVER GANGE.										RIVER BRAGIRTHIE.				BRAHMAPOOTRA.	
Miles.	Mirzapore.	Buxar.	Unnapore.	Monrhyr.	Sahabganj.	Rampore Banlath.	Goalundo.	Berhampore.	Kishnachor.	Gorhatty.					
		90.	177.	87.	110.	801.	94.	471.	90.	201.	150.	70.			
		From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares	From Benares
		Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.	Height over zero of gauge.
		179.45	164.49	109.10	6.83	74.85	15.94	39.40	9.12	17.91	185.25				
		179.40	164.40	109.05	6.79	74.80	15.90	39.35	9.08	17.86	185.20				
		179.35	164.35	109.00	6.75	74.75	15.85	39.30	9.04	17.81	185.15				
		179.30	164.30	108.95	6.71	74.70	15.80	39.25	9.00	17.76	185.10				
		179.25	164.25	108.90	6.67	74.65	15.75	39.20	8.96	17.71	185.05				
		179.20	164.20	108.85	6.63	74.60	15.70	39.15	8.92	17.66	185.00				
		179.15	164.15	108.80	6.59	74.55	15.65	39.10	8.88	17.61	184.95				
		179.10	164.10	108.75	6.55	74.50	15.60	39.05	8.84	17.56	184.90				
		179.05	164.05	108.70	6.51	74.45	15.55	39.00	8.80	17.51	184.85				
		179.00	164.00	108.65	6.47	74.40	15.50	38.95	8.76	17.46	184.80				
		178.95	163.95	108.60	6.43	74.35	15.45	38.90	8.72	17.41	184.75				
		178.90	163.90	108.55	6.39	74.30	15.40	38.85	8.68	17.36	184.70				
		178.85	163.85	108.50	6.35	74.25	15.35	38.80	8.64	17.31	184.65				
		178.80	163.80	108.45	6.31	74.20	15.30	38.75	8.60	17.26	184.60				
		178.75	163.75	108.40	6.27	74.15	15.25	38.70	8.56	17.21	184.55				
		178.70	163.70	108.35	6.23	74.10	15.20	38.65	8.52	17.16	184.50				
		178.65	163.65	108.30	6.19	74.05	15.15	38.60	8.48	17.11	184.45				
		178.60	163.60	108.25	6.15	74.00	15.10	38.55	8.44	17.06	184.40				
		178.55	163.55	108.20	6.11	73.95	15.05	38.50	8.40	17.01	184.35				
		178.50	163.50	108.15	6.07	73.90	15.00	38.45	8.36	16.96	184.30				
		178.45	163.45	108.10	6.03	73.85	14.95	38.40	8.32	16.91	184.25				
		178.40	163.40	108.05	6.00	73.80	14.90	38.35	8.28	16.86	184.20				
		178.35	163.35	108.00	5.96	73.75	14.85	38.30	8.24	16.81	184.15				
		178.30	163.30	107.95	5.92	73.70	14.80	38.25	8.20	16.76	184.10				
		178.25	163.25	107.90	5.88	73.65	14.75	38.20	8.16	16.71	184.05				
		178.20	163.20	107.85	5.84	73.60	14.70	38.15	8.12	16.66	184.00				
		178.15	163.15	107.80	5.80	73.55	14.65	38.10	8.08	16.61	183.95				
		178.10	163.10	107.75	5.76	73.50	14.60	38.05	8.04	16.56	183.90				
		178.05	163.05	107.70	5.72	73.45	14.55	38.00	8.00	16.51	183.85				
		178.00	163.00	107.65	5.68	73.40	14.50	37.95	7.96	16.46	183.80				
		177.95	162.95	107.60	5.64	73.35	14.45	37.90	7.92	16.41	183.75				
		177.90	162.90	107.55	5.60	73.30	14.40	37.85	7.88	16.36	183.70				
		177.85	162.85	107.50	5.56	73.25	14.35	37.80	7.84	16.31	183.65				
		177.80	162.80	107.45	5.52	73.20	14.30	37.75	7.80	16.26	183.60				
		177.75	162.75	107.40	5.48	73.15	14.25	37.70	7.76	16.21	183.55				
		177.70	162.70	107.35	5.44	73.10	14.20	37.65	7.72	16.16	183.50				
		177.65	162.65	107.30	5.40	73.05	14.15	37.60	7.68	16.11	183.45				
		177.60	162.60	107.25	5.36	73.00	14.10	37.55	7.64	16.06	183.40				
		177.55	162.55	107.20	5.32	72.95	14.05	37.50	7.60	16.01	183.35				
		177.50	162.50	107.15	5.28	72.90	14.00	37.45	7.56	15.96	183.30				
		177.45	162.45	107.10	5.24	72.85	13.95	37.40	7.52	15.91	183.25				
		177.40	162.40	107.05	5.20	72.80	13.90	37.35	7.48	15.86	183.20				
		177.35	162.35	107.00	5.16	72.75	13.85	37.30	7.44	15.81	183.15				
		177.30	162.30	106.95	5.12	72.70	13.80	37.25	7.40	15.76	183.10				
		177.25	162.25	106.90	5.08	72.65	13.75	37.20	7.36	15.71	183.05				
		177.20	162.20	106.85	5.04	72.60	13.70	37.15	7.32	15.66	183.00				
		177.15	162.15	106.80	5.00	72.55	13.65	37.10	7.28	15.61	182.95				
		177.10	162.10	106.75	4.96	72.50	13.60	37.05	7.24	15.56	182.90				
		177.05	162.05	106.70	4.92	72.45	13.55	37.00	7.20	15.51	182.85				
		177.00	162.00	106.65	4.88	72.40	13.50	36.95	7.16	15.46	182.80				
		176.95	161.95	106.60	4.84	72.35	13.45	36.90	7.12	15.41	182.75				
		176.90	161.90	106.55	4.80	72.30	13.40	36.85	7.08	15.36	182.70				
		176.85	161.85	106.50	4.76	72.25	13.35	36.80	7.04	15.31	182.65				
		176.80	161.80	106.45	4.72	72.20	13.30	36.75	7.00	15.26	182.60				
		176.75	161.75	106.40	4.68	72.15	13.25	36.70	6.96	15.21	182.55				
		176.70	161.70	106.35	4.64	72.10	13.20	36.65	6.92	15.16	182.50				
		176.65	161.65	106.30	4.60	72.05	13.15	36.60	6.88	15.11	182.45				
		176.60	161.60	106.25	4.56	72.00	13.10	36.55	6.84	15.06	182.40				
		176.55	161.55	106.20	4.52	71.95	13.05	36.50	6.80	15.01	182.35				
		176.50	161.50	106.15	4.48	71.90	13.00	36.45	6.76	14.96	182.30				
		176.45	161.45	106.10	4.44	71.85	12.95	36.40	6.72	14.91	182.25				
		176.40	161.40	106.05	4.40	71.80	12.90	36.35	6.68	14.86	182.20				
		176.35	161.35	106.00	4.36	71.75	12.85	36.30	6.64	14.81	182.15				
		176.30	161.30	105.95	4.32	71.70	12.80	36.25	6.60	14.76	182.10				
		176.25	161.25	105.90	4.28	71.65	12.75	36.20	6.56	14.71	182.05				
		176.20	161.20	105.85	4.24	71.60	12.70	36.15	6.52	14.66	182.00				
		176.15	161.15	105.80	4.20	71.55	12.65	36.10	6.48	14.61	181.95				
		176.10	161.10	105.75	4.16	71.50	12.60	36.05	6.44	14.56	181.90				
		176.05	161.05	105.70	4.12	71.45	12.55	36.00	6.40	14.51	181.85				
		176.00	161.00	105.65	4.08	71.40	12.50	35.95	6.36	14.46	181.80				
		175.95	160.95	105.60	4.04	71.35	12.45	35.90	6.32	14.41	181.75				
		175.90	160.90	105.55	4.00	71.30	12.40	35.85	6.28	14.36	181.70				
		175.85	160.85	105.50	3.96	71.25	12.35	35.80	6.24	14.31	181.65				
		175.80	160.80	105.45	3.92	71.20	12.30	35.75	6.20	14.26	181.60				
		175.75	160.75	105.40	3.88	71.15	12.25	35.70	6.16	14.21	181.55				
		175.70	160.70	105.35	3.84	71.10	12.20	35.65	6.12	14.16	181.50				
		175.65	160.65	105.30	3.80	71.05	12.15	35.60	6.08	14.11	181.45				
		175.60	160.60	105.25	3.76	71.00	12.10	35.55	6.04	14.06	181.40				
		175.55	160.55	105.20	3.72	70.95	12.05	35.50	6.00	14.01	181.35				
		175.50	160.50	105.15	3.68	70.90	12.00	35.45	5.96	13.96	181.30				
		175.45	160.45	105.10	3.64	70.85	11.95	35.40	5.92	13.91	181.25				
		175.40	160.40	105.05	3.60	70.80	11.90	35.35	5.88	13.86	181.20				
		175.35	160.35	105.00	3.56	70.75	11.85	35.30	5.84	13.81	181.15				
		175.30	160.30	104.95	3.52	70.70	11.80	35.25	5.80	13.76	181.10				
		175.25	160.25	104.90	3.48	70.65	11.75	35.20	5.76	13.71	181.05				
		175.20	160.20	104.85	3.44	70.60	11.70	35.15	5.72	13.66	181.00				
		175.15	160.15	104.80	3.40	70.55	11.65	35.10	5.68	13.61	180.95				
		175.10	160.10	104.75	3.36	70.50	11.60	35.05	5.64	13.56	180.90				
		175.05	160.05	104.70	3.32	70.45	11.55	35.00	5.60	13.51	180.85				
		175.00	160.00	104.65	3.28	70.40	11.50	34.95	5.56	13.46	180.80				
		174.95	159.95	104.60	3.24	70.35	11.45	34.90	5.52	13.41	180.75				

**J. E. T. NICOLLS, Major-General, R.E.,
Secy. to the Govt. of Bengal, P. W. Department.**

PUBLIC WORKS DEPARTMENT, - BENGAL.

GENERAL ESTABLISHMENT - No. 26 - The 28th January 1873.

Statement showing heights over mean sea-level and low water on Rivers Ganges, Bhagirathee, and Brahmapootra during the month of December 1877.

RIVER GANGES.												BRAHMAPOOTRA.	
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Reports of Fluctuation of Traffic on the East Indian Railway from 25th November to 31st December 1877.

EAST INDIAN RAILWAY TRAFFIC MANAGER'S OFFICE, JAMALPORE, THE 18TH JANUARY 1878.

Remarks on Traffic of East Indian Railway from 25th November to 31st December 1877.

The approximate figures for the period are as follows:—

	Coaching.		Goods		Total.
	Nos.	Rs.	Mds.	Rs.	Rs.
1877	662,494	10,90,848	72,77,711	27,78,258	38,67,104
1876	596,513	12,59,240	70,74,098	20,04,625	42,63,865
Increase	66,971		2,43,623		
Decrease		1,48,394		1,89,167	3,36,561

The decrease in passenger earnings is of course explained by the very heavy special traffic towards Delhi in December 1876 in connection with the Imperial Assemblage of 1st January 1877.

MERCHANDISE.

With a very considerable increase in weight lifted, there is, it will be seen, a decrease of a little under two lakhs (or about 6½ per cent.) in the receipts from merchandise traffic as compared with December 1876.

It will be remembered, however, that that month was one of very exceptional traffic.

The principal changes are—

Coal.	Iron.	Increases.	Piece-goods and twist.	Stone.
Hides.	Other metals.		Foreign railway material.	Timber.
Indigo.	Opium.		Seeds.	Tobacco.
Commissariat Beer.	Grain.	Decreases.	Salt.	Saltpetre.
				Sugar.

Increases.				
Coal—Upward	...	Mds.	1,14,007	Rs. 48,285
Downward	...		3,03,820	" 31,459

The increase in upward coal is entirely at Kurhumbali, the upward despatches from the other fields having considerably fallen off.

In down traffic the increase is almost entirely from the Seetarampore and Burrakur field, where a better quality of coal is coming forward than the old Kaneeungunge fields can afford.

Hides	...	Mds.	35,168	Rs. 31,509
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There has been a good demand in Calcutta for North-Western Provinces hides

Nearly the whole of the increase lies with Cawnpore and Delhi.

Indigo	...	Mds.	21,741	Rs. 19,595
--------	-----	------	--------	------------

A very good crop in Tirhoot this season, which has come into the market freely throughout December

Iron	...	Mds.	7,420	Rs. 1,656
Other metals	...		5,798	" 6,132

This is an increase in the quantity of raw metals sent forward from Calcutta to the manufacturing marts of the North-Western Provinces

Piece-goods	...	Mds.	19,033	Rs. 14,720
Cotton twist	...		3,177	" 3,206

These are small increases of no particular moment.

Seeds	...	Mds.	2,30,175	Rs. 65,239
-------	-----	------	----------	------------

To this increase—

Patna contributes	...	Mds.	1,00,000	
Cawnpore ditto	...		45,000	
Mitzapore ditto	...		20,000	

and other North-Western stations most of the balance

The weight of seeds cleared from the port in December was 26,000 tons, whereas it will be seen we carried altogether over 27,000 tons.

Tobacco	...	Mds.	11,270	Rs. 6,127
---------	-----	------	--------	-----------

A continued increase in the despatches from Tirhoot, where all crops have been good this season. The failure of crops in Rohilkund has also naturally affected this traffic

DECREASES.

Cotton ... Mds. 89,165 Rs. 1,29,915
Only 1,200 bales of scrowed cotton reached Howrah during the whole month hardly a wagon-load a day: and with "good fair" priced at over sixpence a pound in Calcutta, this is not surprising

As before remarked, in most of the cotton-growing districts there has been very serious failure through long dearth, and it is probable that the area under cotton will be a good deal restricted for some time to come.

Salt	...	Mds.	63,265	Rs. 17,406
------	-----	------	--------	------------

The salt exports from Rajpootana were much restricted during December, traders holding back in expectation of a reduction of the frontier duties

There was also a slight falling off in the weight sent up from Calcutta

The earnings is, however, considerably better than that of December 1875.

Saltpetre	...	Mds.	6,718	Rs. 3,328
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This is a slight fluctuation of but little moment: in some weeks of the month there has been an increase, in others a decrease, and this is the balance which probably the first week of January would throw on the other side.

The total weight carried in December 1875 was only 24,000 maunds, so that the weight this month, 71,500, is really unusually large, although less than in December 1876.

Sugar	...	Mds.	1,12,278	Rs. 66,065
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The export of sugar, which was so active in December 1876, has almost entirely ceased: it arose from exceptional causes—the failure of the French beetroot crop among them; and the districts which exported most freely are themselves this season suffering from serious failure.

We now come to—

Grain with a net decrease of...	...	Mds.	1,70,883	Rs. 1,97,070
---------------------------------	-----	------	----------	--------------

Made up as follows—

	Increases.			Decreases.	
	Mds.	Rs.		Mds.	Rs.
Common grains	2,07,084	87,449	Oats	11,829	4,076
Pulses	2,03,031	10,864	Rice	2,90,718	13,021
Barley	91,475	9,768	Wheat	2,69,925	2,88,064
Total	5,01,590	1,08,081	Total	6,72,472	3,06,151
Net decrease as above	1,70,883	1,97,070

Common grains (jowar, jowara, and the millets) show a large increase, owing to the rush of grain traffic into Rajpootana, Oodh, and Rohilkund, owing to the failure of the autumn crops.

Of the 2,07,000 mounds shown above, 1,27,000 mounds of increase was shown in the traffic to the North-Western Provinces from the Jubbulpore line, Behar also contributed largely, as also the loop line, so far as we were able to supply wagons for the traffic.

In pulses there is a large increase in weight also, some 80 per cent., while the earnings have only risen 10 per cent.

The bulk of this increase is in pulses from the Scinde, Punjab, and Delhi Railway going into Rohilkund and Ghazeebad and Allyghur, with a lead of 66 miles only over this line, which will account for this feature.

Barley, again, is very noticeable.

It is not a grain in which there is usually any large traffic, but of late it has been flowing out of the Punjab in large quantities and in the same direction as the pulses.

* Decrease.
Rice Mds. 3,90,718 Ra. 13,021

This traffic was in December 1876 entirely abnormal; the demand for rice in Madras had become very heavy, and in one fortnight of that month (7th to 20th December) 51,000 tons of rice were exported from Calcutta, while in the whole of December 1877 the export was under 38,000 tons.

To show more clearly how exceptional this traffic was in 1876, I give the figures for 1875 in connection with it, thus:—

December 1875	Tons.	21,100	Ra.	1,10,000
" 1876	"	81,100	"	2,02,000
" 1877	"	26,700	"	1,26,000

so that there has been an increase in weight of 25 per cent., and in earnings of nearly 80 per cent., in 1877 as compared with 1875.

In fact, in the month under review, a slack demand in Calcutta and food rising in price up-country, every effort has been made to get rice away upwards.

Wheat.—This decrease is really the important feature in the statistics of the month under review.

Of the 9,900 tons decreases shown above, 8,800 tons lies with Cawnpore and 1,100 tons with the traffic via Cawnpore; thus this one mart and its feeder explain the whole decrease in weight.

The failure of crops in the North-Western Provinces has greatly restricted the export of rail-borne wheat, and such export demand as there is being to a large extent from the Bengal districts on the north side of the Ganges.

The timely rain which has fallen throughout Northern India has, however, averted all danger of a failure of the spring crops, and I hope we may see the wheat export renewed.

I may here compare with December 1875 as well as December 1876, as the circumstances of the latter period were so very exceptional.

The weight of wheat was—

December 1875	Tons.	3,400
" 1876	"	18,400
" 1877	"	11,800

the latter month, thus showing more than three-fold traffic as compared with 1875.

The train mileage for the period has been —

	Coaching.	Goods.	Total.
	Mds.	Mds.	Mds.
1877
1876	256,278	629,081	785,359
	268,373	625,874	794,247
Increase
Decrease	12,075	3,207	8,588

Earnings per train mile.

	Coaching.	Goods.	Total.
	Rs. A. P.	Rs. A. P.	Rs. A. P.
1877
1876	4 4 1	6 3 11	4 14 0
	4 9 10	5 10 2	5 4 8
Increase
Decrease	0 5 0	0 6 3	0 6 11

The earnings per train mile in coaching traffic are lower than in 1876, of course because there were so many special trains in 1876 in connection with the assemblage, and also a heavy first and second class traffic; while in goods traffic the remarks made under the heads of grain traffic will account for a falling off in average results.

Instead of having return loads for wagons running up-country under coal and imported goods, we have had those running up, besides loaded grain wagons; instead of wheat from Cawnpore to Howrah, with a lead of 681 miles, we have had grain from Kutnee to Cawnpore with a (main line) lead of 120 miles; instead of wheat from the Punjab to Calcutta, a lead of 912 miles, we have had barley from the Punjab to Rohilkund, 66 miles, and so on.

The actual earning on all train mileage fully up to the average of the last seven years—

JUBBULPORE LINE TRAFFIC.

	Coaching.		Goods.		Total.
	Mds.	Rs.	Mds.	Rs.	Rs.
1877
1876	41,193	1,40,301	10,94,072	2,43,567	8,24,898
	43,001	2,28,506	11,10,959	2,45,654	8,16,039
Increase
Decrease	1,808	88,194	1,02,947	41,027	1,24,171

The decrease in coaching earnings on this as on the main line merely the result of the unusual rush of traffic in December 1876 consequent on the Delhi Assemblage.

The earning in 1875 was only Rs. 1,17,376, and thus there is an advance in 1877 of Rs. 23,000, or nearly 20 per cent. over the figures of a corresponding period two years previously.

In like manner, the merchandise traffic compares—

December 1876	Mds.	3,70,000	Ra.	84,000
" 1876	"	11,11,000	"	2,56,000
" 1877	"	10,08,000	"	2,43,000

and the extraordinary rush of famine traffic and wheat for export in 1876 has almost been equalled by the traffic of the month under notice.

GENERAL REMARKS.

Tirhoot State Railway.

Through-booking with this line has now been fully organized, and about 2,000 tons of goods came through from it in December, including 1,000 tons of seed, 300 tons of nitre, and 420 tons of indigo; there is every reason to expect, a good traffic here.

Half-year's Traffic.

As this is the last report for 1877, I may say a few words as to the gross results of the half-year's working as regards merchandize.

The figures given will not be quite accurate no doubt, but are sufficiently approximate, and may be interesting pending the submission of the more accurate returns which will follow.

The main line totals for the half-year may be taken at merchandize only—

	1876	1877	Tons.	£
	635,000	1,419,000
	1,278,000	1,864,000
Increase	813,000	245,000
and those for the Jubbulpore line—				
1876	111,000	119,000
1877	203,000	169,000
Increase	92,000	50,000
or a total increase for the two lines of some	435,000	295,000

In the main line traffic the principal increases and decreases have been in—

Increases.				Decreases.			
	Tons.	£		Tons.	£		
Pulses	100,000	63,000	Wheat (weight increased)	...	32,000		
Common grains	91,000	82,000	Piece-goods	700	10,700		
Seeds	61,000	63,000	Sugar	5,600	8,000		
Coal	51,000	42,000	Cotton	5,900	20,000		
Rice	10,000	19,000					
Total	328,000	269,000	Total	12,200	70,700		

and these few figures will, I think, give a good idea of the way in which the large increase, both in weight and money has arisen.

As regards the decreased earning in piece-goods, it may be remarked that both the two next preceding half-years showed an increase under this head.

Sugar has been fully remarked on in the body of this report, as have also cotton and wheat.

The latter staple shows an absolute increase in weight carried during the whole half-year of some 13,000 tons, but with a shorter lead, as prospects grew gloomy in the North-Western Provinces.

J. C. BATCHELOR,
Traffic Manager.

MAIN LINE.

Statement showing the Totals and Increases and Decreases of Staples during five weeks and two day ending 31st December 1877.

STAPLES.	WEIGHT.		AMOUNT.		INCREASE OR DECREASE.			
			£					
	1876.	1877.	1876.	1877.	Increase.		Decrease.	
	Mds.	Rs.	Mds.	Rs.	Mds.	Rs.	Rs.	Mds.
Beer, Commissariat	13,322	6,597	26,525	1,731			6,915	21,704
" not Commissariat	8,861	6,216	12,612	10,701			345	1,908
Betel-nuts	16,094	10,857	18,320	16,132	701	852		
Bouts and shoes	2,785	2,051	4,624	5,273	102	730		
Brass and brassware	12,510	13,649	9,768	11,035	1,009	1,483		
Bricks	8,523	8,151	1,074	8,208	4,024	1,224		
Coal, up	4,63,843	8,07,880	1,09,737	2,17,023	1,14,007	48,293		
" down	12,63,479	15,87,290	1,72,641	2,04,000	5,01,820	31,430		
Copper	7,386	8,943	11,124	12,407	1,557	1,679		
Cotton	1,18,694	20,503	1,64,331	31,300			40,163	1,29,948
" twist	7,244	10,421	8,801	12,007	3,177	3,206		
Drywood	6,740	4,539	7,404	6,674			1,410	930
Empty coops and casks	4,418	6,936	5,929	8,263	618	354		
Firewood	7,043	10,909	228	378	3,006	150		
Fruits	29,881	26,210	29,374	27,628			3,673	1,946
Glass and glassware	4,694	8,104	9,015	9,738	3,606	7,3		
Ghee and oil	30,452	41,067	45,011	42,817	4,635			
G. H. F. packages	3,392	3,670	6,781	8,273	274	1,492		2,194
Government Commissariat stores	13,197	18,517	8,909	18,100	5,320	9,131		
" Ordnance stores	13,197	9,007	31,453	19,073			5,300	15,379
" Rice	2,138	93,613	816	10,284	91,475	9,764		
GRAIN, EDIBLE, AND PULSES.	30,610	24,681	12,291	8,215			11,820	4,976
Wheat	11,17,411	7,26,694	2,09,522	1,90,501			3,90,719	13,021
Other grains	6,00,950	2,31,934	5,21,087	8,3,025			2,69,923	2,88,056
Pulses of all kinds	6,40,907	8,17,991	1,61,784	2,55,219	2,07,044	47,449		
Gunny	2,69,404	4,71,435	1,09,182	1,20,040	2,03,031	19,464		
Hides and horns	82,270	88,163	62,398	64,359	6,449			8,639
Indigo	81,011	90,779	37,773	72,242	35,198	34,599		
Iron	94,001	89,742	93,773	1,14,771	21,741	19,505		
Jaggree	75,748	85,146	70,344	74,200	7,420	1,656		
Lan	94,846	90,013	19,240	29,091		1,751	8,653	
Mineral	31,027	37,451	16,827	14,664	2,924	2,937		
Muslin flower	14,923	19,732	3,103	4,446	4,407	1,382		
Oil-rake	6,814	6,436	1,374	1,553	622			81
Opium	8,251	12,252	1,947	6,028	6,091	4,091		
Paper	81,890	7,891	68,343	97,910	9,168	9,573		
Piece-goods	8,165	81,034	11,144	13,840		2,992	284	
Mailway materials, construction account	1,17,816	1,36,051	1,43,138	1,67,834	19,035	14,720		
foreign	9,018	6,390	714	610			3,655	96
Roots	67,146	74,045	82,435	89,631	7,601	7,100		
Salt	22,208	20,643	10,405	10,741			1,505	46
Saltpetre	4,74,891	4,11,626	1,30,486	1,13,080			63,285	17,406
Seeds	78,487	71,789	32,098	29,770			6,718	3,328
Silk	6,11,777	7,41,032	2,31,403	2,06,012	2,30,175	66,239		
Spelter	1,329	3,216	1,810	2,010	1,887	1,134		
Spices	6,014	10,170	9,528	12,306	3,253	2,504		
Stones	9,464	10,610	8,299	10,073	944	2,704		
Sugar	67,800	1,15,123	8,479	13,293	47,633	4,820		
Tin	2,01,454	92,210	96,480	30,374			1,12,373	66,096
Timber	13,960	17,120	17,411	19,270	1,134	1,660		
Tobacco	78,3,9	22,774	4,630	16,217	6,246	11,87		
Turnerie	12,087	23,307	6,947	12,074	11,370	6,137		
Wine	6,640	4,443	4,793	3,072			2,301	1,271
Miscellaneous	10,348	8,946	23,713	18,139			1,340	5,574
	1,60,230	1,60,830	1,79,723	1,63,339	630			16,386
Total	68,15,144	73,08,617	23,64,423	27,08,091	13,71,618	4,04,100	9,73,143	6,08,634

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE

Approximate Return of Traffic for week ended 19th January 1878 on 1270½ miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				TOTAL TRAFFIC RECEIPTS	TRAIN MILES			
	No. of passen- gers	Coaching receipts				Weight carried	Receipts				Coach- ing	Merchandise ship.	
		Rs.	A.	P.	E.		Mds.	Rs.		A.			P.
Total traffic for the week (Or per mile of railway)	110,939	1,76,405	3	0	15,00	14,21,705	0	5,43,8	2	10	41,563	158,500	
For previous 12 days of half- year	199,101	2,87,218	5	0	27,235	27,07,410	0	9,2	9	12	80,700	168,710	
Total for 3 weeks	310,100	4,71,694	8	0	42,235	41,29,115	0	14,6	11	22	121,263	267,210	
COMPARISON													
Total for corresponding week of previous year	142,928	2,75,061	8	0	25,2	11,40,442	30	4,40	260	0	54,700	88,400	
Per mile of railway, correspond- ing week of previous year		214	15	2	10	16		343	4	11			
Total to corresponding date of previous year	192,128	3,07,305	9	4	79	11	3	3,00	150	10	167,801	298,800	

EAST INDIAN RAILWAY—JUBBILPORE LINE

Approximate Return of Traffic for week ended 19th January 1878 on 223½ miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				TOTAL TRAFFIC RECEIPTS		TRAIN MILES	
	No. of passengers	Coaching receipts				Weight carried	Receipts				Coaching	Merchandise
		Rs.	A.	P.	E.	Mds.	Rs.	A.	P.	E.		
Total traffic for the week	7,044	22,115	4	0	2,027	1,60,1	0	46,71	2	0	4,031	11,083
Or per mile of railway		97	13	5	9	7		207	0	10		
For previous 12 days of half-year	12,743	37,338	5	0	3,338	2,51,1	2	7,48	0	0	8,430	19,100
Total for 3 weeks	19,787	61,448	9	0	5,365	3,11,2	2	11,11	2	0	12,461	29,183
COMPARISON												
Total for corresponding week of previous year	4,714	5,749	10	0	4,437	1,0,134	2	4,423	0	0	7,036	17,585
Per mile of railway, corresponding week of previous year		23	2	1	21	0		35	2	7		
Total to corresponding date of previous year	24,431	15,015	11	0	14,106	6	10	1,0314	4	10	10,015	46,786

EASTERN BENGAL RAILWAY

Approximate Return of Traffic for week ended 19th January 1878 on 154½ miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				TOTAL TRAFFIC RECEIPTS	TRAIN MILES			
	No. of passengers	Coaching receipts			Weight carried	Receipts							
		Rs.	A.	P.		Mds.	Rs.	A.			P.		
Total traffic for the week	57,168	23,14	1	0	2,00	0	1,71	3	4	4,70	0	0	68,110
Or per mile of railway		150	1	12	13	5		11	0	0			10,410
For previous 12 weeks of half-year	59,012	40,11	0	0	3,61	2	4	71	0	0	1,500	0	10,410
Total for 3 weeks	97,174	63,25	1	0	5,61	2	4	1,71	3	4	10,410	0	16,820
COMPARISON													
Total for corresponding week of previous year	82,112	23,7	1	1	1,0	1	1	1,1	4	1,70	0	0	87,812
Per mile of railway, corresponding week of previous year		200	1	12	13	5		11	0	0			10,410
Total to corresponding date of previous year	97,174	63,25	1	0	5,61	2	4	1,71	3	4	10,410	0	16,820

NULHATI STATE RAILWAY

Approximate Return of Traffic for week ended 19th January 1878 on 12½ miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				TOTAL TRAFFIC RECEIPTS		TRAIN MILES	
	No. of passengers	Coaching receipts				Weight carried	Receipts				Coaching	Merchandise
		Rs.	A.	P.	E.	Mds.	Rs.	A.	P.	E.		
Total traffic for the week	2,2	1	0	0	10	0	3	0	0	0	98	0
Or per mile of railway	87	8	0	0	17	0	1	0	0	0	4	0
For previous 3 weeks of half year	4,012	1	0	0	1	0	1	0	0	0	167	0
Total for 3 weeks	6,012	2	0	0	2	0	2	0	0	0	216	0
COMPARISON												
Total for corresponding week of previous year	2,2	1	0	0	6	0	2	0	0	0	40	0
Per mile of railway, corresponding week of previous year	80	84	0	0	7	0	2	0	0	0	1	0
Total to corresponding date of previous year	4,012	2	0	0	2	0	1	0	0	0	222	0

NULHATI STATE RAILWAY

Approximate Return of Traffic for week ended 26th January 1878 on 27½ miles open.

		Rs. A. P.	£ s d	31st Mar	Rs. A. P.	£ s d
Total traffic for the week	2 2	1 068 0 0	10 10 0	1 0 0	0 0 0	0 10 0
Or per mile of railway	2	5 0 0	1 14 0	5 0 0	1 0 0	1 12 0
For previous 3 weeks of half year	6 11	2 901 0 0	24 0 0	6 11 0	1 0 0	7 6 0
Total for 4 weeks	4 13	3 969 0 0	34 14 0	4 13 0	1 141 0 0	7 11 0
COMPARISON.						
Total for corresponding week of previous year	2 74	1 397 2 0	12 14 3	2 08 2 1	4 113 9	47 3 0
Per mile of railway, corresponding week of previous year	1 01	47 3 9	4 14 6	1 07 1 1	1 17 0	1 11 0
Total to corresponding date of previous year	8 636	2 991 6 6	30 1 6	8 63 1	2 7 11 0	2 12 0

SUPPLEMENT TO THE CALCUTTA GAZETTE, JANUARY 30, 1878.

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 19th January 1878 on 28 miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			TOTAL.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		Receipts.
		Rs. A. P.	£ s d	Mds. s.	Rs. A. P.	£ s d.	£ s d.
for the week	9,252	1,680 0 0	166 0 0	25,378 0	845 0 0	86 10 0	252 10 0
of railway	8 0	50 0 0	5 18 0	841 0	31 0 0	3 2 0	9 0 0
in 5 weeks of half-year ..	18,879	2,539 0 0	253 18 0	27,437 0	1,072 0 0	107 4 0	261 2 0
Total for 5 weeks ..	22,131	4,199 0 0	419 18 0	52,715 0	1,917 0 0	193 14 0	613 12 0
COMPARISON.							
corresponding week of previous	11,271	1,478 0 0	147 4 1	13,088 1	827 14 1	83 15 9	189 19 10
of railway, corresponding week of	402	52 9 2	5 5 2	498 25	14 13 7	1 17 2	7 2 10
of year	20,478	4,103 8 0	410 6 5	41,556 11	1,462 14 4	146 5 9	566 13 2

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 5th January 1878 on 134½ miles open.

		Rs. A. P.	£ s d.	Mds. s.	Rs. A. P.	£ s d.	£ s d.
for the week	1,437	766 8 6	76 13 0	4,135 20	542 3 0	55 4 5	134 17 5
of railway	11	5 11 6	0 11 5	30 35	4 5 6	0 8 8	1 0 1
in 5 weeks of half-year ..	1,437	766 8 6	76 13 0	4,135 20	542 3 0	55 4 5	134 17 5
Total for 1 week ..	1,437	766 8 6	76 13 0	4,135 20	542 3 0	55 4 5	134 17 5
COMPARISON.							
corresponding week of previous year
of railway, corresponding week of
of year

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 12th January 1878 on 134½ miles open.

		Rs. A. P.	£ s d.	Mds. s.	Rs. A. P.	£ s d.	£ s d.
for the week	2,141½	1,101 8 3	110 5 0	6,150 0	740 9 0	74 19 2	184 3 2
of railway	15	8 14 3	0 17 9	4 34	5 9 6	0 11 2	1 8 11
in 5 weeks of half-year ..	1,437	766 8 6	76 13 0	4,175 29	542 3 0	55 4 5	134 17 5
Total for 5 weeks ..	2,141½	1,074 0 9	105 16 0	10,294 20	1,311 12 0	133 8 7	326 19 7
COMPARISON.							
corresponding week of previous year
of railway, corresponding week of
of year

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 12th January 1878 on 79 miles open.

		Rs. A. P.	£ s d.	Mds. s.	Rs. A. P.	£ s d.	£ s d.
for the week	7,630	4,220 8 0	422 1 0	32,240 0	4,021 12 0	402 3 8	884 4 8
of railway	97	55 5 0	5 6 7	404 0	50 11 0	5 1 5	10 8 0
in 5 weeks of half-year ..	4,420	2,310 0 0	231 0 0	3,080 0	903 12 0	90 7 6	207 7 6
Total for 5 weeks ..	12,470	6,530 8 0	653 1 0	36,230 0	4,965 8 0	493 11 0	1,161 12 0
COMPARISON.							
corresponding week of previous year.
of railway	2,815½	926 10 3	92 13 3	11,614 20	1,053 8 0	105 6 9	234 6 8
of year	50	30 0 0	3 0 0	252 0	31 12 0	3 3 8	6 3 8
corresponding date of previous year ..	4,614½	1,441 13 9	144 9 11	21,401 0	1,480 1 0	148 16 1	341 8 0



[REGISTERED No. 39.]

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 607A.

GENERAL.—*The 23rd January 1878.*—Mr. H. L. Harrison, Secretary to the Board of Revenue, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 11th instant.

Captain W. Hopkinson, Cantonment Magistrate of Barrackpore, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 17th instant.

Captain T. B. Michell, Cantonment Magistrate of Dum-Dum, is appointed, in addition to his own duties, to act as Cantonment Magistrate of Barrackpore and Judge of the Small Cause Court in that cantonment during the absence, on leave, of Captain W. Hopkinson, or until further orders.

The 24th January 1878.—Baboo Saroda Prasad Chatterjee, Personal Assistant to the Commissioner of Bhagnulpore, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st February next, or such subsequent date as he may avail himself of it.

Baboo Kalibur Mookerjee is temporarily appointed to act as a Deputy Magistrate and Deputy Collector of the Seventh Grade, and to act as Personal Assistant to the Commissioner of Bhagulpore, during the absence, on leave, of Baboo Saroda Prosad Chatterjee, or until further orders.

Moulvi Ameerooddeen Ahmed, Deputy Magistrate and Deputy Collector, Rungpore, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may have availed himself of it.

The 25th January 1878.—Baboo Jogeshur Mookerjee, M.A., B.L., Deputy Magistrate and Deputy Collector, Hooghly, is allowed leave for one month and fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the 11th February 1878, or such subsequent date as he may avail himself of it.

Moulvi Mofizuddin, Deputy Magistrate and Deputy Collector, Pooree, is allowed leave for three months under Section 3, Supplement F, of the Civil Leave Code.

The 26th January 1878.—Moulvi Rameezuddin, Supernumerary Deputy Magistrate and Deputy Collector, Furrceepore, is transferred to Gya.

The 28th January 1878.—Mr. S. S. Jones, Officiating Assistant Commissioner, Hazareebagh, having resumed charge of his duties on the 3rd July 1877, the unexpired portion of the leave granted to him under orders of the 5th June last, is cancelled.

The services of Moulvi Syed Ameer Hossein, Deputy Magistrate and Deputy Collector, Patna, are placed at the disposal of the Board of Revenue for employment on the special duty of inquiring into the details of excise administration in Chumparun and certain other districts in Behar.

Mr. H. W. Barber, Deputy Magistrate and Deputy Collector, in charge of the Sungoo sub-division, Chittagong Hill Tracts, is transferred to the sudder station of the Chittagong district.

Lieutenant J. F. Rivett-Carnac, Officiating Assistant Commissioner, Palamow, Lohardugga, is transferred to the Chittagong Hill Tracts, and is appointed to have charge of the Sungoo sub-division of that district.

Baboo Protap Narain Singh, Deputy Magistrate and Deputy Collector, in charge of the Jehanabad division of the Burdwan district, is appointed to have charge of the Culna division of that district, *vice* Baboo Ram Coomar Bose, deceased.

Mr. Anandaram Burooah, Officiating Joint-Magistrate and Deputy Collector, in charge of the Cutwa division of the Burdwan district, is appointed to have charge of the Jehanabad division of that district.

Baboo Hurry Mohun Chandra, Deputy Magistrate and Deputy Collector, Dinagepore, is vested with the powers of a Collector under Act VII (B.C.) of 1868.

Mr. F. W. R. Cowley, Joint-Magistrate and Deputy Collector, who reported his return from furlough on the forenoon of the 18th instant, is posted to the sudder station of the Shahabad district.

The 29th January 1878.—The services of Mr. H. T. Prinsep, Officiating Superintendent and Remembrancer of Legal Affairs, are placed at the disposal of the Government of India in the Home Department.

Mr. B. Wood, Settlement Officer, Southal Pergunnahs, is allowed subsidiary leave for ten days from the 21st instant, under Section 24 (h) of the Civil Leave Code.

Mr. C. T. Le-Hardy, Assistant Magistrate and Collector, Bhagulpore, is transferred to the district of Noakholly.

Mr. E. E. Lewis, Commissioner of the Chittagong Division, is allowed furlough for ten months under Section 12 of the Civil Leave Code, together with subsidiary leave for twenty days, with effect from the 19th February next, or any subsequent date on which he may be relieved.

Mr. J. Beames, Magistrate and Collector, Cuttack, on leave, is appointed to act as Commissioner of the Chittagong Division during the absence, on leave, of Mr. E. E. Lewis, or until further orders.

Mr. F. J. G. Campbell, Officiating Additional District and Sessions Judge of Chittagong, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 4th March next.

Mr. F. W. R. Cowley, Joint-Magistrate and Deputy Collector, is appointed to act as Additional District and Sessions Judge of Chittagong during the absence, on leave, of Mr. F. J. G. Campbell, or until further orders.

ECCLESIASTICAL.—*The 29th January 1878.*—The Revd. B. Morrell is appointed to be Chaplain of Berhampore.

The Revd. Henry George Blackie, of the Baptist Mission, Calcutta, is authorized, under Section 6, Act XV of 1872, to solemnize marriages between persons one or both of whom is a Christian or Christians, and also under Clause 5; Section 5 of the said Act, to grant certificates of marriage between persons who are Native Christians.

REGISTRATION.—*The 7th January 1878.*—Shaik Salimullah, Officiating Sub-Registrar of Jaleh, in the district of Mozufferpore, is appointed to be Sub-Registrar of Poopri, in that district.

The 17th January 1878.—Mr. R. C. P. Perry, Deputy Magistrate and Deputy Collector, Purneah, is appointed to be *ex-officio* Sub-Registrar of Purneah, with effect from the 11th ultimo, *vice* Mr. F. Walker.

Mr. E. B. Godfrey, Deputy Magistrate and Deputy Collector, Bankoora, is appointed to be *ex-officio* Sub-Registrar of Bankoora, *vice* Baboo Kanti Chandra Chatterjee, with effect from the 22nd ultimo.

EDUCATION.—*The 19th January 1878.*—Baboo Bepin Behari Gupta, M.A., is appointed to be Professor of Mathematics at the Rajshahye College.

The 23rd January 1878.—The following revised list of members of the Cuttack District School Committee is published for information.

The Commissioner of the Orissa Division,	} <i>ex officio</i> .
„ Magistrate of Cuttack,	
„ Joint-Magistrate, Cuttack,	
„ Joint-Inspector of Schools, Orissa,	
„ Principal of the Cuttack College,	
„ Deputy Inspector of Schools,	
Mr. F. Graves, Officiating District Superintendent, Police, Cuttack.	
Dr. W. D. Stewart, Civil Surgeon, Cuttack.	
Revd. A. Quinlan, Chaplain, Cuttack.	
„ J. Buckley, D.D., Missionary.	
Mr. W. Wright, Judge of the Small Cause Court and Subordinate Judge.	
Baboo Juggomohun Roy,	} Deputy Magistrates and Deputy Collectors.
„ Annoda Prosad Ghose,	
„ Rungo Lall Banerjee,	
„ Koylash Chunder Ghose, Personal Assistant to Commissioner.	
„ Boidonath Pundit, Rai Bahadoor, Zemindar.	
„ Tarakanto Bidiasagor, Pensioner.	
„ Kalipodo Banerjee, Zemindar.	
„ Shib Prosad Singh, Honorary Magistrate.	
„ Kanu Churn Chowdhry,	} Zemindars.
„ Kasinath Das,	
„ Goluck Chunder Boso,	
„ Behary Lall Pundit,	
„ Lakhminarayun Roy Chowdhry,	
„ Dwarkanath Chuckerbutty, Superintendent, Normal School.	
„ Obinash Chunder Chatterjee, Assistant Professor, Cuttack College, Member and Secretary.	

The following gentlemen are appointed to be members of the Cuttack District School Committee in addition to those whose names are notified above:—

Mr. H. Farrer, Assistant Magistrate and Collector.
 Baboo Nundo Kissors Dass, Assistant to the Superintendent of Tributary Mehals.
 „ Sudarsan Das, Pensioner and Honorary Magistrate.
 „ Jagannath Bhromarbar, Zemindar.
 Rajah Nundo Kishore Bhupati, Hari Chandan Mohapatra of Killah Sookinda.
 Revd. J. M. Rassat.
 Baboo Harra Kristo Mitter, Junior Member, Burdwan estate, Kujung.
 „ Bonomali Sing, Manager, Dhenkanal Raj.
 „ Peary Mohun Sen, Tutor to minor Rajah of Dhenkanal.
 Moonshi Golam Athar, Daroga, Kadam Russool.
 „ Russul Bux,
 „ Sultan Mahomed, } Zemindars.
 Baboo Ram Gobindo Jugdeb,

• *The 26th January 1878.*—Baboo Bhoodeb Mookerjee, C.I.E., Inspector of Schools, Western and Behar Circles, is promoted to the second class of the Bengal Educational Service, *vice* Mr. H. F. Blanford.

Baboo Bhoodeb Mookerjee will continue to act until further orders in the first class of the Educational Service.

Mr. F. J. Rowe, M.A., Officiating Principal, Krishnaghur College, is promoted to the third class of the Bengal Educational Service, *vice* Baboo Bhoodeb Mookerjee.

Mr. W. Griffiths, M.A., Officiating Principal, Houghly College, is appointed to act until further orders in the second class of the Bengal Educational Service, with effect from the date of Mr. A. Ewbank's departure on furlough.

Mr. J. Willson, M.A., Professor, Patna College, is appointed to act, until further orders, in the third class of the Bengal Educational Service, *vice* Mr. W. Griffiths.

The 29th January 1878.—In supersession of all previous orders the following gentlemen are appointed to be members of the Chumparun District School Committee:—

The Magistrate and Collector, Vice-President, *ex officio*.
 Dr. C. J. W. Meadows, Officiating Civil Surgeon.
 Mr. S. Cooper, Sub-Deputy Opium Agent.
 Baboo Jadub Chunder Ghose, Deputy Magistrate and Deputy Collector.
 „ Surat Chandra Mookerjee, Officiating Moonsif.
 „ Rojonee Lall Sett, Assistant Surgeon.

Baboo Durbari Lall, Native Assistant of Sub-Deputy Opium Agent.

„ Makhu Lall,
„ Rampartap Lall, } Pleaders.
„ Jasoda Nand,

Fatah Bahadoor, Head-Master, Member and Secretary.

Surgeon C. W. Owen is appointed to officiate temporarily as Professor of Ophthalmic Medicine and Surgery, Calcutta Medical College, *vice* Surgeon-Major J. Jones, transferred to another appointment, and during the absence, on furlough, of Surgeon-Major H. Cayley, or until further orders.

OPIMUM.—*The 23rd January 1878.*—Mr. C. E. S. Innes, Assistant Sub-Deputy Opium Agent, is allowed subsidiary leave for fourteen days under Section 10, Supplement F, of the Civil Leave Code, with effect from the 4th instant.

The 29th January 1878.—Mr. C. E. S. Innes, Assistant Sub-Deputy Opium Agent, reported his departure from India on furlough on the afternoon of the 10th instant.

CUSTOMS.—*The 19th January 1878.*—Mr. E. J. B. Chapman, Sub-Deputy Collector, Chandbally, Balasore, is also appointed, under Act VI of 1863, to be Customs Officer at that port.

FOREST.—*The 23rd January 1877.*—The following officers are promoted from the Third to the Second Grade of Assistant Conservators of Forests, with effect from the dates mentioned:—

Mr. E. G. Chester,—from the 16th November 1877.

„ F. H. Bouham Carter,—from the 26th December 1877.

MEDICAL.—*The 22nd January 1878.*—The following gentlemen are appointed to be additional members of the committee for the management of the charitable dispensary at Kandi:—

Baboo Chunder Kumar Gupta, Assistant Surgeon.

„ Hari Mohun Singha, Head Master, Kandi English School.

The 23rd January 1878.—Assistant Surgeon Romesh Chunder Gupta, in medical charge of the Midnapore Charitable Dispensary, is allowed leave for six months under Section 3, Supplement F, of the Civil Leave Code.

Assistant Surgeon Baney Madhub Tagore, a supernumerary at the Presidency, is appointed temporarily to have medical charge of the Charitable Dispensary at Midnapore during the absence, on leave, of Assistant Surgeon Romesh Chunder Gupta, or until further orders.

The services of Mr. J. Hamilton, Resident Apothecary, Campbell Medical Hospital, are replaced at the disposal of the Government of India in the Military Department.

The 29th January 1878.—Surgeon-Major R. Bird, Civil Surgeon of Burdwan, having reported his return from furlough, is allowed subsidiary leave for seven days, to enable him to join his appointment at Burdwan.

EMIGRATION.—*The 29th January 1878.*—Major Richard Beadon is appointed to officiate until further orders as Protector of Emigrants and Superintendent of Emigration, Calcutta, with effect from the 16th instant.

MUNICIPAL.—*The 21st January 1878.*—Mr. H. M. Tobin, Officiating Joint-Magistrate and Deputy Collector, Burdwan, is appointed, under Section 15 of Act V (B.C.) of 1876, to be a Commissioner of the Municipality of Burdwan, *vice* Mr. A. Burrooah, transferred.

The following gentlemen are re-appointed, under Section 28 of Act V (B.C.) of 1876, to be Commissioners for the Municipality of Kandi, in the district of Moorshedabad:—

Baboo Radha Madhub Ghose.

„ Kunjo Behary Ghose.

Baboo Dinku Behary Ghose.

„ Panchanun Mookerjee.

Baboo Narendra Nath Roy.

The Lieutenant-Governor approves the election, under section 30 of Act V (B.C.) of 1876, of Baboo Gopi Kant Roy to be Vice-Chairman of the Kandi Municipality during the year 1878-79.

Baboo Mohendro Nath Banerjee, District Engineer, is appointed to be a Commissioner for the Municipality of English Bazar, in the district of Maldah.

The 22nd January 1878.—Baboo Shitul Nath Bhunja Chowdry is appointed to be a Commissioner for the Municipality of Kallygunge, in the district of 24-Pergunnahs, *vice* Baboo Uttam Krishna Bhunja Chowdry.

The 29th January 1878.—The Lieutenant-Governor is pleased to approve, under Section 30 of Act V (B.C.) of 1876, the election by the Commissioners of the Municipality of Midnapore of Mr. G. E. Maistry, Officiating Joint-Magistrate and Deputy Collector, to be their Vice-Chairman for the year 1878-79.

ROAD CESS.—*The 23rd January 1878.*—Mr. H. Lee, Officiating Joint-Magistrate and Deputy Collector, is appointed to be Vice-Chairman of the District Road Cess Committee, Durbhunga, *vice* Mr. B. Dé, transferred.

The 26th January 1878.—Mr. C. A. Samuells, Officiating Joint-Magistrate and Deputy Collector, Moughyr, is appointed to be Vice-Chairman of the Monghyr District Road Cess Committee.

The 28th January 1878.—Mr. C. H. Vowell, Joint-Magistrate and Deputy Collector, Mozufferpore, is appointed to be Vice-Chairman of the Mozufferpore District Road Cess Committee, *vice* Mr. R. Cornish.

The 29th January 1878.—The following gentlemen are appointed to be members of the District Road Cess Committee of Maldah:—

Mr. J. Hennessy, Manager of Muthurapore Factory, *vice* Baboo Radha Kanto Chowdry.

Baboo Mohendro Nath Banerjee, District Engineer, Maldah, *vice* Mr. E. A. F. Mayer.

HORACE A. COCKERELL,
Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th January 1878.—It is hereby notified that under the provisions of Section 82 of Act V (B C) of 1876, and on the recommendation of the Commissioners of the Municipality of Nattore, the Lieutenant-Governor has been pleased to exclude from the operation of the Act so much of the road from Rampore Bauleah to Nattore as lies within the Municipality and west of Nichu Bazar, and to transfer the said portion of the road to the charge of the District Road Cess Committee of Rajshahye with the consent of that body.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 29th January 1878.—It is hereby notified for general information that on the recommendation of the Commissioners of the Municipality of Mudhoobunnee, in the district of Durbhunga, at a meeting, the Lieutenant-Governor has been pleased, under Section 234 of Act V (B C) of 1876, to extend to that Municipality the provisions of Sections 251 to 263, 278 to 283, 285 to 288, and 292 to 294, of the Act.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd January 1878.—It is hereby notified that the declaration dated 7th December 1876 for the acquisition of land required by the Eastern Bengal Railway Company for Railway purposes in the village of Lallpore, pergunnah Pajnoor, zillah Nudda, which was published in the *Calcutta Gazette* of the 13th, 20th, and 27th December 1876, at pages 1488, 1518, and 1514, is cancelled.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 1, Act IV (B C) of 1873, the Lieutenant-Governor is pleased to direct that, from the 15th February 1878, all births and deaths occurring within the limits of the municipalities of Sherpore, Kishoregunge, Bazitpore, and Jamalpore, in the Mymensingh district, shall be registered.

2. For the purpose of this Act the boundaries of the said municipalities shall be co-terminous with those of the municipalities themselves.

3. From and after the 15th February 1878, the whole Act IV (B C) of 1873 shall apply to the entire areas of the municipalities lying within the boundaries mentioned above.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th January 1878.—The Lieutenant-Governor is pleased to vest Baboo Parbat Charan Rai, Deputy Collector in charge of the Dearah Surveys and Settlement, with the powers of a Collector under Regulation VII of 1822, Regulation IX of 1825, and Act IX of 1847, in the districts of Dacca, Furreedpore, Tipperah, and Backergunge, for the purpose of surveying

and settling the Dearah lands in the aforesaid districts, and also under Section 4 of Act V (H.C.) of 1875 to appoint the said Baboo Parbati Charan Rai to be a Deputy Collector for the purpose of carrying out the survey under that Act of the Dearah lands in the above-mentioned districts, as ordered by the Lieutenant-Governor on the 20th of June 1876.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 19th January 1878.—Plans and an estimate, amounting to Rs. 36,564, for constructing a pucca brick godown on the Strand Bank lands for the accommodation of general goods having been submitted by the Port Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter No 3576 of the 28th December 1877, the Lieutenant-Governor has been pleased to sanction the execution of the work under the provisions of Section 35 of Act V (B.C.) of 1870.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 21st January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for enlarging the northern portion of the existing Municipal market in the town of Arrah, pergunnah Arrah, zillah Shahabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, three cottahs of standard measurement (embracing private buildings thereon), bounded on the north by a public lane leading from the public road to Milkitollah and the Municipal market, on the south and east by the Municipal market, and on the west by the Mahajantollah main road, is required within the aforesaid town of Arrah.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION

The 10th January 1878—Whereas it appears to the Lieutenant Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the site of the Nalphamarce sub-divisional head-quarters in the village of Mushruth Kukapara, pergunnah Kajrhat, zillah Rungpore, it is hereby declared that, for the above purpose, a piece of land measuring more or less 54 beeghas of standard measurement, bounded on the north by the khas patit land of Beeraj Mohun Choudhury and others, zemindars of the estate and by the jote of Jan Sardar; east by the said zemindars' khas patit land; on the south by Panoo Nany's jote and the zemindars' khas patit land; and on the west by the jote of Balai Prosad Bose, is likely to be required within the aforesaid village of Mushruth Kukapara.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication]

DECLARATION

The 15th January 1878—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the site of the Post Office at Kharakdiha, it is hereby declared that for the above purpose a plot of land measuring 8 cottahs more or less, and bounded on the north and east by the compound of the Munshi's Cutchery; on the south by the Khote of Anunt Chamar; and on the west by the Patsala compound and Nund Ram Sonar's Bhita, situated in town Kharakdiha thana Kharakdiha, pergunnah Kharakdiha, in the district of Hazaribagh, is required within the aforesaid town.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the present rifle range at Khagowli in the villages of Lukhai Bigna, Burdaspore, and Rampore, pergunnah Phoolwarree, district Patna, it is hereby declared that

for the above purpose a piece of land measuring more or less 3 beegahs 5 cottahs 5 dhorees of standard measurement, bounded on the north by Garha of Radha Kishun; on the east by the lands of Radha Kishun, Ram Nath Muhto, Bullo Muhto, Puryag Muhto, and Ram Lochun Lall, the dak bungalow compound, and the waste land belonging to a Mr. Syriot; on the south by the waste land aforesaid; and on the west by the lands of Puryag Muhto, Ram Nath Muhto, Ram Lochun Lall, Bhola Missir, and Radha Kishun, is required within the aforesaid villages.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt of Bengal.

JUDICIAL DEPARTMENT.

No. 612A.

The 14th January 1878.—The following gentlemen are appointed to be Honorary Magistrates for the Bench at the Sudder Station of Jessore, and are vested with the powers of a Magistrate of the third class :—

Baboo Moheah Chunder Banerjee, of Bogchur, Manager under the Court of Wards.

Baboo Sreenarrain Roy, of Chanchra, Zemindar.

The 15th January 1878.—Baboo Taruck Nath Mullick is appointed to be an Honorary Magistrate for the Boda and Debeegunge Benches in the district of Julpigoree, and is vested with the powers of a Magistrate of the first class.

The 16th January 1878.—The following gentlemen are appointed to be Honorary Magistrates for the Nychatty Bench, in the district of the 24-Pergunnahs, and are vested with the powers of a Magistrate of the third class :—

Baboo Gopal Chunder Banerjee.

Baboo Gopal Krishna Sein.

„ Jadub Chunder Gangooly.

„ Tarini Churn Sirkar.

The 23rd January 1878.—Baboo Jeebun Kristo Chatterjee, Moonsif of Nermal, Midnapore, is appointed to act as Subordinate Judge of Dinagepore and Rungpore during the absence, on leave, of Baboo Bhoobun Chunder Mookerjee, or until further orders.

Baboo Jeebun Kristo Chatterjee is vested, under Section 29 of the Bengal Civil Courts' Act VI of 1871, with the powers of a Small Cause Court Judge for the trial of suits cognizable by such Courts up to the amount of Rs. 50.

The 24th January 1878—The promotions of the following Moonsifs are sanctioned :—

From the 2nd to the 1st Grade of Moonsifs.

Baboo Aughore Nath Ghose, B.L., Moonsif of Gurbetta, in Midnapore, *vice* Baboo Chunder Coomar Mitter, Moonsif of Kureemgunge, in Sylhet, deceased.

Baboo Raj Chunder Sandyal, Moonsif of Tumlook, in Midnapore, *vice* Mothoora Nath Ghose, Second Moonsif of Comillah, removed.

From the 3rd to the 2nd Grade of Moonsifs.

Baboo Kristo Dhono Chowdry, Moonsif of Hathazaree, in Chittagong, *vice* Baboo Aughore Nath Ghose

Baboo Anantaram Ghose, B.L., Moonsif of Atia, in Mymensingh, *vice* Baboo Raj Chunder Sandyal.

Baboo Doorga Churn Sen, B.L., Officiating Moonsif of Burisal, in Backergunge, is appointed to be a Moonsif of the 3rd grade, *vice* Baboo Anantaram Ghose. Baboo Doorga Churn Sen is confirmed in his present acting appointment.

Baboo Aswini Coomar Guhoo, B.L., Officiating Moonsif of Kureemgunge, in Sylhet, is confirmed in that appointment.

Baboo Nil Madhub Samunto, Officiating Moonsif of Putneetollah, in Dinagepore, is confirmed in that appointment.

Baboo Sitikant Mullick is appointed to be Second Moonsif of Comillah, Tipperah, but to continue to act until further orders as Second Moonsif of Baraset, in the 24-Pergunnahs.

Baboo Benode Bchary Mitter, B.L., is appointed to act as Second Moonsif of Comillah, Tipperah, during the absence on duty, of Baboo Sitikant Mullick, or until further orders.

Baboo Nobin Chunder Ghosh, First Subordinate Judge of Mymensingh, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved of his duties.

Baboo Nuffer Chunder Bhatto, Officiating Second Subordinate Judge, and Judge, Small Cause Court, Burisal, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from such date as which he may avail himself of it after the first week of February 1878.

Baboo Troylokho Nath Mitter, Moonsif of Hongeng, in the district of Naddea, is appointed to act as Subordinate Judge of Mymensingh during the absence, on leave, of Baboo Nobin Chunder Ghosh, or until further orders.

Baboo Srigopal Chatterjee, B.L., is appointed to act as Moonsif of Bongong, in the district of Nuddea, during the absence, on deputation, of Baboo Troylokho Nath Mitter, or until further orders.

The 29th January 1878.—Baboo Chundy Churn Sen, Moonsif of Thakoorgong, in Dinagepore, on leave, is transferred to Julpigoree.

Baboo Joy Gopal Bose, Moonsif of Julpigoree, on leave, is transferred to Thakoorgong.

Baboo Jogendro Chunder Moulick, B.L., is appointed to officiate as a Moonsif of Bussirhaut, in the district of the 24-Pergunnas, during the absence, on leave, of Baboo Romesh Chunder Lahiri, or until further orders.

LEAVE OF ABSENCE TO MOONSIFS.—*The 28th January 1878.*—Baboo Gour Chunder Dass, Moonsif of Ishurgunge, in Mymensing, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 20th February 1878, or from such subsequent date on which he may avail himself of it.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 28th January 1878.—Under Section 4 of Act VII of 1871 (the Indian Emigration Act) the Lieutenant-Governor is pleased to approve the appointment of Mr. Caldwell to be Emigration Agent for the Colony of Natal at Calcutta.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th January 1878.—Under Section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling), the Lieutenant-Governor has been pleased to authorize the extension of the provisions of Section 2 of the Act to the following roads, lands, and villages in the district of Bankoora:—

The Mooroloo road from Mejhea to Mooroloo, and the lands and the villages within half a mile on each side, viz. Parbattypur, Lakhunbundi, Ghoosoora, Joresnah, Kastara, Shatdenli, Jentooltikoori, Taltakoori, Kristapur, Bramanshalá, Sáltorá, Jhauka, and Mooroloo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant licenses to the following gentlemen, authorizing them to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations entered in the fourth column of the table below opposite to their respective names:—

District.	Sub-division.	Registration Sub-district.	Thannahs included under Mahomedan Registrar's Jurisdiction.	Head-quarters.	Name of Registrar
Mymensingh...	Atia ...	Atia ...	Atia ...	Atia ...	Moulvie Gholam Najaf.
Ditto ...	Jamulpore ...	Jamulpore ...	Jamulpore and Dewan-gurze.	Jamulpore ...	Shah Khamatullah.
Ditto ...	Ditto ...	Sherpore ...	Sherpore ...	Sherpore ...	Moulvie Hamiduddin Ahmed.
Ditto ...	Kishoregunge	Kishoregunge	Kishoregunge and Nikli.	Kishoregunge...	Moulvie Syud Abdoorrazzack.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th January 1878.—It is hereby notified, under the provisions of Section 13 of Act V of 1861, that the villages of Deotula, Bhyjoorah, Karaitollah, Koochnichora, Talleshur, Sonbaria, Jaffurkhali, Amtolee and Bamna, in Perosepore sub-division in the district of Backergunge, being still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and the collection of rents, the Lieutenant-Governor has sanctioned, with effect from 6th December 1877, the employment, for a further period of three months, of a special police force consisting of one sub-inspector, three head-constables, and fifteen constables to be quartered at the said villages. The cost

of the force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means :—

	R.	A.	P.
1 Sub-Inspector, 4th grade, at Rs. 50	50	0	0
1 Head-constable, 1st „ at „ 25	25	0	0
1 Ditto 2nd „ at „ 20	20	0	0
1 Ditto 3rd „ at „ 15	15	0	0
5 Constables, 1st grade, at Rs. 9 each	45	0	0
5 Ditto 2nd „ at „ 8 „	40	0	0
5 Ditto 3rd „ at „ 7 „	35	0	0
Pensionary charges at 2 annas per rupee	28	12	0
Contingencies at 10 per cent.	23	0	0
1 Sub-Inspector's boat-hire at Rs. 20 per month	20	0	0
Total	301	12	0
Total cost for three months	905	4	0
Clothing allowance of 18 men at Rs. 1 each	18	0	0
3 Barracks and cook-shed at Rs. 25 each	75	0	0
Grand total for three months	998	4	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Mohamed Muazzumuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Juffergunge, in the district of Dacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication]

NOTIFICATION.

The 21st January 1878 —Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Mohamed Yakub Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Nawabgunge, in the district of Dacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Naimuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Serajgunge, in the district of Pubna.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication]

NOTIFICATION.

The 21st January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal has been pleased to vest Moulvie Abul Mansur, Moonsif of Bhotmari, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsif jurisdiction.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 42 of the Criminal Procedure Code, the Lieutenant-Governor is pleased to appoint the Officer in charge of the Sub-division of Nattore for the time being, to be a Special Magistrate of the First Class for the trial of offences punishable under the Railway Act XVIII of 1854 in the districts of Pubna, Rajshahye, and Bogra, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the districts of Pubna and Bogra.

The Officer in charge of the Nelphamaree Sub-division for the time being, is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854 in the districts of Dinagepore and Rungpore, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the district of Dinagepore.

The Lieutenant-Governor is also pleased to appoint, under Section 42 of the Criminal Procedure Code, the under-mentioned officers to be Special Magistrates of the First Class for the trial of offences punishable under Act XVIII of 1854 in the district of Julpigoree, and also for the trial of such offences, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State:—

1. Baboo Dwarka Nath Roy, Deputy Magistrate and Deputy Collector.
2. W. R. Ricketts, Esq., Officiating Deputy Magistrate and Deputy Collector.
3. Baboo Frankissen Roy, Officiating Deputy Magistrate and Deputy Collector.

The Deputy Commissioner of Julpigoree is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State.

HORACE A. COCKERELL,
Offg. Secy to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 8th January 1878.—In continuation of Government Notification of 21st May 1877 it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace and serious riots which occur between the rival factions of the zemindar of Syedpore and the talookdars and others, owners of the villages of Singkhali and Attorkhali, in the Perozepore sub-division, in the district of Backergunge, the Lieutenant-Governor has sanctioned the retention for a further period of three months, from 1st November 1877, of a special police force of 1 head constable and 10 constables to be quartered on the said villages. The cost of the force, noted below, will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

		Rs.	A.	P.
1 first grade head constable at Rs 25	...	25	0	0
2 " constables at Rs. 9 each	...	18	0	0
1 second grade " at " 8 "	...	32	0	0
4 third " " at " 7 "	...	28	0	0
Pensionary charges at 2 annas per rupee	...	12	14	0
Contingencies at 10 per cent	...	10	0	0
		125	14	0
	or for three months	377	10	0
Clothing allowance of one head constable and ten constables at Rs. 4 per annum	...	11	0	0
Total cost	...	388	10	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 31st December 1877.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Baboo Kartick Chunder Pal, Moonsif of Badarguaj, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsif jurisdiction.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 360 of the new Code of Civil Procedure (Act X of 1877) the Lieutenant-Governor has been pleased to vest the Courts of the Deputy Commissioners of Hazareebagh, Lohardugga, Singbhoom, and Manbhoom, in the Chota Nagpore Division, with the powers conferred on District Courts by Sections 344 to 359 (both inclusive) of that Act.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 9th January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of Act VI of 1871 (the Bengal Civil Courts' Act) the Lieutenant-Governor of Bengal has been pleased to vest Mr. Samuel Wright, the Subordinate Judge of Purneah, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such Courts, and arising within the local jurisdiction of the Sudder Moonsif of that district, up to the limit of Rs. 50. His Honor is also pleased to withdraw from the Sudder Moonsif the powers which he at present exercises for the trial of such suits under the Government Notification of the 19th July 1871.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 14th January 1878.—The following description of the boundaries of the Dorunda cantonment is hereby published for general information.

The Dorunda cantonment is bounded on the north by the Agrora Nuddee, on the south by the Hindoo Nuddee, and on the east and west by a series of pillars the bearings and intermediate distances of which are shown below:—

	Number of pillar	Backward bearing	Forward bearing	Intermediate distances of pillars	REMARKS
East	1		221° 0'		Bearing of Ranchi Hill lower taken from No. 1 Pillar is 321° 30'
	2	41° 0'	214° 30'	562	Bearing of Ranchi Church spire, 307° 35'
	3	74° 30'	210° 0'	511	
	4	36° 0'	193° 0'	607	Bearing of S.E. corner of B.rial ground No. 8, 274° 40'
	5	13° 0'	212° 0'	532½	
	6	72° 0'	21° 30'	696	Bearing from Pillar No. 8 to N.W. parapet pillar of Subulpure bridge, 34° 45'
	7	32° 30'		909-6	
West	8		344° 30'		Bearing from Ranchi Hill, 340° 30'
	9	164° 30'	342° 0'	361	Bearing from S.W. of Mess House, 40° 30'
	10	162° 0'	354° 30'	713-4	
	11	174° 30'	7° 30'	6-0	
	12	141° 30'	7° 30'	56½	
	13	157° 30'	9° 0'	513-12	
	14	140° 0'	16° 30'	331	
	15	180° 30'	10° 15'	60	
	16	180° 15'	352° 0'	405	
	17	172° 0'		626 0'	

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 12th January 1878.—Under Section 79 of Act III of 1877 (the Indian Registration Act) it is hereby notified for general information that, with the approval of the Governor-General in Council, the Lieutenant-Governor has been pleased to direct the substitution of the following scale of fees for that contained in Article A of the schedule of fees published under Section 77 of Act VIII of 1871:—

	Rs.	A.	P.
Where the value does not exceed Rs. 100	0 12 0
Ditto exceeds Rs. 100, but does not exceed Rs. 250	...	1	0 0
Ditto exceeds Rs. 250, but does not exceed Rs. 500	...	1	8 0
Ditto exceeds Rs. 500, but does not exceed Rs. 1,000	...	2	0 0
For every additional Rs. 1,000 or part thereof	...	1	0 0

The changes will take effect from the 1st February 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENTS.

The 26th January 1878.

No. 21.—Leave of Absence.—Baboo Hem Chunder Biswas, Sub-Engineer, Third Grade, attached to the Patna Division, is allowed leave, on medical certificate, for three months, under Civil Leave Code, Supplement F, Section 3, in extension of the five months' sick leave already granted* to him.

No. 22.—The following order, issued by the Government of India in the Public Works Department, is republished for information :—

No. 40 of the 22nd January 1878.—Mr. J. M. Broderick, Accountant, Second Grade, is transferred from Bengal to the Office of Accountant-General, Public Works Department, which he joined on the forenoon of 17th instant.

CIVIL BUILDINGS.

The 26th January 1878.

No. 23.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a Government distillery in the village of Lalbagh, in City Moorsshedabad, zillah Moorsshedabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 beegha of standard measurement, bounded on the north by a road to the River Bhagiruthee, on the east and south by the municipal cooly sheds, and on the west by the river, is required within the aforesaid village of Lalbagh.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

LOCAL COMMUNICATIONS.

The 28th January 1878.

No. 24.—Declaration under Section 6, Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the site of a dâk bungalow near the Rungpore Branch of the Northern Bengal State Railway, in the village of Asunkpore, pergunnah Coondy, thana Nishetgunge, zillah Rungpore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 4 beeghas of standard measurement, bounded on the south by Khetoo Mia's jote, let out to Ram Tonoo Das, on the north, east, and west by Khetoo Mia's jote, is required within the aforesaid village of Asunkpore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

J. E. T. NICOLLS, Major-Genl., R.E.,

Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATIONS—ESTABLISHMENT.

The 22nd January 1878.

No. 14.—Transfer.—Mr. R. A. Oldham, Executive Engineer, Third Grade (temporary rank), is transferred in the interests of the public service from the South-Western to the Sone Circle.

The 26th January 1878.

No. 15.—Leave.—Mr. H. Unwin, Executive Engineer, Second Grade, temporarily transferred to Madras for employment on Famine Relief Works, is granted leave on urgent private affairs for six weeks, under Chapter V, Section 21, of the Civil Leave Code, with effect from the date of re-transfer to Bengal.

The 28th January 1878.

No. 16.—Notification.—The following notification of the Government of India, Public Works Department, is republished for information :—

No. 37, dated the 23rd January 1878.—The Government of India has no further need of the services of Mr. F. Taylor, Executive Engineer, Fourth Grade, of the Bengal Public Works Establishment, Irrigation Branch.

No. 17.—Leave.—Baboo Ram Lall Cooar, Sub-Overseer, First Grade, Northern Drainage and Embankment Division, is granted two months' sick leave, with effect from the 13th November 1877 to 13th January 1878, both days inclusive, under Section 3, Supplement F, of the Civil Leave Code. Baboo Ram Lall Cooar, Sub-Overseer, First Grade, returned to duty and joined the Gunduk Division, to which he was transferred in the orders marginally noted, on the forenoon

No. 362, dated 19th November 1877
of the 14th January 1878.

Daily Register of Court Fees realised in the

Date.	Process Fees.		Other Fees.		Total.		REMARKS.
	Rs.	A.	Rs.	A.	Rs.	A.	

HIGH COURT—Original Side.**NOTIFICATIONS.***Calcutta, the 25th January 1878.*

The following Rules, passed by the High Court Judicature at Fort William in Bengal on its Original Side, are now published.

By order,
R. BELCHAMBERS,
Registrar.

It is ordered that the following Rules be read and passed as Rules of the High Court of Judicature at Fort William in Bengal in its Original Jurisdiction, to take effect from the 1st day of February 1878:—

1. When any property is ordered to be sold by public auction in execution of a decree or order of the High Court, on its Original Side, the ascertainment of the matters required by Section 287 of the Civil Procedure Code to be specified in the proclamation issuing under that Section shall be deemed to be a quasi-judicial act within the meaning of the 637th Section of the Code, and the same shall be done by the Registrar of the Court or such other Officer as shall be named in the order of sale, and the Registrar or such other Officer, as the case may be, shall for that purpose have power to summon any person whom he may think necessary, and examine him in respect of any such matter, and require him to produce any document in his possession or power relating thereto.
2. Every order for sale shall direct a proclamation to be made under the provisions of Section 287 of the Code of Civil Procedure.
3. Unless otherwise ordered by the Court or a Judge, every proclamation of an intended sale shall be settled and approved by the Registrar or such other Officer as may be named in the order for sale.
4. When immoveable property is under attachment in execution, the party at whose instance the same may be attached shall, before applying for an order for the sale of such property, cause search to be made in the Office of the Registrar of Deeds with the object of ascertaining whether such property is subject to any and what incumbrances.
5. Every application for an order for the sale of property in execution, whether moveable or immoveable, shall be supported by an affidavit stating all that is known to the party at whose instance the same has been attached

respecting the title to such property, and also, whenever the application is for the sale of immoveable property, stating the result of the search made with respect thereto pursuant to the last preceding Rule.

RICHARD GARTH.
 F. B. KEMP.
 LOUIS S. JACKSON.
 W. MARKBY.
 C. PONTIFEX.
 W. AINSLIE.
 E. G. BIRCH.
 G. G. MORRIS.
 SEWELL WHITE.
 R. C. MITTER.
 H. S. CUNNINGHAM.
 W. F. McDONELL.

It is ordered that the following Rules be read and passed as Rules of the High Court of Judicature at Fort William in Bengal in its Original Jurisdiction, to take effect from the 1st day of February 1878:—

1. Subsistence money payable into Court under Section 339 of Act 10 of 1877 shall be paid to the Sheriff of Calcutta.
2. Subsistence money paid to the Sheriff prior to the arrest of a judgment-debtor shall be accounted for to the judgment-creditor if the judgment-debtor shall not be arrested, or having been arrested, shall be released without being committed to jail.
3. When a judgment-debtor is committed to jail, if there shall remain any balance of the subsistence money paid prior to his arrest, such balance shall be deemed to be a payment in part of the first payment of the monthly allowance payable for his subsistence in jail.
4. All sums paid to the Sheriff for the subsistence of the judgment-debtor in jail shall be forthwith forwarded by him to the Superintendent of the Presidency Jail.
5. An account shall be kept by the Sheriff of all subsistence monies paid to him and such account may be inspected during office hours by any person having an interest.

RICHARD GARTH.
 F. B. KEMP.
 LOUIS S. JACKSON.
 W. MARKBY.
 C. PONTIFEX.
 W. AINSLIE.
 E. G. BIRCH.
 G. G. MORRIS.
 SEWELL WHITE.
 R. C. MITTER.
 H. S. CUNNINGHAM.
 W. F. McDONELL.

Sheriff's Office, the 30th January 1878.

Notice is hereby given that the Second Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory at Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of February next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

W. J. CURTIS, Sheriff.

সদ্রিক আফিস, সন ১৮৭৮ সাল ২০শে জানুয়ারি।

সকলকে সম্বাদিত যেহেতু বাইভেছে যে দুইবাবাদার কোর্ট উইলিয়ম দুইবাবাদার অধীন নহর কলিকাতার ও অন্যান্য স্থানের কৌজদারী বিচার নিষ্পত্তা জন্য আগামি সন ১৮৭৮ সালের ২৫শে ফেব্রুয়ারি সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যায়ে সেশিয়ানের কার্য শেষ না হয় এতিমিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৮ সালের দ্বিতীয় ক্রিমিনেল সেশিয়ান বলিবেক এবং একতরফা প্রচার করা বাইভেছে যে, যে সকল ব্যক্তি কোম করদীর বিরুদ্ধে কৌজদারী নিষ্পন্ন করিবেক তাহারা উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া দোকদদা করে ইতি।

W. J. CURTIS, Sheriff.

TREASURY NOTICES.

DEPUTY COLLECTOR BABOO MOHESH CHUNDER SEIN has been placed in charge of the Gya Treasury, and has been authorized to draw bills on other treasuries.

D. G. BANERJEE, *Personal Asst. to Commr., for Commissioner.*

PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 22nd January 1878.

UNCOVENANTED DEPUTY COLLECTOR BABOO GOVIND CHUNDER BONE has been placed in charge of the 24-Pergunnahs treasury from the 18th instant, and authorized to draw bills on other treasuries.

R. L. MANGLES, *Commissioner.*

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 21st January 1878.

DEPUTY COLLECTOR BABOO NOBIN CHUNDER MITTER has been placed in charge of the Surun treasury, and is authorized to draw bills on other treasuries.

D. G. BANERJEE, *Personal Asst. to Commr., for Commr.*

PATNA COMM. 'S OFFICE, BANKIPORE, the 8th January 1878.

UNCOVENANTED DEPUTY COLLECTOR BABOO ROMESH CHUNDER MOOKERJEE has been placed in charge of the Nudda treasury, and authorized to draw bills on other treasuries.

R. L. MANGLES, *Offg. Commr.*

COMM. 'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 8th January 1878.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 1611B.

Notice is hereby given that the Second Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Monday, the 4th February 1878, at 11 A.M., and will comprise 4500 chests, viz.—

				Chests.
Behar	Opium	2,500
Benares	"	2,000
Total				4,500

3. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 10th February 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes from by purchasers in the Sale-Room will be received after 4 P.M. of Saturday, the 9th February 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th February 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

DATE.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 4th March 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd April 1878 ...	2,500	2,000	4,500
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ..	25,000	20,000	45,000

By order of the Board of Revenue, L. P.

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th December 1877.

No. 148B.

NOTICE is hereby given that the Third Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 4th March 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

	Chests.
Behar Opium	2,500
Benares „	2,000
Total	4,500

3. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th March 1878 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 9th March 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th March 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

DATE.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 3rd April 1878 ...	2,500	2,000	4,500
On or about Thursday, 2nd May „ ...	2,500	2,000	4,500
On or about Monday, 3rd June „ ...	2,500	2,000	4,500
On or about Wednesday, 3rd July „ ...	2,500	2,000	4,500
On or about Monday, 5th August „ ...	2,500	2,000	4,500
On or about Monday, 2nd September „ ...	2,500	2,000	4,500
On or about Wednesday, 25th „ „ ...	2,500	2,000	4,500
On or about Tuesday, 5th November „ ...	2,500	2,000	4,500
On or about Monday, 2nd December „ ...	2,500	2,000	4,500
Total ...	22,500	18,000	40,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 30th January 1878.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on 15th January 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	13,27,257	2,76,149	7,89,132	23,92,538
French Kurkutch	13,688	13,688
Italian Punga	34,390	34,390
Ditto Kurkutch	46,532	46,532
Bombay ditto	44,960	89,838	84,798
Madras ditto	40,928	40,928
Coconada ditto	3,183	3,183
Arabian and Persian Gulfs Kur- kutch and Muscat Rock	2,62,943	10,900	31,758	3,05,601
Cadiz Kurkutch	23,376	23,376
Aden ditto	2,406	2,406
Ceylon ditto	29,438	29,438
Egyptian ditto	66,789	1,08,969	1,75,758
Total	18,95,890	3,96,018	8,60,728	31,52,636

By order of the Board of Revenue, L. P.,

J. D. MACLEAN, *Collector of Customs.*

CALCUTTA CUSTOM HOUSE, the 22nd January 1878.



The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following order, issued by the Government of India in the Legislative Department, is republished for general information :—

NOTIFICATIONS.

Fort William, the 24th January 1878.

No. 3.—The Governor General in Council has been pleased to issue the following amended Rules for the preparation and publication of the Indian Law Reports :—

- I.—A staff of Reporters shall be maintained for such Courts of Law as the Government of India from time to time direct, consisting of one Reporter for each Court and as many Assistant Reporters as the business is found to require.
- II.—The Law Reports shall be published under the authority of the Government of India in the Legislative Department.
- III.—Each Reporter shall have the general supervision and control of his assistants, and shall distribute their work among them.
- IV.—Each Reporter is, from the materials collected by himself and his assistants, to select all the cases he thinks it useful to report, to reduce them into the shape of reports, to prefix a head-note to each report, to have them printed, and to transmit the proof to the Legislative Department.
- V.—No case shall be reported if the Judge or Judges who decided it desire that it should not be reported.
- VI.—If the Court desires that the Reporter shall consult it, or any committee appointed by it, on any case or matter, it shall be his duty to do so.
- VII.—The Government of India in the Legislative Department will authorize the publication of such cases as are finally determined on.
- VIII.—If the Court or the Chief Justice desires that any case decided by the Court or any division or Judge thereof shall be reported, and signifies such desire to the Reporter, such case shall be reported and published.
- IX.—Arrangements shall be made for the separate local publication of reports relating to local laws when such local publication may be deemed advisable.
- X.—In framing reports regard shall be had to the following general rules and principles :—
 - (a). Every report ought to contain a statement of all facts necessary for a due understanding of the decision.
 - (b). Reports ought not to state any facts which are clearly unnecessary for a due understanding of the decision.
 - (c). In judging whether to insert or to omit a statement of facts, it is better to err on the side of overstatement than of understatement.
 - (d). It is not meant that the Reporter must state the facts over again if there is a clear, full and consecutive statement of them in the judgment.

- (e). As a general rule, cases for which a full statement of facts cannot be obtained are not to be reported.
- (f). As a general rule, every report ought to contain a statement of the arguments of counsel, sufficient to show what points were pressed upon the Court.
- (g). The Reporter should note any material bearing which the decision may have on other decisions or on any principle of law, and which is not otherwise apparent on the face of the report.
- (h). Every report ought to contain a full copy or account of the judgment delivered by the Court and by each Judge thereof, or of so much of the judgment as bears on the point for which the case is reported.
- (i). As a general rule, cases turning upon evidence or inferences of fact, cases relating to the construction of private documents, and, generally, cases which do not illustrate some principle of law or some important bearing of an enactment in a way not covered by previous decisions, ought not to be reported.
- (j). In selecting cases for report, the Reporters are to be guided by the weight and importance of the decision, and the existence of materials for a satisfactory report, and are not to abstain from reporting a case merely because they may think the decision to be erroneous, or to be in conflict with other decisions.

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 25th January 1878.

No. 95.—Mr. D. J. A. Campbell, of Her Majesty's Bengal Civil Service, reported to the Government of Bengal his arrival at Calcutta on the 24th November last.

No. 97.—Mr. J. Pitt-Kennedy resumed charge of the Office of Standing Counsel for the Presidency of Fort William in Bengal, from Mr. J. D. Bell on the forenoon of the 16th instant.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 23rd January 1878.

No. 2 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

BAY OF BENGAL, COAST OF BURMA.

Position of Krishna Shoal Light Vessel.

With reference to notice to Mariners No. 21 of 1877, notice is hereby given that the *Star* light-vessel which was reported by the Marine Authorities in Rangoon to be placed four miles eastward of the position of the recently destroyed Krishna light-house, is reported to be from three to five miles in error on the Charts and Notices lately issued.

This LIGHT-VESSEL, according to reliable information just received in this Department, appears to be anchored in about 9 fathoms and at least 8 miles on an E. N. E. bearing from the site of the old light-house.

CAUTION.—Navigators are therefore warned to be careful when rounding the Krishna Shoal.

[*The bearings are magnetic : variation 2° 45' Easterly in 1878.*]

MARINE SURVEY DEPARTMENT; }

CALCUTTA,
21st January 1878.

A. DUNDAS TAYLOR, *Comdr., (late I. N.).*
Superintendent, Marine Survey of India.

By order,

G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This Notice affects the following Admiralty Charts :—Gulf of Martaban No. 823 ; Bay of Bengal, No. 706 ; Indian Ocean, No. 7486 ; also Admiralty Light list, Indian, &c., page 16, No. 96 : Marine Survey Department Light list, No. 87 ; and Taylor's Sailing Directory, vol. I., page 498.

If this Notice is received on boardship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

CUSTOMS.

The 25th January 1878.

No. 15.—In exercise of the powers conferred by Section 6 of the Indian Tariff Act, 1875, the Governor General in Council directs that the words "and Sind" in Clause 1 and the whole of Clause 2 of Notification of the Government of India in the Financial Department, No. 2346 (Separate Revenue, Customs), dated the 5th August 1875, shall from this date be cancelled.

The following order, issued by the Government of India in the Financial Department, is republished for general information :—

Fort William, the 25th January 1878.

No. 525.—The Governor-General in Council directs the publication of the following addenda and corrigenda to the Codes of the Financial Department :—

CIVIL PENSION CODE.

SECTION 21 (PAGE 8).

Insert the following as Rule 2 under this section :—

2. When an officer of the Marine Service, after abolition of appointment, is retained on subsistence allowance, or subsequently employed in an acting appointment, he is permitted to count such periods as service qualifying for pension or gratuity.

SECTION 24, RULE 1 (PAGE 11).

For "Mamlatdars and Karkuns" substitute "Mamlatdars, Karkuns, and schoolmasters."

SECTION 52 (B), RULE 2 (PAGE 27).

Substitute the following for the form of certificate :—

"I do hereby certify that I have examined A. B., a candidate for employment in the _____ Department, and cannot discover that he has any disease, constitutional affection or bodily infirmity except _____. I do not consider this a disqualification for employment in the office of _____. His age is, according to his own statement, _____ years, and by appearance about _____ years."

Insert the following note under the Rule :—

[NOTE.—In the case of transfer of an officer from one office to another, the duties of which are different in character from those of his former office, a Commissioned Medical Officer or a Medical Officer in charge of a Civil Station should be required to report whether the defect, if one exists, will materially interfere with the discharge of the duties of the new office by the officer in question.]

CIVIL LEAVE CODE.

SECTION 7 (PAGE 119).

Insert the following as Rule 2 under this section :—

2. When an officer of the Marine Service, after abolition of appointment, is retained on subsistence allowance, or subsequently employed in an acting appointment, he is permitted to count such periods as service qualifying for leave.

SUPPLEMENT F.

SECTION 1 (A) (PAGE 209.)

Insert the following as a footnote to the word "substantive."

"But see Rule 2 under section 7 of the Code."

Insert the following at the end of Rule 6 on Page 210 :—

"(But see Rule 2 under section 7 of the Code)."

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

Fort William, the 25th January 1878.

No. 72.—LONDON GAZETTE—

The following extracts are published for general information :—

London Gazette, dated the 7th December 1877, page 7073.

INDIA OFFICE,

6th December 1877.

Her Majesty has been pleased to approve of the following promotions, alterations of rank, &c., among the officers of the Staff Corps and Indian Military Services made by the Governments in India :—

SUBSTANTIVE PROMOTIONS.

BENGAL STAFF CORPS.

To be Majors.

* * * * *

Captain Richard Percival Davis. Dated 22nd August 1877.

* * * * *

Captain Ninian Lewis. Dated 20th September 1877.

No. 74.—The services of Surgeon-Major J. Jones, M.D., Civil Dacca, Officiating Superintendent, Eye Infirmary, Calcutta, are placed temporarily at the disposal of the Home Department.

APPOINTMENTS AND PROMOTIONS.

MEDICAL DEPARTMENT.

No. 80.—The temporary rank of Surgeon-General is conferred upon Deputy Surgeon-General James Irving, M.D., for such time as he may be employed under the Government of Bengal, the rank to be local within the limits of the province.

No. 81.—Surgeon C. W. Owen to officiate temporarily as Superintendent of the Eye Infirmary, Calcutta, *vice* Surgeon-Major J. Jones, M.D., transferred to another appointment, and during the absence on furlough of Surgeon-Major H. Cayley, or until further orders.

No. 90.—The following extract from List No. 24, dated the 28th December 1877, received from the India Office, is published for general information:—

Permitted to return.

* * * * *

Surgeon-Major B. Bird.

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No. 92.—REPORTS OF DEPARTURE—

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The departure in G. G. O's. Nos. 789
and 848 of 1877 is cancelled.

Captain W. J. W. Muir, Bengal Staff Corps, G. G. O.
No. 605 of 1877.—*Deccan*, 28th June 1877, from Calcutta.

* * * * *

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, JANUARY 30, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Collector's Cutcherry at Alipore at 12 o'clock on Thursday, the 28th February 1878, corresponding with 17th Falgoun 1284 B.S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Lot Number	Mouzah and pergunnah.	Area in Beegahs more or less.	Boundaries.
1	Rambhudderbahoe in Pergunnah Calcutta.	B. c. 1 6	North by road; south and west by Pitsamber Ghose's land; east by land purchased by Kertes Chunder Mitter.

W. M. SOUTTAR, *Offg. Collector.*

NOTICE is hereby given under section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Number jumma.	Arrears for which estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
238	Jahangir, pergunnah Dhamanuggur.	Khetra Nath Roy, Achutanund Das, Soanun Panda, Doyandhu Dakhiray, Harokrishna Das, Amir-un-Nisa Bibi, Atulbehari De, Siddi Nath Pati, Fakir Sahu himself, brother and guardian of Kirtina Sahu and Arinbas Sahu minor, Subal Sahu, Man Sahu, himself and grandfather, and guardian, Prasanna Sahu minor, Behari Sahu, Gopaldeo Das, Pralhad Mahanti, Birabandhu Das, Itadibandhu Das father and guardian of Kesavanund Das minor, Kripasindhu Mahanti, Moolan Mohamed Musurhal Hah.	2,234 0 8	140 10 6	Only 7a 3g 5h, 1kt 11a 4g, 2k share will be sold, the rest having been separated under Act XI of 1859.
913	Killa Raghunathpore, pergunnah Koora.	Gobha De, Bultahura Prasad Das, Boiraganja Mohapatra, Lakhi Kanth Das Mohapatra, and Farusi Bakso.	1,028 8 10	1 1 2	
737	Patrojat Bagbrindaban, pergunnah Khejuri.	Xudkeshore Das Bidyadhar, Brindaban Chunder Mandal and Brindaban Behari De	751 11 1	6 4 0½	
924	Moharapur, pergunnah Banchas	Madan Mohun Das, Anoopram (Mahanti), and Paddokchun Mandal.	14,209 9 7	1 12 6½	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, *Contd. Depy. Collector in charge*

10	20-3	ditto	ditto	27	North	1 15 2	0 3 13	1,756 0 0	Commences on 4,770 feet of mile 27, and terminates at 5,100 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By public road. West—By subsidiary land and class B land.
11	20-3	ditto	ditto	27 & 28	North	0 1 0	0 0 3	123 0 0	Commences on 5,230 feet of mile 27, and terminates at 5,200 feet of mile 28, as per plan.	North—By subsidiary land. South—By class B land. East—By ditto. West—By ditto.
12	27	ditto	ditto	27	South	1 10 9	0 2 1	1,525 0 0	Commences on 4,770 feet of mile 27, and terminates at 4,250 feet of same, as per plan.	North—By class A land. South—By subsidiary land of Bay Doo- poot Sing Bahadur. East—By public road. West—By class B land.
13	27-1	ditto	ditto	27 & 28	ditto	0 8 16	0 0 34	731 0 0	Commences on 5,210 feet of mile 27, and terminates at 5,100 feet of same, as per plan.	North—By class B land. South—By subsidiary land. East—By class B land. West—By public road.
14	28	ditto	ditto	28	North	2 17 6	0 3 31	3,727 0 0	Commences on 133 feet of mile 28, and terminates at 600 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By public road. West—By class B land.
15	28-1	ditto	ditto	28	North	0 6 13	0 0 16	671 0 0	Commences on 697 feet of mile 28, and terminates at 700 feet of same, as per plan.	North—By land of Mohai Bay Bahadur. South—By class D land. East—By public road. West—By ditto.
16	28-1	ditto	ditto	28	North	0 16 0	0 1 2	1,000 0 0	Commences on 707 feet of mile 28, and terminates at 1,110 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By class B land. West—By public road.
17	28	ditto	ditto	28	North	0 8 9	0 0 19	366 0 0	Commences on 1,110 feet of mile 28, and terminates at 1,225 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By public road. West—By class B land.
18	31	ditto	ditto	30	North	0 1 3	0 0 3	112 0 0	Commences on 1,234 feet of mile 28, and terminates at 1,308 feet of same, as per plan.	North—By land of Baboo Buddon Sing. South—By class D land. East—By class B land. West—By public road.
19	31-1	ditto	ditto	28	ditto	0 2 9	0 0 7	254 0 0	Commences on 1,046 feet of mile 28, and terminates at 1,361 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By public road. West—By class B land.
20	31-2	ditto	ditto	23	ditto	0 1 1	0 0 3	166 0 0	Commences on 1,331 feet of mile 28, and terminates at 1,273 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By ditto. West—By ditto.
21	31-3	ditto	ditto	28	ditto	0 1 9	0 0 4	156 0 0	Commences on 1,273 feet of mile 28, and terminates at 1,400 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By ditto. West—By ditto.
22	31-4	ditto	ditto	23	ditto	0 0 16	0 0 3	57 0 0	Commences on 1,400 feet of mile 28, and terminates at 1,457 feet of same, as per plan.	North—By subsidiary land. South—By class D land. East—By public road. West—By class B land.
23	32	ditto	ditto	24	ditto	0 3 0	0 0 7	254 0 0	Commences on 1,457 feet of mile 28, and terminates at 1,611 feet of same, as per plan.	North—By land of Bay Doo- poot Sing Bahadur. South—By class D land. East—By class B land. West—By public road.
24	32-1	ditto	ditto	23	ditto	0 4 3	0 0 73	409 0 0	Commences on 1,611 feet of mile 28, and terminates at 1,611 feet of same, as per plan.	North—By land of Bay Doo- poot Sing Bahadur. South—By class D land. East—By river Umson. West—By class B land.
Total								14,000 14 0		

W. HENRIKSEN, Railway Deputy Collector.

CALCUTTA RAILWAY DEPUTY COLLECTOR'S OFFICE, the 3rd January 1878.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Trábirám; sudder jumma Rs. 694-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhmat Ali and others; sudder jumma of the entire estate Rs. 1,606-0-0. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamutullah, Nasu, Sherokhan, Dewán Ali, Nooralla, Fattah Ali, Shumshere Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balaram Sirkar Babait Taraf Sonaulah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,063-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bisheswari Babait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Son, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gupta, Pitamber, Sarat Chandra, Jagat Chandra, Juroman Bhattachariya, Balaram Bhattachariya, Syama Shondary, Ashkar Ali, Ram Gati Chakraborty, Krishna Chandra Gupta, Pitamber, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Shekh Abdulla Khan; sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 806.—Taraf Dullabram Fatehabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 819. The entire estate will be sold.

For Arrears of Revenue.

No. 1238.—Taraf Inas Aisp; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-0; No. 2, Mahammad Sami; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 6, Yassin Khan, Amir Ali; sudder jumma Rs. 142-6-0; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,266-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1209.—Taraf Jasanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ratnkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others, sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narsin, and Sib Lochan, bearing sudder jumma Rs. 636-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K Fernandez; recorded proprietors J. D. Barroa, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mahammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Shekh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1751.—Taraf Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 988-6-5. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 54-13-3, and Ram Hari Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Taraf Mohammad Manuher; recorded proprietors Alfa Bibi, Ahamedulla, Chand Bibi, Ethar Ali Chaudhuri; sudder jumma Rs. 668-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2099.—Kismat Muraridhar Kanungoe, Nilkamal Sen, Babait Taraf Gouri Sankar Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chundra Gupta, Pitambar, Sarat Chandra, Anandamayee, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kismat Nasiruddin, Ahammad Babait, Taraf Hossain Wali; recorded proprietor Nasiruddin Ahammad; sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Taraf Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Bari, Abdul Jahl minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 362-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Taraf Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulesvar Pal, and Bakresvar Pal; sudder jumma Rs. 601-3-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Taraf Brajakishor; recorded proprietors Abul Khaer Mohammad Mahabambilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 14, of Baisnab Charan Datta, Fateh Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mahammad Ali Chaprasi, Nur Bibi, Waris, Rahoman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Sheikh Mahammad Beirullah, Amir Ali, Nur Mahammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Sarat Chandra Waddadar, on part of Ramesh Chandra Biswas minor, and Srimati Nashiban Bibi, bearing sudder jumma of Rs. 186-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Taraf Jugal Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-14-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2539.—Taraf Raghab Jagadis; recorded proprietors Braja Mohan, Rhola Nath, Chandi Charan, Dinamahi, Ishan Chandra, Mahadeva, Nandaram, Raghubathi, Ram Jiban, Ram Narayan, Rajaram, Shambhuram, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2512.—Taraf Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Taraf Ram Mohan Sen; recorded proprietors Biswanbar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Taraf Raj Ballabh Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 608-9-9. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Taraf Rambadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-0; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Aradhan Baruk, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishor Kanungoe; recorded proprietors Abul Hossan Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-9; No. 4, of Narainha Sarma sudder jumma Rs. 6-6-8; and No. 6, of Ali Hossan, Baksa Ali, Baishnah Charan Chaudhuri, Gour Kishor, Gouri Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Paran Das Chaudhuri, Premnarayan, Ram Jaya Baidya, Ram Das Marina, Ram Dhan, Ram Chandra Biswas, Radharam, Rubi Das Pal, Shamsbere Ali, Sati Chandra, Srimati Pran Kishori, Rukmini, Kailas Chandra Sen, Sheikh Dhanu Sadagar, Diganibar, Bangu Badan Biswas, Pran Hari Lalla, Karim Bekah, and Baisnab Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossan and others; sudder jumma of the entire estate Rs. 613-4-10. Share No. 4, of Ali Hossan, Baksha Ali, Briudaban, Bhairab Chandra, Kali Kinkar, Kalikinkar, Lalita, Mahes Chandra Sen, Mrityumjaya, Navakishor Dastidar, Niyamat Ali, Ram Lochan, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamsbere Ali, Udayanath De, Ram Kinnu De, Kanta Prasad Hazari, Shubul Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan, Imam-arif; recorded proprietors Srimati Pran Kishori, Srimati Kasisvari, Srimati Pran Kishori; sudder jumma Rs. 540-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Taraf Shachi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Sheikh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 184-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2938.—Tara! Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 826-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-8; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6; No. 11 of Golam Ali, sudder jumma Rs. 33-7-6; No. 28 of Krishna Mohan Guha, sudder jumma Rs. 11-7-6; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Krishna Das Mozumadar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Tara! Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Muraridhur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-5, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tara! Shih Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayi, Ram Kumar Rai, Kishori Mohun Rai, Tarini, Pratab Chandra Rai, and Nityananda Rai; sudder jumma Rs. 2,942-8-0. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3935.—Tara! Radha Madhab; recorded proprietors Balak Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4. Share No. 1 of Prankishori, bearing sudder jumma Rs. 441-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 99-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-6, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed.*

No. 13407.—Taluk Gauri Sankar, Baidyannath Kanungoe; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-1 10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachara.*

No. 20175.—Taluk Mahammad Kalu, Kumar Ali; recorded proprietor Shekh Makhul Ali; sudder jumma Rs. 518-6-6. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obeddulla Shekh, Shekh Badiazzama, Srimati Dhan Bibi, Assalat Khan; recorded proprietors Fazal Ahmmed, minor, and others; sudder jumma of the entire estate Rs. 963-11-3. Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunnee Lal Nurannissa, Amrannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chakaria, Mouza Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Babait Tara! Jugal Kishor; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,013-10-5. The entire estate will be sold.

(1. M. CURRIE, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Pubna will be put up to public and unreserved sale at the Collector's office of that district on 4th February 1878, corresponding with the 23rd Magh 1284 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 28th September 1877.

Number of towjl.	Name of mehal.	Names of maliks.	Sudder jumma.	Balance.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1. 80	Kismat Shafallah Dhoakolah, &c., pergunnah Sindoree.	Prosono Coomar Roy, Shosi Kumar Roy, Binola Devya, mother and guardian of Hun Narain and Jogendro Narain Roy, minor, Chunder Kant Bhattacharjee, Dayamoyee Devya, Rankant Jogendromoyee Devya, wife of Kragto Nath Rai, Siva Sundoree Devya, wife of Goluck Nath Roy, Komul Moni Devya, Kheina Tripura Devya, Kristodhun Mojumdar, Kashi Mohun Roy, Narany Devya, Govind Chunder, Mohes Chunder Roy, Kristodhun Mojumdar, Ram Prosad Roy, Sheddishuree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radhu Mohun alias Ram Coomar Roy, Byddo Nath Roy, Hurmoul Devya, mother of Ridoi Nath Roy, and Bullohi Kant Bhattacharjee, guardian of Tarinee Kant Bhattacharjee, and Huri Prosad Roy.	940 7 0	19 3 0	This mehal is under batwarah, and that the shares of Ram Prosad Roy, Sheddishuree Devya, Rajkristo Roy, Kristo Mohun Roy, Gungadhar Roy Biswas, Radhu Mohun alias Ram Coomar Roy, Byddo Nath Roy, Hurmoul Devya, mother of Ridoi Nath Roy, and Bullohi Kant Bhattacharjee, guardian of Tarinee Kant Bhattacharjee, and Huri Prosad Roy, being in arrears, should only be put up to sale. The shares of other maliks are to be exempted from sale, as the revenue due on them has been paid in full.
2. 132	The newly created char forming accretion to mouzah Bhawanipur, appertaining to kismat Tantibund, in pergunnah Bamochup.	Annola Gobind Chowdhuri, Nitya Kalli Devya, Sree Gobind Chowdhuri, Bejoy Gobind and Obhay Gobind Chowdhuri.	729 10 0 Road fund, 7 7 0	150 0 0 Road fund, 7 3 0	Entire mehal will be sold.
3. 305	Kismat chuck Govindore, pergunnah Katar mehal.	Roma Sundoree Devya and Gobind Chunder Lahuree.	1,300 0 0 Police, 14 15 0	32 0 0	Disso ditto ditto.

NOTICE is hereby given, under Section 8, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on Thursday, the 31st day of January 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 28th September 1877.

No. on the towji	Class.	Name of mahal and pargunnah	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
1 1914	First class	Tuppeh Haveli Sehmabad, hissa 4 annas.	Ishwar Chunder Roy, Jagat Mohini Parmanon, Barmoudari, Mukundul, Harimohini Jagat Tara Krishnananda Bhattacharyya, Sibnath Sen, Gora Prasad Shaha, Bherub Chunder Chowdry, Gour Mohun Das, Ram Dhan Roy, Raj Kumar Roy, Chunder Kumar Roy, Ram Dyal Roy, Shurja Kumar Roy, Ram Charan Roy, Ram Doral Sen, and Prasanna Kumar Roy	1,629 2 8½	27 4 10½	Of the entire estate 4 annas share bearing a sudder jumma of Rs. 496-7-6½, with respect to which separate accounts were opened under Act XI of 1859 on behalf of various Prasad, Kala Chandra, Komoladar, Ram Khidoy Sen, Prasanna Kumar Roy, and Shambhu Chunder Chakrabarti, and Ram Khidoy Sen, will be excluded from the sale. The remaining 8½ annas 15½ the 3 kranties, being the joint share of Ishwar Chunder Chakrabarti and others, and paying a revenue of Rs. 1,600-3-6½, will be sold for arrears of revenue amounting to Rs. 27 4 10½
2 1918	ditto	Tuppeh Haveli taluq Ram Dabson	Bharwan Chunder Bhatta charjee, Gaura Das Mukha padya G. Lakot Chunder Sen, Ram Deb Sen, Maheshwar Bajani Nath Sen, Kali Kumar Das, Jwant Chunder Sen, Durga Churan Sen, Ram Kaml Sen and Radha Nath Bahaspoti	1,097 10 9½	72 3 8½	In this mahal separate accounts have been opened under Act XI of 1859 for share 3 annas 9½ gundas 17 the bearing a sudder jumma of Rs. 396-7-6½, on behalf of Radha Nath Bahaspoti, Ram Kaml Sen, Bhagwan Chunder Bhatta charjee and Durga Churan Sen. The remaining 1½ annas 15 annas 1½ gundas 3 kranties 3 the of 14, lakot Chunder Bhatta charjee and others paying a sudder jumma of Rs. 1,041-3-3 will be put up to sale for arrears of Government revenue Rs. 72-3-8½
3 1997	ditto	Pargunnah Khanja Bahaduragar permanently settled taluq F. telu Mahmud	Achhadil Hiti, Amina Bibi, Narayana Khatun and Mir Abdul Jabbar	748 9 9	109 3 10½	The entire estate will be sold for arrears of Government revenue only
4 3253	ditto	Pargunnah Ratandi Kalapur hissa 3 annas	Anandamoy Chowdhurani	915 11 5	36 4 6½	Ditto ditto ditto
5 3443	ditto	Pargunnah Raimabad, hissa 13 gundas	Raj Kumar Roy	941 1 14½	406 15 7	Ditto ditto ditto
6 4832	ditto	Pargunnah Ratandi Kalapur Ghat taluq Abdul Durr in the town of Hari Prasad Roy	G. J. Chunder Chakrabarti and others, hissa 11 annas 5 kranties 1½ the Chakrabarti, Chakrabarti, and Jagdishwar Dab, hissa 5 annas	1,738 14 8	23 0 0	Of the entire estate 11 annas share bearing a sudder jumma of Rs. 1,100-8-1 belonging to the proprietors G. J. Chunder Chakrabarti and others will be sold for arrears of Government revenue and of the remaining 5 annas share of minor Nakeri Lal Chakrabarti and Jagdishwar Dab, which has been separated under Act XI of 1859, annas belonging to the latter will be put up to sale for arrears of Government revenue, Rs. 7-12-0, the latter 5 annas of the former, for which Government revenue has been paid will be exempted from the sale
7 4760	ditto	Pargunnah Bozerga moulur J. ar 1 hissa, hissa 12 annas	Jago M hun Guba hissa 12 annas Jagobundhu Nag hissa 4 annas	949 1 0½	5 0 1½	Of the entire estate 4 annas share bearing a sudder jumma of Rs. 1,100-8-1 belonging to the proprietor Jagobundhu Nag for which separate accounts were opened under Act XI of 1859 will be excluded from the sale the remaining 12 annas share bearing a sudder jumma of Rs. 71-12-9, and belonging to the proprietor Jago Mohun Guba will be sold for arrears of Government revenue Rs. 5-0-1½
8 5194	ditto	Chur Kakra including Ratapura	Shah Abdulloh Min and Rho bani Sankar Mitter, hissa 9 annas	Revenue, 4,421 4 0 Road fund, 46 7 0 4,467 11 8	Arrears for 1877-78, 4,421 4 0 Arrears for 1878-79, 31 4 5 ½ 4,452 5 ½ Road fund, 46 7 0 4,499 12 5	Of the entire estate 9 annas, being the joint share of Shah Abdulloh Min and Rho bani Sankar Mitter, will be sold for arrears of Government revenue and road cess respectively being Rs. 4,427-10-8. Of the remaining 7 annas which have been separated under Act XI of 1859, 3½ annas share of Abdul Mohan Chowdry for which Government revenue has been paid, will not be sold. The other 3½ annas as specified below, will be put up to sale for arrears of Government revenue, &c. — Moulvi Amiruddin Abdulah Kam ree nissa Bibi Shohjan Bibi Nurjan Bibi Bokojan Bibi
		Moulvi Amiraddi hissa 1 anna		Revenue, 401 4 0 Road fund, 4 13 0 405 5 0	Arrears for 1877-78, 125 4 0 Arrears for 1878-79, 77 13 0 202 5 0 Road fund, 2 0 0 204 5 0	
		Moulvi Abdollah, hissa ½ anna		Revenue, 246 10 0 Road fund, 2 7 0 248 7 0	Arrears for 1877-78, 61 4 0 Arrears for 1878-79, 23 14 6 84 5 6 Road fund, 1 0 0 85 5 6	Total 34 annas

No. on the town.	Class.	Name of mahal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
9. 3800	First class	Pergunnah Gopalpur Mirzah Nagar, mouzah Shibpur.	Komorennessa Bibi, hissa 4 annas.	Rs. A. P. Revenue, 245 10 0 Road fund, 3 7 6 249 1 6	Rs. A. P. Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Shobjan Bibi, hissa 4 annas	Revenue, 245 10 0 Road fund, 3 7 6 249 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Nurjan Bibi, hissa 4 annas	Revenue, 245 10 0 Road fund, 3 7 6 249 1 6	Arrears for 1877-78 61 4 0 Arrears for 1876-77 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Bohayan Bibi, hissa 4 annas	Revenue, 245 10 0 Road fund, 3 7 6 249 1 6	Arrears for 1877-78 61 4 0 Road fund 38 14 6 100 3 6 Road fund 1 0 0 101 3 6	
			Abdul Roban Chowdry hissa 3 1/2 annas.	Revenue, 1,719 6 0 Road fund, 17 4 6 1,736 10 6	Arrears for 1877-78 101 3 6 Road fund 1 0 0 101 3 6	
			Total revenue	7,460 0 0		
			Total road fund	79 0 0		
			Grand Total	7,539 0 0		
			Bhadrabhai Chunder Mazumdar and Mohan Chunder Dutt.	Revenue, 1,734 0 0 Road fund, 17 0 0 1,751 0 0	Arrears for 1877-78 204 0 0 Arrears for 1876-77 1,600 0 0 1,733 0 0 Road fund 17 0 0 1,750 0 0	
10. 3810	Ditto	Pergunnah Gopalpur Mirzah Nagar, mouzah Mohadobpur.	Ditto ditto	Revenue, 752 0 0 Road fund, 8 0 0 760 0 0	Arrears for 1877-78 124 0 0 Arrears for 1876-77 624 0 0 728 0 0 Road fund, 4 0 0 700 0 0	Ditto ditto ditto
11. 3823	Ditto	Chur Krishnapura	Behari Lal Roy Chowdry, hissa 4 annas 17 1/2 gundas.	Revenue, 941 7 0 Road fund, 9 7 2 950 14 11	Arrears for 1877-78 144 11 0 Arrears for 1876-77 785 0 11 1/2 933 11 11 1/2 Road fund, 9 7 2 943 7 11 1/2	Of the entire estate, 4 annas 17 1/2 gundas, being the small share of Behari Lal Roy Chowdry and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 943-7-11 1/2. Of the remaining 11 annas 2 1/2 gundas, with respect to which separate accounts were opened under Act XI of 1859, 1 anna of Tasumuddin chopdar, and 3 annas 10 karsas of Moulvi Asimuddin Mahomed, for which Government revenue has been paid, will be excluded from the sale. The remaining 7 annas share, as specified below, will be sold for arrears of Government revenue:— Moulvi Asimuddin, hissa 3 annas. Nyamatulla Manjhi, hissa 5 gundas Kali Kanta Poddar, 1 anna. Asimuddin haoladar, 1 anna. Mahomed Kasim Chowdry, 2 annas 5 gundas.
			Asimuddin haoladar, hissa 1 anna.	Revenue, 183 3 0 Road fund, 1 15 0 185 1 0	Arrears for 1877-78 30 8 0 Arrears for 1876-77 163 10 0 183 3 0 Road fund 1 15 0 185 1 0	
			Mahomed Kasim Chowdry, hissa 2 annas 5 gundas.	Revenue, 434 3 6 Road fund, 4 5 9 438 14 3	Arrears for 1877-78 68 10 0 Arrears for 1876-77 218 0 3 283 10 3 Road fund 4 5 9 284 0 0	
			Moulvi Asimuddin, hissa 3 annas.	Revenue, 879 10 0 Road fund, 6 13 3 885 7 3	Arrears for 1877-78 91 8 0 Arrears for 1876-77 306 11 6 378 3 6 Road fund 6 13 3 384 0 0	

No. on the town.	Class.	Name of mahal and pergunnah.	Proprietor.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
			Taujiuddin Chopdar, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 18 0 193 1 0		
			Moulvi Amriddin Ahmed, hissa 3 annas 10 kharas.	Revenue, 603 4 3 Road fund, 6 0 10 609 5 1		
			Nyamatullah Manjhi, hissa 5 gundas.	Revenue, 64 4 6 Road fund, 0 7 6 64 12 0	Arrears for 1877-78 7 10 0	
			Kashikanta Poddar, hissa 4 anna.	Revenue, 96 9 0 Road fund, 0 15 6 96 8 6	Arrears for 1877-78 15 4 0	
			Total revenue	3,000 0 0		
			Total Road Fund	31 0 0		
			Grand Total	3,121 0 0		

BACKERGUNGE COLLECTOR'S OFFICE, the 18th December 1877.

R. J. BARTON, *Offg. Collector.*

Statement of the Affairs of the Bank of Bengal for the week ending 22nd January 1878.

LIABILITIES			ASSETS.		
	Rs.	A. P.		Rs.	A. P.
Capital paid-up	2,00,00,000	0 0	Government Securities	1,00,07,381	2 4
Reserve Fund	10,98,930	0 0	Loans on Government Securities, &c., at Head Office and Branches	40,65,122	3 11
Public Deposits at Head Office	Rs. 1,03,94,108-9-4	2,13,00,116 3 1	Accounts of credit on Government Securities, &c., at Head Office and Branches	61,22,000	15 8
" " at Branches	1,00,00,000-9-9		Bills discounted and purchased at Head Office and Branches	2,03,00,281	14 6
Other Deposits at Head Office and Branches	2,91,04,654	4 1	Balances with other Banks	5,30,389	7 9
Bank Post Bills, &c.	24,02,055	8 6	Dead Stock	10,07,934	9 6
Sundries	8,46,058	14 0	Stamps	11,530	0 0
			Sundries	4,92,129	14 4
			Cash and Currency Notes at Head Office, Rs. 1,21,83,383-6-4	3,21,30,005	10 8
			Cash and Currency Notes at Branches .. 1,99,40,862-4-4		
Rupees	7,67,43,811	13 8	Rupees	7,67,43,811	13 8

By order of the Directors,

BANK OF BENGAL,
Calcutta, the 24th January 1878

W. WENTLAND, *Offg. Chief Acctt. & Dy. Secy.*
(52—1)

W. D. CRICKSHANK,
Offg. Secretary and Treasurer.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 24th January 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah	Howrah to Calcutta	Calcutta to Howrah.	Howrah to Calcutta		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	445 0 0	434 2 3	686 13 3	561 12 3	2,321 11 0	
of previous 2 weeks	871 13 0	837 6 0	1,771 1 3	984 7 6	4,464 11 9	
Total	1,316 13 0	1,275 8 3	2,657 14 6	1,536 2 9	6,786 7 6	

CALCUTTA, the 26th January 1878.

(49—1)

G. H. SIMMONS, *Secretary.*

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 16	1 Package, C. & Co. in a triangle, bottom L R C, or no mark.	Order	S. S. Viceroy.
" 16	1 Case, C. & Co. in a triangle, top P C, bottom L R C.	Ditto	Ditto.
" 16	1 Case, C. & Co. in a triangle, top W S, bottom L R C.	Ditto	Ditto.
" 16	1 Case, 2880 in a diamond	Ditto	Ditto.
" 16	1 Case, addressed	J. Grant	Ditto.
" 16	1 Ditto	Revd. W. Lee, Madras.	Ditto.
" 16	4 Cases, M L	Order	Ditto.
" 16	1 Case, N V R C in a diamond, bottom Madras	Ditto	Ditto.
" 16	1 Case, no mark	Ditto	Ditto.
" 16	1 Case, addressed	Mrs. Weitbrecht	Ditto.
" 16	1 Case, C C in a triangle	Order	Ditto.
" 16	51 Packages, 2880 in a diamond, or no mark	Ditto	Ditto.
" 16	34 Bundles Plates, C C in a triangle	Ditto	Ditto.
" 16	15 Kegs, L S G D in a cross	Ditto	Ditto.
" 16	1 Bale, M in a triangle, top T R, bottom Madras	Ditto	Ditto.
" 16	1 Bale, P. T. & Co.	Paul, Tambaci & Co.	Ditto.
" 16	1 Bale, P X T	Ditto	Ditto.
" 16	1 Case, addressed	T. Palmer, Esq., Moharur Tea Plantation, Seebasgur, Assam.	Ditto.
" 16	1 Bale, W G E M in a cross, bottom Madras	Order	Ditto.
" 17	2 Cases, 500 in a diamond, bottom W L	Ditto	Ship City of Hankow.
" 17	1 Case, 563 in a diamond, bottom W L	Ditto	Ditto.
" 17	13 Cases, broad arrow, with L S D below	Medical Department	S. S. Queen Anne.
" 18	2 Cases, A B in a diamond	Order	S. S. Chinsurah.
" 18	1 Case, B. B. & Co., Chittagong	Ditto	Ditto.
" 18	1 Case, B in a diamond	Bissonauth Law & Co.	Ditto.
" 18	1 Case, addressed	Mr. J. Brown	Ditto.
" 18	1 Case, M K, with L below in an inverted triangle or addressed.	Revd. J. Buchlay, n.p., False Point.	Ditto.
" 18	3 Cases, B. L. & Co.	Bissonauth Law & Co.	Ditto.
" 18	3 Cases, B. L. & Co. in a triangle, top diamond, bottom C & B.	Ditto	Ditto.
" 18	1 Case, B. L. S. N. Co. with P W below in a diamond, or no mark.	M. Mackenzie & Co.	Ditto.
" 18	1 Case, B in a diamond, or no mark	Order	Ditto.
" 18	4 Cases, C & Co. in a triangle, bottom L. R. & Co.	Ditto	Ditto.
" 18	11 Cases, C M in a diamond	Ditto	Ditto.
" 18	28 Packages, C in a diamond, bottom F J M	Ditto	Ditto.
" 18	1 Case, E B in an inverted triangle	Ditto	Ditto.
" 18	8 Cases, E B in a triangle, bottom Umritsur in a block.	Ditto	Ditto.
" 18	8 Bundles Rice Bowls and 8 loose, E H by J G	Ditto	Ditto.
" 18	5 Cases, G E H C	G. E. Hotel Co	Ditto.
" 18	1 Case, G D, with B. D. & Co. below in a diamond	Order	Ditto.
" 18	1 Case, 87 in a diamond, outside H. G. & Co.	Ditto	Ditto.
" 18	4 Cases, J E in a diamond, bottom T	Ditto	Ditto.
" 18	1 Case, J. E. T. & Co.	Ditto	Ditto.
" 18	1 Case, 223 in a triangle, top J T	Behary Lall Dey	Ditto.
" 18	1 Case, L R D in a diamond, outside S. F. & Co.	Order	Ditto.
" 18	1 Case, 363 in a diamond, top M A	Ditto	Ditto.
" 18	1 Case, 316 in a diamond, top M A	Ditto	Ditto.
" 18	2 Cases, M S S	Ditto	Ditto.
" 18	1 Case, 377 in a diamond, top M A	Ditto	Ditto.
" 18	1 Case, 349 in a diamond, top M S	Ditto	Ditto.
" 18	1 Case, addressed	Parbutty Nundon Brothers & Co.	Ditto.
" 18	1 Case, P, or no mark	Order	Ditto.
" 18	1 Case, S R K G in a cross	Ditto	Ditto.
" 18	2 Packages, S. K. D. & Co. in a diamond	Ditto	Ditto.
" 18	1 Keg, V in a heart, top C	Ditto	Ditto.
" 18	3 Cases, 554 in a diamond, bottom W L	Ditto	Ditto.
" 18	2 Packages, 508 in a diamond, bottom W L	Ditto	Ditto.
" 18	1 Case, W L M, bottom P	Williamson, Magor & Co.	Ditto.
" 18	1 Case, H. B. & Co. in a diamond	Order	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 16	1 Case, 104 in a diamond, outside H. G. & Co. ...	Ashanwoollah and Abdool Rohomun.	S. S. Chinsurah.
" 19	2 Cases, 35 in a diamond, outside A. B. & Co. ...	Order	S. S. Peshawar.
" 19	8 Cases, addressed ...	Messrs. Buchanan, care of Messrs. Colvin, Cowie & Co.	Ditto.
" 19	1 Case, B B in a diamond ...	Order	Ditto
" 19	1 Case, B S ...	Ditto	Ditto.
" 19	1 Case, B K, with 76 below in a diamond, bottom W	Ditto	Ditto.
" 19	1 Case, B in a diamond, bottom T C S	Ditto	Ditto.
" 19	1 Case, C L, with 3 below in a diamond	Care of King Hamil- ton & Co.	Ditto.
" 19	1 Case, C L, with 2 below in a diamond	Ditto	Ditto.
" 19	1 Case, C L, with 4 below in a diamond	Ditto	Ditto.
" 19	1 Case, addressed ...	G. F. Devon, Esq.	Ditto.
" 19	1 Case, F & Co. in a diamond	Order	Ditto.
" 19	1 Case, F in a diamond, bottom S, or addressed	Messrs. Buchanan & Co.	Ditto.
" 19	1 Package, addressed ...	C. R. Clerk	Ditto
" 19	1 Case, C D in a diamond or addressed	H. H. the Moharaja Sir Runodeep Sing, K. C. S. I., Kata Moon- deo, care of King Hamilton & Co.	Ditto.
" 19	2 Cases, C & Co. in a triangle, top S F	A. Greenwood	Ditto.
" 19	8 Cases, addressed	G. E. Hotel Co.	Ditto.
" 19	11 Packages, H G M, with K below in a diamond	Order	Ditto.
" 19	3 Cases, U C S A in a cross, or addressed	His Highness the Moharajah of Te- parah.	Ditto.
" 19	1 Sample Case, addressed	Thos. Hall, Shipping Agent.	Ditto.
" 19	1 Case, J S in a block	Order	Ditto.
" 19	1 Case, J. & S.	Ditto	Ditto.
" 19	3 Cases, J P	Ditto	Ditto.
" 19	2 Bales, L. W. T. & Co., bottom A	Ditto	Ditto.
" 19	1 Case, M L in a triangle	Ditto	Ditto.
" 19	1 Case, 390 in a diamond, top M A	Ditto	Ditto.
" 19	1 Case, addressed	Surgeon-Major Prin- tice, care of G. Arbuthnot & Co.	Ditto.
" 19	1 Case, P. & O	Order	Ditto.
" 19	3 Cases, P in a diamond	G. Arbuthnot & Co.	Ditto.
" 19	1 Bale, P X T	Paul, Tambaci & Co.	Ditto.
" 19	5 Cases, addressed	C. W. Smith or J. W. Deal, Esq	Ditto.
" 19	1 Sample Truss, addressed	W. Strachan	Ditto.
" 19	1 Sample Truss, addressed	E. Salano, Esq.	Ditto.
" 19	7 Cases, S in a triangle, top E K	Order	Ditto.
" 19	1 Case, addressed	S. D. Jackson, Esq.	Ditto.
" 19	1 Case, T R D in a triangle, bottom S F, or W G Z	Order	Ditto.
" 21	1 Sample Case, addressed	King Hamilton & Co.	Ditto.
" 21	1 Sample Parcel, S W Z, or addressed	National Bank	Ditto.
" 21	1 Ditto, S W D	Order	Ditto.
" 21	1 Sample Case, B & M	Ditto	Ditto.
" 21	1 Ditto, addressed	G. C. Haseler & Co., Victoria Street.	Ditto.
" 21	1 Package, no mark	Order	Ditto
" 21	1 Sample Truss, Venezia	Ditto	Ditto.
" 21	2 Cases, A I in a diamond, bottom S R, Rangoon	Ditto	S. S. City of Cam- bridge.
" 21	13 Cases, 366 in a diamond, top C & Co.	Ditto	Ditto.
" 21	1 Bale, C. & Co. in a triangle, top T B, bottom L R C	Ditto	Ditto.
" 21	6 Bales, C B C in a heart, top D	Ditto	Ditto.
" 21	1 Case, D C M in a block, top S K. & Co.	Ditto	Ditto.
" 21	6 Bags, D	Ditto	Ditto.
" 21	6 Cases, E in a diamond	Ditto	Ditto.
" 21	1 Bale, G F S in a block	Ditto	Ditto.
" 21	5 Packages, H J B in a diamond	Ditto	Ditto.
" 21	24 Bars T Iron, no mark or J C, bottom G	Ditto	Ditto.
" 21	46 Bars T Iron, no mark or J	Ditto	Ditto.
" 21	80 Plates Iron, no mark or J	Ditto	Ditto.
" 21	133 Bars Angle Iron, J or no mark	Ditto	Ditto.
" 21	41 Bundles Round Iron, no mark	Ditto	Ditto.
" 21	1 Case, J G by C	Ditto	Ditto.
" 21	64 Kegs, J C with G below in a diamond	Ditto	Ditto.
" 21	1 Bale, J E V C in a heart, top 4, bottom S H and H J	Ditto	Ditto.
" 21	3 Packages, J S in a double triangle	Ditto	Ditto.
" 21	1 Case, J G, bottom H	Ditto	Ditto.
" 21	1 Case, I, in a diamond	Ditto	Ditto.
" 21	1 Case, M D N in a diamond	Ditto	Ditto.

Date of removal to Import Warehouse	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 21	1 Case, addressed ...	Ronald Maxwell, B.E.	S. S. City of Cambridge.
" 21	1 Cask, N C ...	Order	Ditto.
" 21	1 Keg, no mark ...	Ditto	Ditto.
" 21	1 Bale, N in a diamond ...	Ditto	Ditto.
" 21	40 Bundles Fish Plates, no mark ...	Ditto	Ditto.
" 21	3 Bells, no mark or B V G ...	Ditto	Ditto.
" 21	1 Case, no mark W. M. R. & Co. ...	Ditto	Ditto.
" 21	2 Bales, P M, bottom C ...	Ditto	Ditto.
" 21	2 Bales, P X T ...	Ditto	Ditto.
" 21	5 Cases, R B in a block, top A, bottom W ...	Ditto	Ditto.
" 21	1 Case, R H and S in a diamond, or addressed ...	Dick Cunyngham, care of Messrs. Finlay & Co.	Ditto
" 21	4 Bales, R B in a block, top A, bottom D ...	Order	Ditto.
" 21	11 Bales, R B in a block, top A, bottom G ...	Ditto	Ditto.
" 21	5 Packages, S K C ...	Ditto	Ditto.
" 21	1 Keg, T in a diamond ...	Ditto	Ditto.
" 21	1 Case, V R D in a diamond ...	Ditto	Ditto.
" 21	1 Case, W M R and C ...	Ditto	Ditto.
" 21	2 Cases, 53 L in a diamond, bottom W L ...	Ditto	Ditto.
" 21	1 Case, W in a triangle ...	Ditto	Ditto.
" 21	1 Package, X in a circle ...	Ditto	Ditto.
" 21	1 Sample Parcel, cross in a heart, outside L E J J, or J L and S in a diamond, or A B in a diamond ...	Ditto	Ditto.
" 21	1 Sample Case ...	W. Hirschhorn & Co.	Ditto.
" 21	1 Sample Parcel, C in a triangle, top T 77, or addressed ...	Kerr, Tarruck & Co.	Ditto.
" 21	1 Sample Parcel, 517 in a diamond, bottom W L ...	Order	Ditto.
" 21	1 Sample Parcel, C M, with A A below in a diamond ...	Ditto	Ditto.
" 21	1 Sample Parcel, S H and H J ...	Ditto	Ditto.
" 21	1 Sample Parcel, 77, with A below in a diamond, or addressed ...	Lyall, Rennie & Co.	Ditto.
" 21	1 Sample Parcel, S G, bottom N ...	Order	Ditto.
" 21	1 Sample Case, K B in a circle ...	Ditto	Ditto.
" 21	1 Sample Parcel, L B S in a circle, or L B M in a circle, or addressed ...	Kettlewell, Bullen & Co.	Ditto.
" 21	1 Sample Parcel, addressed ...	Ditto	Ditto.
" 18	1 Bale, A P ...	S. Griffiths & Co.	S. S. Discoverer
" 18	6 Bales, A in a triangle, bottom H P K ...	Order	Ditto.
" 18	4 Bales, A in a triangle, top P H D ...	Ditto	Ditto.
" 18	3 Bales, A in a triangle, top P K ...	Ditto	Ditto.
" 18	4 Bales, A in a triangle, bottom P H D ...	Ditto	Ditto.
" 18	2 Bales, A in a triangle, top H P K ...	Ditto	Ditto.
" 18	3 Bales, A in a triangle, bottom P K ...	Ditto	Ditto.
" 18	2 Bales, A P, bottom L ...	S. Griffiths & Co.	Ditto.
" 18	1 Bale, A A in a diamond ...	Barlow & Co.	Ditto.
" 18	4 Cases, B S ...	S. Smidt & Co.	Ditto.
" 18	1 Cask, B D in a diamond, bottom F M ...	Order	Ditto.
" 18	9 Cases, C in a triangle ...	Ewing & Co.	Ditto.
" 18	1 Bale, C B A in a heart, top S ...	C. Nephew & Co.	Ditto.
" 18	1 Bale, C L K in a heart, top G C ...	Ditto	Ditto.
" 18	2 Bales, C W B in a heart, top T ...	Ditto	Ditto.
" 18	1 Bale, elephant, left G, right D, bottom C, top S 3 ...	Graham & Co.	Ditto.
" 18	1 Bale, E in a diamond, bottom G S ...	John Elliot & Co.	Ditto.
" 18	1 Bale, P G in a triangle, bottom H ...	Order	Ditto.
" 18	1 Bale, F F in a triangle, top T R ...	Finlay, Muir & Co.	Ditto.
" 18	1 Bale, F F in a triangle ...	Ditto	Ditto.
" 18	1 Bale, F R in a triangle, top C ...	Graham & Co.	Ditto.
" 18	2 Packages, H in a diamond, bottom D ...	Ewing & Co.	Ditto.
" 18	1 Sample Case, J C by G ...	Jessop & Co.	Ditto.
" 18	1 Case, L S L in a diamond, outside S. F. & Co ...	Order	Ditto.
" 18	1 Bale, mermaid, top C Y ...	Graham & Co.	Ditto.
" 18	1 Case, no mark ...	Order	Ditto.
" 18	8 Cases, N in a diamond ...	Ditto	Ditto.
" 18	300 Bundles Wooden Rollers and 1,280 loose, no mark ...	Ditto	Ditto.
" 18	1 Bale, P M ...	Paul, Tambaci & Co.	Ditto.
" 18	4 Bales, P M by C ...	Ditto	Ditto.
" 18	12 Kegs, P S W, bottom F ...	Order	Ditto.
" 18	1 Bale, P M D in a diamond ...	C. Nephew & Co.	Ditto.
" 18	1 Case, R B in a block, top A, bottom W ...	Order	Ditto.
" 16	2 Cases, A in a diamond ...	Edmond Brothers	Ditto.
" 16	1 Case, B M A ...	Order	Ditto.
" 16	2 Cases, B D in a diamond, bottom F M ...	Ditto	Ditto.
" 16	1 Case, 366 in a diamond, top C. & Co. ...	Ditto	Ditto.
" 16	1 Case, addressed ...	C. Nephew & Co.	Ditto.
" 16	1 Case, C S in a circle ...	Order	Ditto.
" 16	1 Case, D E Y in a diamond ...	Ditto	Ditto.
" 16	1 Case, F, horse in a triangle, top C C ...	Graham & Co.	Ditto.
" 16	1 Case, F S in a diamond ...	Edmond Brothers	Ditto.
" 16	2 Cases, G by S in a diamond, outside S. F. & Co. ...	Order	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 16	3 Cases, G by C	Graham & Co.	S. S. Discoverer.
" 16	1 Case, H by C	F. Muir & Co.	Ditto.
" 16	2 Cases, H J B in a diamond	Order	Ditto.
" 16	10 Cases, H D in a triangle, top R	Ditto	Ditto.
" 16	3 Cases, hand and key, bottom C	Ditto	Ditto.
" 16	2 Cases, 587 in a diamond, outside J L N	Ditto	Ditto.
" 16	1 Case, M. M. Co. in a block	Ditto	Ditto.
" 16	1 Case, M in a triangle, top F P	Ditto	Ditto.
" 16	1 Case, no mark	Ditto	Ditto.
" 16	11 Packages, P S W, bottom E	Ditto	Ditto.
" 16	20 Casks, R. M. & Co.	Ditto	Ditto.
" 16	1 Case, S H & H J, or no mark	Finlay, Muir & Co.	Ditto.
" 16	6 Hhds. E D & B, top W C	Order	Ditto.
" 16	1 Cask, 240 in a diamond, bottom W L	Ditto	Ditto.
" 18	1 Case, S N	Ditto	Ditto.
" 18	3 Cases, S G, bottom N	S. Griffiths & Co.	Ditto.
" 18	3 Hhds. S H & H J	F. Muir & Co.	Ditto.
" 18	6 Casks, U R D in a diamond, bottom W L	Order	Ditto.
" 18	5 Kegs, 510 in a diamond, bottom W L	Ditto	Ditto.
" 18	1 Sample Parcel, H in a diamond, bottom E V	Ditto	Ditto.
" 18	1 Sample Case, M. M. Co. in a block	Ditto	Ditto.
" 18	1 Sample Truss, O in a diamond, bottom C	Ditto	Ditto.
" 18	2 Sample Packages, T A, bottom B R, Rangoon	Ditto	Ditto.
" 18	1 Package, J C, bottom G, or no mark	Jessop & Co.	Ditto.
" 18	1 Bag, no mark	Order	Ditto.
" 18	20 Drums, T H & S	Ditto	Ditto.
" 19	1 Case, C in a diamond, bottom C	Ditto	S. S. City of London.
" 19	3 Cases, G. M. Co.	Ditto	Ditto.
" 19	1 Case, G Y by A in a diamond	Ditto	Ditto.
" 19	3 Bars Steel, no mark	Ditto	Ditto.
" 19	3 Pieces Iron, no mark	Ditto	Ditto.
" 19	7 Pieces Ironwork, no mark	Ditto	Ditto.
" 19	1 Piece Ironwork, T in a diamond	Ditto	Ditto.
" 19	12 Bundles Square Iron, G in a diamond, top J G, and 2 bars flat ironwork.	Ditto	Ditto.
" 19	1 Cask, addressed	Hon'ble W. Fraser Macdonald, Theatre Road.	Ditto.
" 19	1 Case, 239 in a diamond, top M A	Order	Ditto.
" 19	1 Case, no mark	Ditto	Ditto.
" 19	2 Bags, no mark	Ditto	Ditto.
" 19	2 Weights, no mark	Ditto	Ditto.
" 19	6 Bolts and nuts, no mark	Ditto	Ditto.
" 19	1 Case, O L in a block, bottom A	Ditto	Ditto.
" 19	1 Case, P T in a diamond	Ditto	Ditto.
" 19	1 Cake Spelter, H	Ditto	Ditto.
" 19	1 Sample Case, P T & S	Ditto	Ditto.
" 19	1 Sample Parcel, L. R. & Co. in a diamond or addressed.	L. Rennie & Co.	Ditto.
" 19	1 Sample Parcel	Ralli Mavrojan & Co.	Ditto.
" 19	1 Ditto, G in a diamond, bottom A or addressed.	G. Arbutnot & Co.	Ditto.
" 19	1 Sample Parcel, A with 77 top in a diamond	L. Rennie & Co.	Ditto.
" 19	1 Sample Parcel, W in a diamond, bottom H or D in a diamond I, or C in a heart, addressed.	Ditto	Ditto.
" 19	1 Sample Parcel, addressed	Graham & Co.	Ditto.
" 23	1 Package, R & K, or B, or no mark	Order	S. S. Viceroy.
" 23	59 Broad arrow	Medical Department	Ditto.
" 23	244 Cases, B L B, with R below in a diamond, bottom 3	Order	Ship Peter Stuart.
" 23	3 Cases, B L B	Ditto	Ditto.
" 23	1 Case, B L, bottom D	Ditto	Ditto.
" 23	1 Case, B L, with D below in a diamond	Ditto	Ditto.
" 23	2 Cases, B B D, by H. P. S. & Co.	Ditto	Ditto.
" 23	3 Cases, D S in a diamond	Ditto	Ditto.
" 23	4 Packages, G D K	Ditto	Ditto.
" 23	2 Casks, L S G D in a cress	Ditto	Ditto.
" 23	2 Casks, P S & Co., bottom V	Ditto	Ditto.
" 23	16 Packages, P. S. & Co.	Ditto	Ditto.
" 23	2 Casks, P S in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 23	2 Casks, P. T & S, bottom M N M	Ditto	Ditto.
" 23	14 Cases, T. C. M. & Co. in a triangle, top diamond, bottom C & B.	Ditto	Ditto.
" 23	1 Case, W S R, with 791 in a diamond, bottom B. B. & Co.	Ditto	Ditto.
" 23	1 Case, 554 in a diamond, bottom W L	Ditto	Ditto.
" 23	2 Cases, 607 in a diamond, bottom W L	Ditto	Ditto.
" 23	8 Cases, addressed	J. Westland, Esq.	Ditto.
" 23	2 Casks, W S R, with 797 below in a diamond, bottom B. B. & Co.	Order	Ditto.
" 23	6 Cases, B L B, with 2 below in a diamond, bottom 3	Ditto	Ditto.
" 23	1 Package, B N L	Bass Nath Law & Co.	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	ships.
1878.			
Jan. 23	14 Packages, G in a triangle, top R L ...	Graham & Co. ...	Ship Peter Stuart.
" 23	2 Rolls Lead, G. C. M. & Co. ...	Order ...	Ditto.
" 23	1 Keg, G T E ...	Geo. Henderson & Co. ...	Ditto.
" 23	157 Bundles Rod Iron, IX or no mark ...	Order ...	Ditto.
" 23	116 Bundles Flat Iron, IX or no mark ...	Ditto ...	Ditto.
" 23	17 Bundles Hoop Iron, S S ...	Pittamber Pyne & Co. ...	Ditto.
" 23	1 Bundle Steel, XXX ...	Order ...	Ditto.
" 23	161 Bundles Nail Rods, X in a block, or no mark ...	Ditto ...	Ditto.
" 23	1 Bundle Round Iron, no mark ...	Ditto ...	Ditto.
" 23	6 Bundles, A C N ...	Ditto ...	Ditto.
" 23	1 Case, O C D ...	Ditto ...	Ditto.
" 23	30 Kegs, R. R. & Co. by H. P. S. & Co. ...	Ditto ...	Ditto.
" 23	7 Pieces Spelter, L ...	Ditto ...	Ditto.
" 23	5 Cases, 567 in a diamond, bottom W L ...	Dutt Bhur & Co. ...	Ditto.
" 23	101 Bundles Steel, IIX green, or no mark ...	Order ...	Ditto.
" 23	134 Bundles Sheet Iron, S N ...	Ditto ...	Ditto.
" 23	13 Bars Half-round, no mark ...	Ditto ...	Ditto.
" 23	9 Iron Plates, S M ...	Ditto ...	Ditto.
" 26	2 Cases, B. L. & Co. ...	Bisso Nauth Law & Co. ...	Ship Neva.
" 26	1 Case, 295 in a diamond, top C. & Co. ...	Order ...	Ditto.
" 26	2 Cases, 366 in a diamond, top C. and Co. ...	Ditto ...	Ditto.
" 26	2 Cases, 287 in a diamond, top C. and Co. ...	Ditto ...	Ditto.
" 26	18 Cases, J. A. and Co., with M below in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, K L C ...	Ditto ...	Ditto.
" 26	1 Case, L and Co. ...	Ditto ...	Ditto.
" 26	2 Cases, P. S. and Co., bottom V ...	Ditto ...	Ditto.
" 26	2 Cases, S in a diamond ...	Ditto ...	Ditto.
" 26	1 Bale, R B ...	Ditto ...	S. S. Cyrene.
" 26	1 Case, B. L. and Co. ...	Bisso Nauth Law & Co. ...	Ship Furness Abbey.
" 26	14 Cases, 366 in a diamond, top C. and Co. ...	Order ...	Ditto.
" 26	2 Cases, B D and D S, top C, bottom D ...	Ditto ...	Ditto.
" 26	79 Kegs, 156 in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, H A in a diamond ...	Ditto ...	Ditto.
" 26	5 Bundles Steel, 520 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 26	165 Bars Angle Iron, no mark ...	Ditto ...	Ditto.
" 26	10 Cases, R L M ...	Sew Hall Mutty Lall ...	Ditto.
" 26	8 Cases, S A A ...	Order ...	Ditto.
" 26	6 Brass Rods and 4 sheets yellow metals, U R D in a block, top W, bottom L ...	Ditto ...	Ditto.
" 26	2 Cases, 565 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 26	2 Sheets Copper, 520 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 26	82 Bars T Iron, no mark ...	Ditto ...	Ditto.
" 26	225 Bars Angle Iron, R D ...	Ditto ...	Ditto.
" 26	100 Cases, P T A S, bottom S N L ...	Ditto ...	Ditto.
" 26	22 Bundles Sheet Iron, S S ...	Pittamber, Pyne & Co. ...	Ditto.
" 26	8 Bundles Sheet Iron, S C S ...	Order ...	Ditto.
" 26	7 Bundles Sheet Iron, P & M D ...	Praj Doss & Muthora Doss. ...	Ditto.
" 26	2 Bundles Sheet Iron, K C C ...	Order ...	Ditto.
" 26	1 Bundle Sheet Iron, S C M ...	Ditto ...	Ditto.
" 23	1 Case, addressed ...	Berigney & Co. ...	S. S. Chinsura.
" 23	1 Bar Half-round Iron, no mark ...	Order ...	Ditto.
" 26	2 Cases, A A in a diamond ...	Ditto ...	S. S. Queen Anne.
" 26	2 Cases, 270 in a diamond, outside A. B. & Co. ...	Ditto ...	Ditto.
" 26	3 Cases, 349 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 26	7 Cases, C T C Calcutta, bottom double diamond ...	Ditto ...	Ditto.
" 26	1 Case, 388 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 26	1 Case, 373 in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, G B C ...	Ditto ...	Ditto.
" 26	2 Cases, G. C. D. & Co. in a cross ...	Ditto ...	Ditto.
" 26	3 Cases, G C M and B ...	Ditto ...	Ditto.
" 26	4 Cases, G C K C in a cross ...	Ditto ...	Ditto.
" 26	1 Case, H. C. G. & Co. in a diamond, bottom F T B. & Co. ...	Ditto ...	Ditto.
" 26	1 Case, I M in a diamond ...	Ditto ...	Ditto.
" 26	28 Packages, J W C ...	Ditto ...	Ditto.
" 26	2 Cases, 388 in a diamond, top L M ...	Ditto ...	Ditto.
" 26	1 Case, M E ...	Ditto ...	Ditto.
" 26	1 Case, 390 in a diamond, top M A ...	Ditto ...	Ditto.
" 26	1 Case, M. S. & Co. in a diamond, bottom F T B. & Co. ...	Ditto ...	Ditto.
" 26	1 Case, M S & A S ...	Ditto ...	Ditto.
" 26	1 Case, addressed ...	G. F. Moore, Esq. ...	Ditto.
" 26	1 Case, addressed ...	F. W. Mackenzie, Esq., Engineer, Bishnauth, Assam ...	Ditto.
" 26	1 Case, J C by G ...	Order ...	Ditto.
" 26	1 Case, M F M J ...	Ditto ...	Ditto.
" 26	1 Keg, no mark ...	Ditto ...	Ditto.
" 26	1 Bundle Shovels, no mark ...	Ditto ...	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description	C consignee.	Ships.
1878.			
Jan. 26	5 Bales, N D K in a diamond, bottom F. T. B. & Co.	Order ...	S. S. Queen Anne.
" 26	1 Case, N. T. & Co. in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, addressed ...	C. G. Norman, Esq. ...	Ditto.
" 26	1 Case, addressed ...	Nicholls & Co. ...	Ditto.
" 26	1 Case, addressed ...	Officers' Mess, 42nd Regiment, Light Infantry, Gow-hatty, Assam ...	Ditto.
" 26	1 Case, P T S ...	Order ...	Ditto.
" 26	2 Cases, P & S in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, P in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, P. M. & Co. ...	Ditto ...	Ditto.
" 26	2 Cases, R R B in a diamond ...	Ditto ...	Ditto.
" 26	2 Cases, 385 in a diamond, top S D ...	Ditto ...	Ditto.
" 26	1 Case, S K in a diamond, top H & Co. ...	Ditto ...	Ditto.
" 26	1 Case, 373 in a diamond, top S D ...	Ditto ...	Ditto.
" 26	1 Case, 368 in a diamond, top S D ...	Ditto ...	Ditto.
" 26	1 Case, addressed ...	G. F. Teale, Esq. ...	Ditto.
" 26	1 Case, B K in a diamond, bottom F. T. B. & Co. ...	Order ...	Ditto.
" 26	5 Cases, X in a circle ...	Almuty & Co. ...	Ditto.
" 26	6 Cases, B. D. & Co. in a diamond, bottom F. T. B. & Co. ...	Order ...	Ditto.
" 26	23 Packages, B D ...	Ditto ...	Ditto.
" 26	1 Case, 180 in a diamond, bottom B. L. & Co. ...	Ditto ...	Ditto.
" 26	6 Bundles Nail Rods, C C in red, or no mark ...	Ditto ...	S. S. Geraldine Paget.
" 26	1 Bundle Nail Rods, no mark ...	Ditto ...	Ditto.
" 22	2 Cases, addressed ...	Buchanan & Co. ...	S. S. Peshawar.
" 26	89 Bars T Iron, no mark ...	Order ...	S. S. City of Cambridge.
" 23	300 Bundles Wooden Rollers, no mark ...	Ditto ...	S. S. Discoverer.
" 26	1 Case, B M A or no mark ...	Ditto ...	S. S. Pleiades.
" 26	1 Case, B S ...	S. Smith and Co. ...	Ditto.
" 26	2 Cases B M in a diamond ...	Order ...	Ditto.
" 26	1 Case, B C M, bottom R. M. & Co. ...	Ditto ...	Ditto.
" 26	1 Case, 666 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 29	1 Case, C. B. & Co. in a block, bottom B in a triangle. ...	Ditto ...	Ditto.
" 24	1 Case, addressed ...	W. K. Darbey, care of Hoare Miller & Co. ...	Ditto.
" 26	1 Case, E M, bottom monnoi in a diamond ...	Order ...	Ditto.
" 26	1 Bale, elephant in a block, top C ...	Graham & Co. ...	Ditto.
" 26	1 Case, J T by C ...	Order ...	Ditto.
" 26	2 Cases, M in a triangle, top E P ...	Ditto ...	Ditto.
" 26	74 Pieces Plank, no mark ...	Ditto ...	Ditto.
" 26	1 Bale, N in a diamond ...	Kettlewell, Bullen & Co. ...	Ditto.
" 26	1 Bale, R B in a block, top A, bottom D ...	Ralli Brothers ...	Ditto.
" 26	1 Case, addressed ...	Lewis Ryde, Esq. ...	Ditto.
" 26	1 Case, R B in a block, top A, bottom B ...	Order ...	Ditto.
" 26	2 Cases, 500 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 26	1 Case, 519 in a ditto, ditto ...	Ditto ...	Ditto.
" 26	1 Case, E M with chamla below in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, elephant, top W D, bottom C ...	Graham & Co. ...	S. S. Pleiades.
" 26	1 Sample Parcel, addressed ...	Gillanders Arbuthnot & Co. ...	Ditto.
" 26	1 Sample Package, addressed ...	J. Keogh, or Sallugram Khunnah. ...	Ditto.
" 26	1 Sample Parcel, G S in a triangle, bottom J. S. & Co., or T C in a triangle, bottom J. S. & Co., or addressed. ...	Jardine, Skinner & Co. ...	Ditto.
" 26	2 Sample Truss ...	M. Thomas, 56, Bentinck Street. ...	Ditto.
" 26	1 Case, addressed ...	Captain C. L. Prendergast, Cantonment Magistrate, Bareilly, N. W. P. ...	Ditto.
" 24	12 Cases, G. M. & Co. ...	Order ...	S. S. City of London.
" 24	1 Bale, H G B C, cross in a heart, top 4, bottom G. W. & Co. ...	Ditto ...	Ditto.
" 23	1 Case, M M in a block ...	Ditto ...	S. S. Tiviot.
" 23	1 Case, J. D & Co. in a diamond ...	Ditto ...	Ditto.
" 23	60 Cases, broad arrow, with I below ...	Medical Dept. ...	Ditto.
" 23	1 Case, S in a triangle, bottom H E ...	Order ...	Ditto.
" 23	2 Cases, W C C with I below in a diamond ...	Ditto ...	Ditto.
" 26	1 Case, addressed ...	Mrs. Bruce ...	S. S. Queen Anne.
" 26	1 Case, B R B ...	Order ...	Ditto.
" 26	3 Packages, B D in a diamond, bottom F M ...	Ditto ...	Ditto.
" 26	1 Case, B. L. & Co. ...	Ditto ...	Ditto.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
368	L 92—29494	50	Messrs. Munnoo Lal Baij Nath.
372	L 94—93009 " — 93024 " — 93931	100 each.	J. Driscoll, Inspector of River Police, Calcutta.
373	L 86—55504	50	Hurry Churn Ghose.
374	L 28—26754	5	Pyari Mohun Bosa.
375	L 77—12512	20	Senund Behari Sil.
376	O 27—45406	500	Ariff Esmaljee Bham.
377	O 27—43920	500	Nobin Chunder Nusker.
378	O 27—48634 L 94—93616 " — 93626 " — 86425 L 92—71470 " — 54372 " — 54373 " — 67730	500 100 each. 50 50 50 50	Raj Chunder Shaw.
379	L 94—92117	100	Sreenauth Bose.
380	O 11—85025	10	Shund Dna Banerjee.
381	L 92—31181	50	Sectaram Panday
382	L 81—62600	50	Narendra Nath Banerjee.
383	O 10—68808	10	Boroda Churn Ghose.
384	L 94—70853	100	The Officiating Magistrate, Durbhunga.
385	L 94—88263	100	Denobundhu Gangooly.
386	L 94—91783 " — 91784 " — 91785 " — 91786	100 100 100 100	Beshikesh Bondapadhyia.
387	L 27—93474 " — 95375 O 6—44668 O 2—65936 L 94—07062 " — 10385 " — 10387	5 5 10 20 100 100 100	Lal Govinda Nandi.
388	L 81—24190	50	Sreeram Banerjee.
389	L 60—28223	10	The District Superintendent of Police, Myensing.
390	L 95—28958	10	Messrs. Manna & Co.
391	L 94—97917	100	Mohammedbhy Puddumjee.
392	L 94—85365	100	Kurreeam Bux.
395	L 94—90765	100	Pittumbur Das Mudduk.
396	L 94—72564	100	Upendra Nath Majumdar.
397	L 81—95748	50	J. Driscoll, Inspector of River Police, Calcutta.
398	L 92—48368 L 90—39174	50 20	Annadiprosad Mukerjee.
399	L 67—69591	50	Mukta Singh.
400	L 82—34168	100	Moti Ram.
402	L 94—93579 " — 93580	100 100	The Deputy Collector of Atan.
403	L 84—78749	100	Bala Bux.
406	L 68—60321	100	Rohim Bux.
406	O 28—54972 L 92—80301 " — 78854 " — 78896 " — 78897	1000 50 50 50 50	Hockum Chand Sagar Mull.
407	O 33—08631	100	Sergt. Ahmad Khan.
393	O 4—67897 " — 89802 " — 63777 O 2—76604	20 20 20 20	Moti Lal Dey.
394	L 98—63865	10	Lieut. J. Welch
395	O 1—96185 L 26—62160	10 5	S. Sharmam.
396	A 79—65453	10	Gopal Chunder Bose.
397	L 92—00286 L 97—25858	50 10	Surgeon-Major B. J. Jazdowski.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
398	L 84—66363	100	Jadub Chunder Mullick.
399	L 94—32128 " — 53970	100 100	Bhooth Nath Banerjee.
400	L 94—54674	100	Foolchand Makhun Lal.
401	O 8—23701 L 28—19119	10 5	Shosherbhoozun Chat-terjee.
402	L 88—55910 L 86—29176 L 72—51466	10 10 10	Mr. Lipscomb.
403	L 98—24277	10	Hurriah Chunder Dutt.
404	L 69—05833 L 68—12535 " — 32504 L 51—43407	100 100 100 100	Soorjo Kanto Roy.
405	L 83—94359 O 1—84608	100 10	Jodu Nath Roy.
406	L 27—75140	5	Kedar Nath Chatterjee.
407	L 98—51508 L 26—13782	10 5	Jugobundhu Dey.
408	O 3—38946	20	Kristo Das Dey.
409	O 10—32265	10	Bhobun Mohan Bose.
410	L 82—23148 L 87—57995	100 10	Gopaul Chunder Mookerjee.
411	L 92—01119 " — 31091	50 50	Mrs. Exshaw
412	O 4—50814 L 27—20922	20 5	Sidho Nath Bhattacharjee
413	L 84—33860 " — 85644 L 83—63146	100 100 100	Messrs. Octavius Steel & Co.
414	A 74—08987 L 12—80149	20 20	Edw. Cleghorn.
415	O 4—01040	20	James Hennessy.
416	L 69—69572 " — 69573	100 100	Mukta Sing.
417	L 22—70222	5	Bhugman Das Agurwalla.
418	L 6—17082	10	Shank Member
419	O 4—38783	20	W. O. Macgregor.
420	L 6—27499	10	Hriday Nath Banerjee.
421	L 87—80039	10	Golapuddeen
422	A 84—47695	100	Moti Lal Gupta.
423	L 28—17406	5	Deno Nath Bose.
424	O 6—04334	10	Chiranjee Lal.
425	O 20—45808	20	Kubeer Singh.
426	O 3—84734 " — 84733 O 7—38251	20 20 10	Isan Chandra Bosa.
427	L 96—84498	10	Sved Ali
428	L 26—22848	5	Rajkristo Chatterjee
429	L 82—20555 L 94—36958 " — 16214 L 92—12608 " — 12647 L 81—75613 L 92—12767	100 100 100 50 50 50 50	C. H. Ringwood.
430	L 41—97619	10	The Secretary and Treasurer, Bank of Bengal, Calcutta.
431	L 80—9621 O 3—44929 " — 66966	20 20 20	Pundit Poyaray Kishen.
422	L 87—20194 L 76—66499	10 10	Ram Chunder Chakravarti
423	L 27—32439 " — 32436	5 5	Modhusooden Dey.
424	L 51—61659 " — 61658	100 100	Fukeer Chunder Khan.
426	L 22—35802 " — 35803	5 5	Mohun Lal
427	L 13—42398 " — 42400 L 36—01744 " — 48768	20 20 20 20	Subder Ali.
428	A 96—91568 " — 91569	10 10	Kussick Lal Bose
429	L 3—00464 A 96—02906	10 10	Br. jo Doyal Shaha.
106	A 13—82991 " — 82992	20 20	Megraj.
231	A 66—53325 " — 59327	10 10	Chunder Coomer Chodhury.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
248	L 41-66095 }	10	Rameshur Josh
	" -66085 }		
	L 60-49270 }	10	
	" -88056 }		
	L 63-30481 }	20	
	" -30482 }		
	A 79-72562 }	10	
	A 78-47247 }		
	L 22-14190 }	5	
	" -14188 }		
	L 9-44041 }	5	
	" -51943 }		
	L 20-81109 }	5	The Agent, Bank of Madras, Negapatam.
	" -81314 }		
	" -08353 }	5	
	" -08354 }		
243	O 1-88031 }	10	
	" -88032 }		
249	L 99-07340 }	10	Jadub Chunder Roy.
	L 75-85196 }		
250	A 79-20482 }	10	Dossu Umeechund.
	A 96-70202 }		
251	L 11-69896 }	10	Peary Mohun Sircar.
	" -69899 }		
253	L 21-41969 }	5	Sham Lal Misser
	" -41970 }		
254	L 99-167 1 }	10	Nund Lal B se
	" -16742 }		
	A 67-87033 }	10	
	L 75-13930 }		
255	L 2-11256 }	10	Bhojrab Das Johuree.
	" -91011 }		
256	L 87-40735 }	10	Peary Mohan Sircar.
	" -90734 }		
257	L 25-12368 }	5	Messrs. Gunomall Parun-chand.
	" -12367 }		
258	L 62-92784 }	10	Sorut Chunder Ghose
	E 19-39707 }		
259	L 89-03305 }	20	Nobodip Chunder Dutt.
	" -03302 }		
	L 20-85337 }	5	
	" -85224 }		
229	A 49-07574 }	10	Brojo Doyal Shaha.
	A 48-30489 }		
260	A 93-06516 }	20	Dwarka Dass
	" -02381 }		
261	L 47-94401 }	20	Jadub Chunder Roy.
	" -94405 }		
262	L 86-42555 }	10	Shib Doyal.
	" -42557 }		
	L 21-57899 }	5	
	" -99798 }		
263	L 26-11292 }	5	Joy Gopal Mukerjee.
	" -11291 }		
266	O 1-87883 }	10	Shama Churn Lahoory.
	" -87881 }		
	L 88-93924 }	10	
	L 86-55761 }		
	L 11-73924 }	5	
	" -73925 }		
267	L 35-74278 }	10	Sorocop Shah Byznath.
	" -74286 }		Shah.
268	L 30-11706 }	20	Ram Lal Buddier Das.
	" -11709 }		
	L 45-51767 }	20	
	" -51766 }		
269	L 57-85279 }	10	Soodhamadhab Bose
	" -85276 }		
	L 34-90756 }	10	
	" -90759 }		
	A 97-88000 }	10	
	L 3-41675 }		
	L 9-45116 }	5	
	" -45115 }		
270	L 23-00492 }	5	Tekur Das.
	" -00494 }		
	L 24-36931 }	5	
	" -36987 }		
	L 91-81711 }	20	
	" -81712 }		
242	L 39-91003 }	10	B. D. Burral.
	" -91003 }		

E. W. KELLNER,

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 29th January 1878.

WANTED immediately a Head Clerk for the Wards Department of the Jessore Collectorate. Salary Rs. 72 per mensem rising to Rs. 82. Applications, with copies of testimonials, should reach the undersigned on or before the 1st proximo.

W. H. PAWE, *Offg. Collector, Jessore.*

Notice.

WANTED a Manager for the Canning Municipal Estate. Salary Rs. 100. Candidates possessing a knowledge of surveying, estimates, and the art of construction of culverts, sluices, and embankments will be preferred. Applications to be made within a fortnight.

J. H. BRADLEY, *for Collr. of 24 Pergah.*

ATTORE, the 25th January 1878.

(80-1)

Wanted

ONE Canongo for the district of Rungpore. Salary Rs. 25 per mensem. Preference will be given to candidates who have passed the native civil service examination. Candidates are required to send on their applications with testimonials to the undersigned before the 10th of February 1878.

J. J. LIVERAY, *Offg. Collector.*

RUNGPORE COLLECTOR'S OFFICE, the 15th January 1878

Wanted

A NAZIR for the Collector's Office, Rungpore. Salary Rs. 30 rising to Rs. 50 per mensem. Candidates having a knowledge in English and experience in similar branches of Government service will have preference. A security of Rs. 500 will be required. Applications with testimonials should be submitted before the 10th of February 1878.

J. J. LIVERAY, *Offg. Collector.*

RUNGPORE COLLECTOR'S OFFICE, the 15th January 1878

THE undersigned intends to apply for admission as a Vakeel of the High Court, Calcutta.

(18-1)

GOVINDA DEVI MOOKERJEE

WE have authorized Mr. R. M. Ph. Heilgers to sign our firm by procuration from this date.

F. W. HEILGERS & Co.

CALCUTTA, the 19th January 1878

(38-3)

THE interest and responsibility of Mr. James Nicol Fleming in our firm has ceased. The business will be carried on by the remaining partner Mr. James Dyce Nicol.

NICOL, FLEMING & Co.

CALCUTTA, the 28th January 1878.

(53-1)

STOLEN—The Government Promissory Note No. 211344, of the 4½ per cent. of 1872, for Rs. 1,100, originally standing in the name of Ram Taruck Mookerjee, and last endorsed to Kadumlam Debee. Payment stopped at the Public Debt Office.

JOGENDRO NATH CHATTERJEE, *Duttaparah.*

(44-3)

Zillah Hooghly.

Destroyed.

THE Government Promissory Note No. 638264, of 4 per cent. of 1865, for Rs. 500, originally standing in the name of Chumpuchutta Dossy and last endorsed to Bigoomary Dossy, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicate in favor of the proprietor.

GURUL CHUNDER BYSACK
No. 69, Haddon Street, Calcutta

(46-3)

Soom Tea Company, "Limited."

NOTICE is hereby given that the Ordinary General Meeting of Shareholders of this Company will be held at the registered Office of the Company, No. 7 New China Bazar Street, on Thursday, the 28th of February, at 12 o'clock noon, for the purpose of receiving the Directors' Report, passing the Accounts, declaring a final Dividend for the year 1877, and transacting such other business as may be brought before the meeting.

By order of the Board.

WILLIAMSON, MACRAE & Co., *Secretaries.*
CALCUTTA, 26th January 1878

(51-2)

Arcuttipore Tea Company, "Limited."

THE Annual General Meeting of Shareholders in the above Company is hereby convened for noon on Thursday, the 31st instant, at the registered Office of the Company.

J. MACFILLICAN & Co., Secretaries.
CALCUTTA, the 21st January 1878. (41-2)

In the Goods of Isaac Walk, late in the employ of the East India Railway Company, deceased.

PROBATE of the last Will and Testament of the deceased above named has this day been granted by the High Court of Judicature at Fort William in Bengal in its Testamentary and Intestate Jurisdiction to Josephine Rebecca Walk, the sole Executrix named in the said Will.

T. SCOTT SMITH, Attorney at Law.
7, OLD POST OFFICE STREET, 23rd January 1878. (45-1)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of ALBERT THORNDIKE and CHARLES PATTERSON ABBOTT, Insolvents.

NOTICE is hereby given that the Commissioner of the Insolvent Court will sit on Tuesday, the fifth day of February 1878, at the hour of 11 o'clock A.M., to adjudicate on the claim of Messrs. Turner, Morrison & Co., the Agents of the owner of the ship *British India*, to rank as creditor against the above estate.

(48-1) A. B. MILLER, Official Assignee.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Sreenath Dutt.

PURSUANT to an order made in the above on and bearing date the 8th January 1878, Tuesday, the 2nd day of April next, has been appointed for the hearing of proof of claims in this matter; and the creditors of the said Insolvent are required on or before the 31st March next to file a statement of the amount of their respective claims duly verified by affidavit in the Office of the Chief Clerk of this Court, who is to form a schedule from the claims so to be filed; and all claims not filed within the time aforesaid shall be excluded from the schedule.

(33-6) NOBIN CHAND BURAL, Attorney.

Notice.**Oudh Forest Department.****BYRAMGHAT DEPOT.**

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of sāl beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot:

22	"	2-12	"
23	"	2-14	"
24	"	3	"

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes. For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests.

SIMPSON HILLIER, Asst. Conservator of Forests.

The 1st June 1877.

In the Goods of George Grace, deceased.

NOTICE is hereby given that by an instrument in writing under the hand of Henry Charles Mahony, dated the 17th day of January 1878, and made between the said Henry Charles Mahony of the one part and me, Lewis Price Delves Broughton, Administrator-General of Bengal, of the other part, all estates, effects, and interests vested in the said Henry Charles Mahony by virtue of the probate of the will of George Grace, deceased, granted to him as one of the executors on the 6th January 1877 by the High Court at Calcutta, were transferred to me under Section 31 of Act II of 1874 of the Legislative Council of India.

L. P. D. BROUGHTON,
Administrator-General of Bengal.
SANDERSON AND CO., Attorneys of the High Court. (47-1)

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of SHAIK ABDOS SOBHAN, an Insolvent.

On Saturday, the 12th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

H. C. CHICK, Attorney.

In the matter of ANDREW HENRY SMITH LEISK and JOSEPH MOODY, Insolvents.

On Tuesday, the 8th day of January instant, it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent, Andrew Henry Smith Leisk, be discharged personally as well as to his after-acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent, Andrew Henry Smith Leisk, at the time of the filing of his petition for relief.

Dignam and Robinson, Attorneys.

In the matter of UMRI SING, an Insolvent.

On Friday, the 11th day of January instant, it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent be discharged personally as well as to his after-acquired property from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

H. R. FINK, Attorney.

Chief Clerk's Office, the 2nd day of January 1878.

In the matter of MODOSOODUN DUTT, an Insolvent.

On Tuesday, the 29th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Sitanauth Doss, Attorney.

In the matter of MODOSOODUN DUTT, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 5th day of February next, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

Sitanauth Doss, Attorney.

In the matter of BROHENTL GONDEK, an Insolvent.

On Tuesday, the 20th day of November last, by an order of this court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively, except to the claim of Munoololl Munguleh and for Rs. 168-1-0, who appears not to have been served with the notice of the day of hearing in this matter.

A. CARAPIET, Attorney.

Chief Clerk's Office, the 29th day of January 1878.

POSTAL NOTICES.

THE Passenger and Mail Cart Service between Calcutta and Siligore, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAN, *Offg. Post-Master Genl., Bengal.*
CALCUTTA, the 28th January 1878.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Hours up to which late letters are taken if fully prepaid with an additional fee of 1 anna.
All stations on Loop Line, between Howrah and Ranpoorhaut, and Chord, between Calcutta and Asansole	5-30 A.M. 6-30 A.M. 8 P.M. 2-30 P.M.	5 P.M. 5 P.M. 7-30 A.M. 3 P.M.	
Howrah			
Eastern Bengal Railway Goalundo Slow Section, all Stations up to Goalundo Harackpore included Sonapore, Harripore, and Channing Town	6-30 A.M. 7 A.M. 7-45 A.M. 6 P.M. 1-30 P.M. 6 P.M.	5 P.M. 5 P.M. 7-15 A.M. 5 P.M. 1 P.M. 5 P.M.	
Dum-Dum			
Barasat			7 P.M.
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julporee, Darjeeling, Berhampore, Beaulah, and Dinapore districts	3-45 P.M.	3-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Nonkhali, Cachar, Sylhet, Kishnagar, Pubna, Fureedpore, Burrial, Mymensing, and Bogra districts	6 P.M.	3 P.M.	7 P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Scind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5 P.M.	7 P.M.
Coolchannah, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Visakhapatnam	6 P.M.	5 P.M.	6-30 P.M.
Registered letters and parcels are received during the hours of	Weekdays { Sundays ..	{ 7 to 8 A.M. 12 to 5 P.M. 7 to 8 A.M. 3 to 5 P.M.	

Hours at which Mails are closed at Branch Post Offices.

Names and initial or distinguishing letters of Branch Post Office.	HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED.				REMARKS.
	1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
	A. M.	A. M.	P. M.	P. M.	
Dhurmottola W. C.	7-15	11-20	3-0	5-27	
Allipore A.	6-30	11-20	2-55	5-15	
Bang Bazar N.	0-30	11	2-30	5	
Bow Bazar C.	7	11-40	2-10	5-40	
Bhowanipore S.	6-30	11	2-45	5-15	
Garden Reach W.	6	10-50	2-25	4-45	
Hautkolla N. W.	6-30	11-10	2-40	5-10	
Jamshank N. C.	7	11-30	3	5-20	
Kidderpore S. W.	6-35	11-35	3-5	5-30	
Louden Street S. E.	6-30	11-15	3-57	5-27	
Napit Bazar E. C.	7	6-32	1-2	5 15	
Simla N. E.	6-30	11-25	2-55	5-25	
Wellenley Street S. C.	6-30	11-25	3-7	5-27	
Ballaghutta E.	6-30	7-57	12-27	4-0	

Hours of deliveries from General Post Office and Branch Offices.

Name of Office.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
* General Post Office	8	12-30	4-0	On Sundays there are only two deliveries viz., 1st and 2nd. On arrival of the Inward Overland mail, an extra delivery is made from these offices.
Bang Bazar N.	9	1-40	5-0	
* Bow Bazar C.	8-20	1-0	4-20	
Simla N. E.	8-25	1-15	4-35	
Hautkolla N. W.	8-55	1-50	4-50	
* Dhurmottola W. C.	8-30	1-0	4-30	
* Napit Bazar E. C.	8-57	1-7	4-37	
Ballaghutta E.	9-7	1-47	5-7	
* Wellenley S. C.	8-35	1-10	4-35	
* Loudon S. E.	8-37	1-12	4-37	
* Bhowanipore S.	8-53	1-32	4-53	
* Kidderpore S. W.	8-55	1-15	4-55	
* Allipore A.	8-50	1-30	4-50	
* Garden Reach W.	9-15	1-50	5-15	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

E. C. GEORGE, *Post-master.*
CALCUTTA POST OFFICE, the 1st January 1878.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the Mails between Kurseong and Darjeeling by Tonga, and the service will probably be extended to the station of road between Siliguri and Kurseong by 1st April 1878.

Passengers are conveyed by these Tongas at the following rates:—

For one seat a sum not exceeding 8 annas a mile.

For two seats a sum not exceeding 12 annas a mile.

J. MACFARLAN,
Offg. Post Master General, Bengal.

IN consequence of the opening of the Northern Bengal State Railway the mails for Assam, Darjeeling, Julporee, Pubna, Serajunge, Mymensing, Nattora, Beaulah, Bogra, Dinapore and Rungpore districts will, from the 1st proximo, be sent by the Northern Bengal State Railway and be closed at this Office at 9 A.M. From the same date the Loop Mails will be closed at 4 P.M.

E. C. GEORGE, *Post-master.*
CALCUTTA POST OFFICE, the 28th January 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon and the Intermediate Ports	6 P.M.	30th Jan.	<i>Pattialah.</i>
Ceylon, Straits, Hong-Kong, and United States of America.	6 "	2nd Feb	<i>From Bombay.</i>
Chittagong, Akyab, and Kyauk Phyo	6 "	3rd "	<i>Calcutta.</i>
Rangoon, Moulmein, and Sirats	6 "	3rd "	<i>Arabis.</i>
Perma Gulf	6 "	4th "	<i>From Bombay.</i>
Chittagong, Akyab, Kyauk Phyo, and Basatin.	6 "	5th "	<i>Madras.</i>
Madras and Ceylon ...	6 "	6th "	<i>Khedive.</i>

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 1st February 1878.

2. Book-post and pattern-packets must be posted on the 31st January 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two annas on each cover, will be received up to 6-30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*
GENERAL POST OFFICE, CALCUTTA,
The 29th January 1878.

**List of Unclaimed Letters lying in the
Calcutta Post-Office on the
29th January 1878.**

Allen, Miss Josephine E., care of Mrs. Dall.	MacIntyr, A.
Baily, J. R.	Mackay, Miss.
Balfour, Mrs.	Marriekson, C.
Barrells, John.	Martin, W.
Basu, Dr. D.	Mason, Billy.
Bigley, G. S.	McDonald, G.
Box, Mrs.	McGuire, Mrs.
Braham & Co., Messrs.	McKrown, F.
Braun, Mary.	McNaughton, J. H.
Bronnau, Mrs. E.	Miller, Edgar.
Brommich, B.	Moody, Lizzie.
Brookes, Geo. H.	Montague, J. M.
Brookes, Mrs.	Murrison, James S.
Brown, Colonel.	Newman, J. B.
Bullock, J.	Nundy, Mrs. P. K.
Bullock, Capt.	Peckel, L.
Cassinath Baboo.	Petit, Monsieur Chas.
Chatter, M.	Platt, J.
Clew, Mrs.	Price, Mrs.
Collins, W.	Pritchard P.
Crump, H. D.	Radford, William T.
Dartnell & Co., Messrs.	Richards, Mrs. Chas.
Deal, W.	Roberts, E.
DeCristoforis, Signor Tius.	Rodrigues, Mrs. E.
Dodgson, W.	Rogers, C. J.
Domball, F. D.	Rosenburg, W.
Doyle & Co., Messrs.	Roy, H.
DuBordieux, A.	Sen, D. N., Messrs. & Co.
Duncan, R. W.	Scholon, W.
Eaton, Mrs. J. C.	Seimons, M.
Ferguson, C. B.	Sims, Mrs.
FitzPatrick, D.	Simpson, Capt. G.
Forbes, Thos. T.	Smith, Miss M.
Francis, Miss A.	Soutar, Jas. McGregor.
Fullam, Mrs. M.	Stephen, Mrs. E.
Gabriel, G. E.	Sutherland, C. J.
Gomes, A. F.	Syechenyi Icomite Bela.
Hamilton, Wm.	Taylor, Mrs.
Hattinger, C.	Tweedie, Mrs. (from Scot- land). Care of Capt.
Innes, C. E. S.	Tweedie.
Jarainmo, D.	Viandier, Madame E.
Jellieoe, Mrs. S. R.	Wads, E. R.
Johns, Mrs. S.	Williams, Mrs.
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*Weekly Water Report showing the least depth of water
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for the week ending Friday, the 25th January 1878.*

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
Entrance below Chourasia ...	5 0	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	Lalkhawdiar.
From Jungipore to Berhampore, 47 miles.	2 6	Pattanparah.
From Berhampore to Cutwa, 50 miles.	2 0	Juggernathpore.
From Cutwa to Nuddea, 16 miles.	2 6	Baleodangah.
MATABHANGAH.		
Entrance	5 3	
Thence to Tatarparah	0 9	Tatarparah.
From Tatarparah to Hât Bolia.	1 0	Dewangunge.
From Hât Bolia to Boalmaree	3 0	Dassparah.
From Boalmaree to Alikdeah	3 4	Taltollah.
From Alikdeah to Kissengunge.	3 8	Choodangah, Bastoopore, and Mothoorapore.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3 9	
Thence to Junction with the Jellinghee.	3 3	Akrigunge, Koladangah and Choke.
From Junction of Byrub and Jellinghee to Teakatta.	3 3	Moodhopore.
From Teakatta to Nuddea ...	3 0	Toongha.
Height of water on gauge at Berhampore, the 28th January 1878, above zero, 0 foot 10½ inches.		
T. H. WICKES, C.E., Exc. Engr., Nuddea Rivers Division. BERHAMPORE, the 28th January 1878.		

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
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The Calcutta Gazette.

WEDNESDAY, FEBRUARY 6, 1878.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 768A.

GENERAL.—*The 30th January 1878.*—Major T. H. Lewin, Deputy Commissioner, Cooch Behar, is appointed to be Deputy Commissioner of Darjeeling, *vice* Mr. J. Ware Edgar, c.s. r.

The 31st January 1878.—Mr. J. A. Hopkins, c.s., having reported his return from furlough on the forenoon of the 30th instant, the unexpired portion of the furlough granted to him under orders of the 17th January 1876, is cancelled.

In supersession of the orders of the 16th instant, published in the *Calcutta Gazette* of the 23rd idem, Mr. J. C. Lloyd, temporary Sub-Deputy Collector, Khoolna, Jessore, is posted to Hooghly.

Baboo Lall Mohun Shome, temporary Sub-Deputy Collector, Hooghly, is posted to Khoolna, in Jessore.

Mr. H. L. Oliphant, c.s., reported his departure from India on furlough on the 28th instant.

Mr. A. W. Mackie is appointed to act until further orders as a Joint-Magistrate and Deputy Collector of the Second Grade, and is posted to Furneah.

The 2nd February 1878.—Colonel James Burn, Manager, Raj Durbhunga, who reported his return from furlough on the 8th November last, is allowed subsidiary leave for five days, with effect from that date.

Baboo Okhoy Coomar Chatterjee, Deputy Magistrate and Deputy Collector, Balasore is vested with the powers of a Collector under Section 3 of Act X of 1870.

The 4th February 1878.—Mr. A. Forbes is appointed to be an Assistant Magistrate and Collector in the 24-Pergunnahs.

Baboo Doorga Das Chowdry, Deputy Magistrate and Deputy Collector, Durbhunga, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Baboo Gobind Chunder Bose, Deputy Magistrate and Deputy Collector, 24-Pergunnahs, having resumed charge of his duties on the forenoon of the 18th ultimo, the unexpired portion of the leave granted to him under orders of the 17th December 1877, is cancelled.

Mr. W. Kemble, Officiating Magistrate and Collector, Purneah, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may avail himself of it during the first week in March 1878.

Mr. J. A. Hopkins is appointed to act as Magistrate and Collector of Purneah during the absence, on leave, of Mr. W. Kemble, or until further orders.

Mr. W. D. Bruce, Vice-Chairman of the Port Commissioners of Calcutta, is appointed to be a member of the Committee for the management of the Zoological Gardens at Alipore.

The 5th February 1878.—The following promotions in the Subordinate Executive Service are notified :—

Baboo Juggo Mohun Roy, Deputy Magistrate and Deputy Collector, Cuttack, is promoted to the Third Grade, *vice* Baboo Ram Coomar Bose, deceased.

Moulvie Syed Ameer Hossein, Deputy Magistrate and Deputy Collector, Patna, is promoted to the Fourth Grade, *vice* Baboo Juggo Mohun Roy.

Baboo Doorgagutty Banerjee, Personal Assistant to the Commissioner of Patna is promoted temporarily to the Fourth Grade, *vice* Baboo Taruk Nath Mullick.

Mr. A. J. Fraser, Deputy Magistrate and Deputy Collector, in charge of the Madaripore sub-division, who was promoted temporarily to the Fifth Grade under orders of the 22nd ultimo, is confirmed in that grade, *vice* Moulvie Ameer Hossein.

„ J. A. Craven, Personal Assistant to the Commissioner of Rajshahye and Cooch Behar, is promoted temporarily to the Fifth Grade, *vice* Baboo Hurri Chaitunya Ghose.

„ J. White, Deputy Magistrate and Deputy Collector, in charge of the Barh sub-division, is promoted temporarily to the Fifth Grade, *vice* Baboo Doorgagutty Banerjee.

Baboo Kalinath Dey, Deputy Magistrate and Deputy Collector, Tipperah, who was promoted temporarily to the Sixth Grade under orders of the 22nd ultimo, is confirmed in that grade, *vice* Mr. A. J. Fraser.

„ Mohendro Nath Gupta, Deputy Magistrate and Deputy Collector, employed on the Noabad settlements in Chittagong, is promoted temporarily to the Sixth Grade, *vice* Baboo Dhanesh Chunder Roy.

„ Raj Gopal Roy, Deputy Magistrate and Deputy Collector, Hazarcebagh, is promoted temporarily to the Sixth Grade, *vice* Mr. J. A. Craven.

„ Nobin Krishna Banerjee, Deputy Magistrate and Deputy Collector, is promoted temporarily to the Sixth Grade, *vice* Mr. J. White.

„ Nobin Krishna Banerjee will continue to be employed as General Manager of the Nashipore, Nehalia, and Sydabad estates, under the Court of Wards, in Moorshedabad.

„ Troyluckonath Sen, Deputy Magistrate and Deputy Collector, Backergunge, is promoted temporarily to the Sixth Grade, *vice* Baboo Nobin Krishna Banerjee.

„ Bhobotosh Banerjee, temporary Deputy Collector, Darjeeling, is confirmed, in the Seventh Grade of the Subordinate Executive Service, *vice* Baboo Dhanesh Chunder Roy.

„ Mohim Chunder Ghose, Officiating Deputy Magistrate and Deputy Collector, employed in the Durbhunga Raj, is confirmed in the Seventh Grade of the Subordinate Executive Service, *vice* Baboo Hurry Mohun Sen.

„ Chundy Churn Bose, Officiating Deputy Magistrate and Deputy Collector, employed on surveying and registering the nizamat lands, is confirmed in the Seventh Grade of the Subordinate Executive Service, *vice* Baboo Kalinath Dey.

Mr. E. R. Middleton, Deputy Magistrate and Deputy Collector, Serampore, Hooghly, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code, in extension of the leave granted to him under orders of the 17th December last.

Mr. L. R. Tottenham, District and Sessions Judge, Midnapore, is appointed to act as Superintendent and Remembrancer of Legal Affairs during the absence, on deputation, of Mr. J. O'Kinealy, or until further orders.

Mr. T. Smith is appointed to officiate as District and Sessions Judge, Midnapore, during the absence, on deputation, of Mr. Tottenham, or until further orders.

POLICE.—*The 29th January 1878.*—Mr. C. A. Fisher, Assistant Superintendent of Police, Dacca, is allowed leave for one day under Section 3, Supplement F, of the Civil Leave Code, in extension of the leave granted to him under orders of the 22nd July 1876.

Mr. Fisher is also allowed subsidiary leave for fourteen days from the 27th December last, to enable him to join his appointment at Dacca.

The 31st January 1878.—Mr. V. W. Bertelsen, Assistant Superintendent of Police, Hooghly, is appointed to act as District Superintendent of Police, Balasore, during the absence, on leave, of Bahoo Juggodish Nath Roy, or until further orders.

The 2nd February 1878.—Mr. W. P. Davis, District Superintendent of Police, Hooghly, who reported his return from furlough on the 24th November 1877, is allowed subsidiary leave for twenty-one days from that date to enable him to join his appointment.

Major R. M. Skinner, District Superintendent of Police, Mozufferpore, who reported his return from furlough on the 29th October last, is allowed subsidiary leave for four days, with effect from that date.

The 4th February 1878—The following officers are confirmed in the Third Grade of Assistant Superintendents of Police :—

Mr. E. St. George Kaye, Officiating Assistant Superintendent of Police, Monghyr.

„ O. B. Wood, Officiating Assistant Superintendent of Police, Chittagong Hill Tracts.

The services of the following officers are placed at the disposal of the Government of India in the Home Department :—

Mr. H. B. M. Eyre, Officiating Assistant Superintendent of Police, Sarun.

Mr. Charles Wintle, Officiating Assistant Superintendent of Police, with effect from the date of his relief from famine duty in Madras.

ECCLESIASTICAL.—*The 2nd February 1878.*—The Revd. W. H. Bray, Senior Chaplain of St. John's Church, Calcutta, and of the Medical College Hospital, is allowed leave for three months, with effect from the 20th ultimo, under Section 12, Supplement E, of the Civil Leave Code.

The Revd. C. G. Moore, Officiating Second Chaplain of St. John's Church, is appointed to act as Senior Chaplain of St. John's Church and of the Medical College Hospital during the absence, on leave, of the Revd. W. H. Bray, or until further orders.

The Revd. T. W. Hunter is appointed to act temporarily as Second Chaplain of St. John's Church during the absence, on deputation, of the Revd. C. G. Moore, or until further orders.

REGISTRATION.—*The 24th January 1878.*—Moonshee Ghulam Rusool, Sub-Registrar of Labpore, in the district of Beerbhoom, is appointed to be Sub-Registrar of Moureswar, in that district, *vice* Mohamed Abdus Subhan, resigned.

Baboo Grish Chundra Bandopadhyia is appointed to be Sub-Registrar of Labpore, in the district of Beerbhoom.

The 30th January 1878.—Baboo Poorno Chunder Chatterjee, Special Sub-Registrar, Hooghly, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code.

The 31st January 1878.—Baboo Kristo Churun Bysack, Special Sub-Registrar, Mymensing, is allowed leave for one month and fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the 4th February next, or such subsequent date as he may avail himself of it.

EDUCATION.—*The 28th January 1878.*—Baboo Peary Mohun Sein is appointed to be Deputy Inspector of Schools, Balasore, *vice* Baboo Radha Nath Roy, promoted.

Baboo Chaturbhuj Putnaik, B.A., is appointed to act as Deputy Inspector of Schools, Balasore, in the Third Grade, during the absence, on deputation, of Baboo Peary Mohun Sein, or until further orders.

The 31st January 1878.—Baboo Okhoy Coomar Chatterjee, Deputy Magistrate and Deputy Collector, Balasore, is appointed to be a member of the Balasore District School Committee, *vice* Baboo Otool Chunder Chatterjee.

Baboo Munnoo Lall Chatterjee, Subordinate Judge, Moorshedabad, is appointed to be a member of the Moorshedabad District School Committee, *vice* Baboo Amrito Lall Chatterjee, transferred.

The 4th February 1878.—Moonshee Radha Lall, Deputy Inspector of Schools, Shahabad, is allowed leave for four months under Section 3, Supplement F, of the Civil Leave Code, with effect from such date as he may have availed himself of it.

Baboo Keshub Ram Bhatta is appointed to act as a Deputy Inspector of Schools of the Third Grade, and is posted to Shahabad, during the absence, on leave, of Moonshee Radha Lall, or until further orders.

OPIMUM.—*The 31st January 1878.*—Mr. G. M. Gregory, Assistant Sub-Deputy Opium Agent, is allowed leave for one month and fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the 20th instant.

The 1st February 1878.—Mr. C. W. Fenton, Officiating Assistant Sub-Deputy Opium Agent attached to the Benares Agency, is allowed leave for three months under Section 9, Supplement F, of the Civil Leave Code, in extension of the leave granted to him under orders of the 3rd ultimo, published in the *Calcutta Gazette* of the 9th idem.

MEDICAL.—*The 29th January 1878.*—Baboo Gourango Soonder Singh is appointed to be Secretary to the Committee for the management of the Charitable Dispensary at Ryepore, vice Baboo Devendro Pronanna Singh.

The 1st February 1878.—Deputy Surgeon-General James Irving, M.D., is appointed to be Surgeon-General to the Government of Bengal as a temporary measure.

The 5th February 1878.—Assistant Surgeon Chunder Coomar Gupta, in charge of the Charitable Dispensary at Kandi, in the district of Moorshedabad, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Second Grade Assistant Surgeon Tariney Churn Dutt, a Supernumerary at the Presidency, is appointed to have charge of the Charitable Dispensary at Kandi, in the district of Moorshedabad, during the absence, on leave, of Assistant Surgeon Chunder Coomar Gupta, or until further orders.

Third Grade Assistant Surgeon Nogendra Nath Bhattacharjee is appointed temporarily to do duty in the Campbell Hospital, Sealdah, as a Supernumerary Assistant Surgeon.

EMIGRATION.—*The 5th February 1878*—Mr. J. F. Bradbury, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Magistrate under Section 85 of Act VII of 1871.

MUNICIPAL.—*The 19th January 1878.*—The Lieutenant-Governor is pleased to approve under Section 30 of Act V (B.C.) of 1876, the election by the Commissioners of the Municipality of Arrah of Mr. C. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector, to be their Vice-Chairman for the year 1878-79.

The 28th January 1878.—Dr. S. C. Mackenzie, Superintendent of the Campbell Medical School and Hospital, Sealdah, is appointed to be a Commissioner for the Municipality of Calcutta, vice Dr. A. S. Lethbridge, resigned.

The 29th January 1878.—The following gentlemen are re-appointed, under Section 28 of Act V (B.C.) of 1876, to be Commissioners of the Municipality of Raneeunge, in the district of Burdwan :—

Mr. R. Williams.

Baboo Abhoy Churn Mookerjee, Railway Native Doctor.

„ Loknath Ghose, Medical Practitioner.

ROAD CESS.—*The 30th January 1878.*—The following gentlemen are re-appointed to be members of the District Road Cess Committee of Bankoora :—

Mr. J. O'B. Seeales.

Rai Radha Bullub Singh, Bahadoor.

Baboo Nudiar Chand Roy.

„ Ram Lall Misser.

„ Nobin Chunder Chatterjee.

The following gentlemen are appointed to be members of the Bankoora District Road Cess Committee :—

Moonshee Alizamin, Merchant.

Baboo Gunga Govind Mookerjee, Talookdar.

The 31st January 1878.—Baboo Okhoy Coomar Chatterjee, Deputy Magistrate and Deputy Collector, is appointed to be a member of the District Road Cess Committee of Balasore, vice Baboo Otool Chundra Chatterjee.

The 1st February 1878.—The following gentlemen are re-appointed to be members of the District Road Cess Committee of Bhagulpore :—

Mr. M. B. Morrison.

Baboo Tejnarain.

Baboo Jodu Nath Sircar.

The following gentlemen are appointed to be members of the Bhagulpore District Road Cess Committee :—

Mr. William St. Clair Grant, Landholder and Indigo-planter, vice Dr. N. B. Baillie, deceased.

„ T. Curtis, Manager of Mr. Grant, vice Mr. J. Hennessy, resigned.

Rai Thackur Mun Singh Bahadoor, of Sukhpore, vice Baboo Sardharoo Lal, resigned.

The following Notifications are re-published from the *Assam Gazette* :—

The 22nd January 1878.—Under the provisions of Section 37 of Act X, 1872, the Chief Commissioner is pleased to invest Mr. R. T. Greer, c.s., Assistant Commissioner, Kamrup, with the powers of a Magistrate of the third class in that district, with retrospective effect from the 1st January 1878.

The 23rd January 1878.—Under the provisions of Section 37, Act X of 1872, the Chief Commissioner is pleased to invest Mr. R. McCabe, c.s., Supernumerary Assistant Commissioner, Third Grade, Lukhimpore, with the powers of a Magistrate of the second class.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

(First Publication.)

NOTIFICATION.

The 4th February 1878.—The following Bye-laws framed by the Municipal Commissioners of Kishnaghur at a meeting under Section 313 of Act V (B.C.) of 1876, having been confirmed by the Lieutenant-Governor under Section 314 thereof, are hereby published for general information.

For Regulating the Conduct of Business at Meetings.

1. The day of the meeting shall ordinarily be the last Saturday in every month, unless the Chairman for any special reason fix any other day. A notice signed by the Chairman or Vice-Chairman shall be circulated at least three days before the day of the meeting.

2. A list of business to be transacted at the meeting shall accompany the notice, and no matter which is not contained in such list shall be brought forward for discussion at any meeting unless with the consent of the majority of the Commissioners present at the meeting.

3. Any member wishing to bring any proposition before the Commissioners at a meeting shall give written notice to the Chairman or Vice-Chairman of his intention to do so, and such proposition shall be included in the next list of business which may be prepared after the receipt of the notice.

For Regulating the Time and Mode of Collecting the Taxes.

4. A darogah shall be appointed for the purpose of superintending the collection of taxes. The Municipality shall be divided into six wards, as heretofore, and to each of these wards shall be appointed a sirkar, who shall be authorized to collect taxes and to grant receipts. The Commissioners shall also appoint such warrant clerks or other officers as may be necessary for the realization of taxes.

5. Every officer authorized to grant receipts shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the Municipality and the signature of the Chairman. Every collecting officer, at the time of demanding payment, shall be bound to show this certificate, if required, and no tax-payer shall be bound to pay unless such certificate is shown and a printed receipt tendered to him.

6. For all sums paid on account of any tax mentioned in the Act, a printed receipt signed by the tax darogah and the collecting officer, showing the quarter for which the sum is paid, the amount of the tax, the number of the holding and of the ward in which it is situated, and the person from whom the tax is levied, shall be given to the person paying the same.

7. Bills shall not be made over at one time to any collecting sirkar or warrant clerk to a larger amount than that of the security given by him.

8. The darogah shall periodically settle accounts with the sirkars and warrant clerks, at such intervals as the Commissioners may from time to time direct. The darogah shall report to the Chairman the result of such settlements of accounts, and shall certify that the accounts are correct.

9. The darogah shall have a permanent advance of Rs. 25 to meet petty contingent expenses, to be accounted for at the end of each month.

10. When any tax, rate, or toll is levied by distress and sale of moveable property, payment of the purchase-money and delivery of the property shall be made immediately after the sale; and if the purchaser fail to pay the full amount of his bid, it shall be lawful for the distraining officer to sell the property again on the same or any other day, and the first or any succeeding purchaser, except the last, shall in such case be responsible to the Commissioners for any loss; such loss shall be recoverable as a debt due from him.

11. Every person required, in writing, to furnish any schedule or return which the Commissioners may lawfully require him to furnish, shall send such schedule or return to the office of the Commissioners within one week from the date of the service of the requisition, in the manner described in section 367 of the Act. Any person failing to do so shall be liable to a penalty not exceeding Rs. 5 for the omission, and to a penalty not exceeding Rs. 2 for every day the omission shall continue. Any person submitting a false or incorrect schedule or return shall be liable to a penalty of Rs. 20, provided that nothing in this bye-law shall be held to prevent the institution of a criminal prosecution under the Penal Code, should the facts appear to warrant such a proceeding.

For Regulating the Conduct of Persons Employed by the Commissioners.

12. The Commissioners shall have power to inflict, for neglect of duty a fine not exceeding one month's pay upon any person employed by them.

13. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For Regulating the Disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.

14. Every person within whose premises any animal may die shall, within six hours after its death, or, if death occurs at night, within four hours after day light, either remove at

his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcasses, or report the death to the conservancy overseer of the division within which such premises may be situated. Penalty for infringement, Rs. 20. In case the person liable shall not remove the carcass, he shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine; and in case the said person be not the owner of the animal, and the owner be known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners.

15. No person shall dispose, or cause to be disposed, of any corpse, or any part of a corpse, otherwise than by burning or burying it at or in some lawful burning or burial ground.

Penalty for infringement, Rs. 50.

16. If the corpse of any person within the municipal limits shall remain unburied or unburnt after 12 hours from the time of death, the Municipal Commissioners may dispose of such corpse through their servants, and recover the expense from any assets left by the deceased.

For the Regulation and Management of Privies.

17. No person shall perform any office of nature in any place outside private premises, other than such place as may be appointed by the Commissioners.

Penalty for infringement, Rs. 10.

18. No person shall carry night-soil through the streets except between the hours of 3 A.M. and 8 A.M., or otherwise than in a closely covered receptacle; or shall use any place, other than those approved by the Commissioners, for the purpose of depositing such night-soil therein.

Penalty for infringement, Rs. 20.

19. Within such limits as the Municipal Commissioners may appoint, no person shall construct or keep, after prohibition by the Municipal Commissioners, any well-privy.

Penalty, Rs. 20 and a daily fine of one rupee.

20. The Municipal Commissioners may direct the use of lime, coal-tar, carbolic acid, or other deodorants or disinfectants in any privy or premises, if at any time it seem to them necessary for the preservation of public health, or for the prevention of infection or spread of disease: provided that the Municipal Commissioners shall be bound to supply such deodorants, &c., at cost price, and the price shall be recoverable as a debt due to the Commissioners.

Penalty, daily fine of one rupee.

For Regulating Traffic in the Streets.

21. Every carriage or cart plying on the streets after one hour after sunset shall carry a light or lights.

Penalty for infringement, Rs. 5.

For Regulating or Prohibiting the use of Fire-balloons, Fire-works, Fire-arms, or Missiles, in the Vicinity of Public Roads.

22. No one shall let off any fire-balloon, fire-work, fire-arm, or any missile, in or near a public street without the consent of the Municipal Commissioners previously obtained.

Penalty for infringement, Rs. 10.

Miscellaneous Bye-laws.

23. No person shall put, or cause to be put, on any house or building any spout or other thing intended for the conveyance and discharge of water which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public road or thoroughfare, and all persons shall take such order with existing spouts, &c., as may be necessary to prevent injury to any public road or thoroughfare.

Penalty for infringement, Rs. 10; penalty for continued infringement, one rupee daily.

24. No person shall deposit, or cause to be deposited, in or by the side of any public drain any substance or thing whereby the said drain is or may be in any way obstructed.

Penalty for infringement, Rs. 10; penalty for continued infringement, Rs. 3 daily.

25. Except by and with the written permission of the Commissioners, and in such manner as they shall direct, no person shall construct any building or structure of any kind abutting on any public road or drain, and no person shall place over any public drain any bridge or platform.

Penalty for infringement, Rs. 50.

The Commissioners may direct that the owner or occupier shall remove the said building or obstruction at his own expense. In case of default, the defaulter shall be liable to pay a daily fine not exceeding Rs. 3.

26. No person shall prepare any channel, or convey water by any channel, across any public thoroughfare, except in such manner as shall have been first approved by the Commissioners, and any such channel may be filled up by the Commissioners, who may recover the expense from the offender, or from the person for whose benefit the channel may have been cut.

Penalty for infringement, Rs. 50.

27. No person shall, without the permission of the Commissioners, steep in any tank or ditch within municipal limits any jute, hemp, or other vegetable matter, or any animal matter.

Penalty for infringement, Rs. 20; penalty for continued infringement, Rs. 2 daily.

28. No person shall wash in any tank, or ditch, or well the clothes, or bedding, or furniture used by any person suffering from cholera or from any contagious disease.

Penalty for disobedience, a fine of Rs. 50.

29. No person shall, without the consent of the Municipal Commissioners, fill up or stop any existing cesspool so as to obstruct the drainage of any part of the town.

Penalty for infringement, Rs. 20; and the Commissioners may order the offender to re-dig the hole at his own expense, and, if he neglects to do so, may impose a daily fine not exceeding Rs. 2, or may do the work at his expense.

30. No person shall collect, or allow to be collected (except for the purpose of conveying it away), on or near any public road or place, any manure or other offensive substance.

Penalty for infringement, Rs. 5.

31. No person shall tether or graze cattle, goats, or other animals, or cause them to be tethered, or cause or allow them to stray, on any public highway.

Penalty for infringement, Rs. 5.

32. No person shall allow any diseased or worn-out animal to stray into any highway, or into any place whence such animal can escape into any highway.

Penalty for infringement, Rs. 5.

33. No person shall cut grass from the banks or sides of any roads or from any public place within municipal limits.

Penalty for infringement, Rs. 10.

34. No person shall throw or place on any road or street any broken glass, broken bottles, or crockery.

Penalty for infringement, a fine not exceeding Rs. 10.

For Regulating Burial-grounds, &c.

35. No person shall bury, or cause to be buried, any corpse, or part of a corpse, in any burial ground in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than four feet from the surface ground.

Penalty for infringement, Rs. 10.

36. No person shall bury, or cause to be buried, in any burial ground any corpse, or part of a corpse, in a grave not constructed of masonry which shall be less than six feet deep.

Penalty for infringement, Rs. 10.

37. No person shall build or dig, or cause to be built or dug, any grave in a burial ground at a less distance than two feet from any other existing grave.

Penalty for infringement, Rs. 20.

38. No person shall build or dig, or cause to be built or dug, a grave in any burial place in any other line than that marked out by the Commissioners or some person authorized on their behalf.

Penalty for infringement, Rs. 20.

39. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

Penalty for infringement, Rs. 20.

For Regulating the Burning of Dead Bodies.

40. Every person who shall bring or convey, or cause to be brought or conveyed, any corpse or part thereof to any burning ground, shall burn, or cause the same to be burnt, within six hours after its arrival at the said burning ground.

Penalty for infringement, Rs. 20.

41. No person, when burning, or causing to be burnt, any corpse, or part of a corpse, in any burning ground, shall permit the same or any part thereof to remain without being completely reduced to ashes, or shall permit the clothes or other articles connected with the burning of such corpse to remain at or near such burning ground unless the same be completely reduced to ashes.

Penalty for infringement, Rs. 20.

42. No person shall carry a corpse, or part of a corpse, through any highway unless it be decently covered and totally concealed from public view.

Penalty for infringement, Rs. 10.

43. No person while carrying any corpse, or part of a corpse, shall deposit it on any bazar or crowded thoroughfare for any purpose whatever.

Penalty for infringement, Rs. 10.

44. Every corpse, or part of a corpse, that has been kept or used for the purpose of dissection must be removed in a closed vehicle.

Penalty for infringement, Rs. 20.

General.

45. Each penalty laid down in the above bye-laws shall be the maximum penalty.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th February 1878.—It is hereby notified for general information that on the recommendation of the Commissioners of the Municipality of Soory, in the district of Beerbhoom, at a meeting, the Lieutenant-Governor has been pleased, under Section 234 of Act V (B.C.) of 1876, to extend to that Municipality the provisions of Part VII, Chapter II, of the Act.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 25th January 1878.—It is hereby notified that under the provisions of Section 32 of Act V (B.C.) of 1876, and on the recommendation of the Commissioners of the Municipality of Nattore, the Lieutenant-Governor has been pleased to exclude from the operation of the Act so much of the road from Rampore Bauleah to Nattore as lies within that Municipality and west of Nichu Bazar, and to transfer the said portion of the road to the charge of the District Road Cess Committee of Rajshahwe with the consent of that body.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 29th January 1878.—It is hereby notified for general information that on the recommendation of the Commissioners of the Municipality of Mudhoobunnee, in the district of Durbhunga, at a meeting, the Lieutenant-Governor has been pleased, under Section 234 of Act V (B.C.) of 1876, to extend to that Municipality the provisions of Sections 251 to 263, 278 to 283, 285 to 288, and 292 to 294, of the Act.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd January 1878.—It is hereby notified that the declaration dated 7th December 1876 for the acquisition of land required by the Eastern Bengal Railway Company for Railway purposes in the village of Lallpore, pergunnah Pajnoor, zillah Nuddea, which was published in the *Calcutta Gazette* of the 13th, 20th, and 27th December 1876, at pages 1488, 1518, and 1544, is cancelled.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 1, Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that, from the 15th February 1878, all births and deaths occurring within the limits of the municipalities of Sherpore, Kishoregunge, Basitpore, and Jamalpore, in the Mymensingh district, shall be registered.

2. For the purpose of this Act the boundaries of the said municipalities shall be continuous with those of the municipalities themselves.

3. From and after the 15th February 1878, the whole Act IV (B.C.) of 1873 shall apply to the entire areas of the municipalities lying within the boundaries mentioned above.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th January 1878.—The Lieutenant-Governor is pleased to vest Baboo Parbati Charan Rai, Deputy Collector in charge of the Dearah Surveys and Settlement, with the powers of a Collector under Regulation VII of 1822, Regulation IX of 1825, and Act IX of 1847, in the districts of Dacca, Furreedpore, Tipperah, and Backergunge, for the purpose of surveying and settling the Dearah lands in the aforesaid districts, and also under Section 4 of Act V (B.C.) of 1876 to appoint the said Baboo Parbati Charan Rai to be a Deputy Collector for the purpose of carrying out the survey under that Act of the Dearah lands in the above-mentioned districts, as ordered by the Lieutenant-Governor on the 20th of June 1876.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th January 1878.—Plans and an estimate, amounting to Rs. 36,564, for constructing a pucca brick godown on the Strand Bank lands for the accommodation of general goods having been submitted by the Port Commissioners for making improvements in the Port of Calcutta with their Vice-Chairman's letter No. 3576 of the 28th December 1877, the Lieutenant-Governor has been pleased to sanction the execution of the work under the provisions of Section 35 of Act V (B.C.) of 1870.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The following declaration is published in supersession of the declaration published at page 1296 of the *Calcutta Gazette* of the 19th September 1877 :—

Whereas it appears to the Lieutenant-Governor of Bengal that the undermentioned plot of land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Tara Chand Banerji, Ghatwal, for service land previously taken up for the road from Bankoora to Judpore :—

In the village of Rajgram, pergunnah Chhatna, zillah Bankoora, a piece of land measuring, more or less, 1 beegha 11 cottahs and 4 chittacks of standard measurement, bounded on the north by Patharchangra, Mahesh Chaudhuri's land, Sibn Kundu's Hir, and a Būlan; south by the ghatwali land of Tarachand Banerji and Beni-Jogtis' jote land of Mangrasole; east by the road from Bankoora to Judpore; and west by mouzah Krishnanuggur, pergunnah Chhatna, chauki and zillah Bankoora.

It is hereby declared that for the above purpose a piece of land measuring, more or less, 1 beegha 11 cottahs and 4 chittacks of standard measurement, is required within the aforesaid village of Rajgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 21st January 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for enlarging the northern portion of the existing Municipal market in the town of Arrah, pergunnah Arrah, zillah Shahabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, three cottahs of standard measurement (embracing private buildings thereon), bounded on the north by a public lane leading from the public road to Milkitolah and the Municipal market, on the south and east by the Municipal market, and on the west by the Mahajantolah main road, is required within the aforesaid town of Arrah.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 19th January 1878.—Whereas it appears to the Lieutenant Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the site of the Nelpamarce sub-divisional head-quarters, in the village of Mushruth Kukapara, pergunnah Kajirhat, zillah Ilungpore, it is hereby declared that, for the above purpose, a piece of land measuring, more or less, 54 beeghas of standard measurement, bounded on the north by the khas patit land of Beeraj Mohun Choudhuri and others, zemindars of the estate and by the jote of Jan Sardar; east by the said zemindars' khas patit land; on the south by Panoo Nasy's jote and the zemindars' khas patit land; and on the west by the jote of Balai Prosad Bose, is likely to be required within the aforesaid village of Mushruth Kukapara.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 767A.

The 30th January 1878.—Baboo Uma Churun Laha, Officiating Sub-Deputy Collector, Nattore, in Rajshahye, is vested with the powers of a Magistrate of the Third Class.

The 1st February 1878.—Baboo Upendro Chunder Ghose, Esq., Officiating Moonsif of Nermal, in the district of Midnapore, is vested, under Section 29 of the Bengal Civil Courts'

Act (VI of 1871), with the powers of a Small Cause Court Judge for the trial of suits cognizable by such courts up to the amount of Rs. 50.

The 4th February 1878.—Mr. A. Forbes, who has, under separate orders of this date, been appointed to be an Assistant Magistrate and Collector in the 24-Pergunnahs, is vested with the powers of a Magistrate of the First Class, and under Sections 142, 157, 417, and 521 of the Criminal Procedure Code. He is also vested with powers to try summarily the offences mentioned in Section 222 of the Code.

Mr. H. B. Beames, Deputy Magistrate and Deputy Collector, in charge of the Cox's Bazar Division of the Chittagong district, is vested with the powers of a Magistrate of the First Class.

Mr. Beames is also vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The 5th February 1878.—Mr. F. W. R. Cowley, Joint-Magistrate and Deputy Collector, Shahabad, is vested with the powers of a Magistrate of the First Class, and under Sections 142, 157, 417, and 521 of the Criminal Procedure Code. Mr. Cowley is also vested with powers to try summarily the offences mentioned in Section 222 of the Code.

These orders will have effect from the date on which Mr. Cowley joined his appointment at Arrah.

LEAVE OF ABSENCE TO MOONSIFS.—*The 4th February 1878.*—Baboo Mutty Lal Haldar, B.L., Moonsif of Gaibanda, in Rungpore, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st March 1878.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 31st January 1878.—It is hereby notified that, under Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare the ferry on the Gungadhor river at Bolarhat, in the district of Rungpore, to be a public ferry.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 29th January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces) the Lieutenant-Governor has been pleased to grant a license to Munshi Abdour Rouf, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Mirzagunge, Bowful, Gulisakhali, and Golachipa (Khalisakhali), in the district of Backergunge.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 4th February 1874.—The following revised Rules made by the High Court of Judicature at Fort William in Bengal, under Clause I, Section 20 of the Court Fees' Act VII of 1870, having been confirmed by the Lieutenant-Governor of Bengal, and sanctioned by the Governor-General of India in Council, are now published in supersession of those which appeared at page 476, Part I, of the *Calcutta Gazette* of the 25th February 1874—

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

1.—Revised Rules framed by the High Court of Judicature at Fort William in Bengal, in accordance with Clause I, Section 20 of the Court Fees' Act of 1870, declaring the Fees chargeable for Serving and Executing Processes issued by the High Court in its Appellate Jurisdiction, and by the other Civil and Revenue Courts established within the limits of such Jurisdiction.

RULE I.—The fees exhibited in the following table shall be charged for serving and executing the several processes against which they are respectively ranged :—

TABLE OF FEES.

PART I.—In the High Court, Appellate Jurisdiction—

Proper Fees.

Rs. A. P.

Article 1.—Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, one fee 3 0 0

When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such person in excess of four.

Proper Fees.
Rs. A. P.

Article 2.—Summons to witnesses, when the witnesses named therein are not more than four in number, *one fee* ... 3 0 0

When such witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose—

Rs. A. P.

(a) in respect of the commission ... 3 0 0

(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, *per diem* Such sum as the Court may direct.

Note.—A sum sufficient to cover the daily fee (a) for each period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Rs. A. P.

Article 4.—Every warrant for arrest of the person ... 3 0 0

Article 5.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part ... 3 0 0

PART II.—In the Courts of Judges and Subordinate Judges, and in the Revenue Courts when the suit in the Revenue Courts in which the process is issued is valued at a sum exceeding Rs. 1,000—

Rs. A. P.

Article 1.—Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, *one fee* 2 0 0

When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such person in excess of four.

Rs. A. P.

Article 2.—Summons to witnesses, when the witnesses are not more than four in number, *one fee* ... 2 0 0

When such witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose:—

Rs. A. P.

(a) in respect of the commission ... 2 0 0

(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, *per diem* ... 3 0 0

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Article 4.—Every process of attachment of property by actual seizure—

Rs. A. P.

(c) in respect of the warrant of attachment ... 2 0 0

(d) in respect of each man, necessary to effect the attachment and also to ensure safe custody, when such man is to be left actually in possession, *per diem* ... 0 6 0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee (d) is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the fee with reference to the provisions of section 209 of the Code of Civil Procedure of 1877.

Rs. A. P.

Article 5.—Every process in execution of a decree by the arrest of the person ... 10 0 0

Article 6.—Every order for the sale of the property, other than an order for the sale of distrained property under Act VIII of 1869, Bengal Council—

(e) in respect of the order of sale ... 2 0 0

(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000 ... 2 per cent.
together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of ... 1

Note.—The portion (e) of this fee must be paid when the process is obtained, and the poundage (f) must be paid at the time of making the application for payment of the proceeds of sale out of Court, as hereinafter provided.

		Proper Fees.		
		Rs.	A.	P.
Article 7. —Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part				
			2	0 0
PART III. —[Except in the suits specified in Part IV.] In the Courts of Moonsifs and of Small Causes, and in the Revenue Courts when Part II does not apply.				
		Rs.	A.	P.
Article 1. —Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, <i>one fee</i>				
			1	0 0
When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of four annas for every such person in excess of four.				
Article 2. —Summons to witnesses, when the witnesses are not more than four in number, <i>one fee</i>				
			1	0 0
When the witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 4 annas for every such witness in excess of four.				
Article 3. —Every commission to make a local investigation or to take evidence, or for any other purpose—				
(a) in respect of the commission			1	0 0
(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, <i>per diem</i>			3	0 0
<i>Note</i> —A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.				
		Rs.	A.	P.
Article 4. —Every process of attachment of property by actual seizure—				
(c) in respect of the warrant of attachment			1	0 0
(d) in respect of each man necessary to effect the attachment and also to ensure safe custody, when such man is to be left actually in possession, <i>per diem</i>			0	4 0
<i>Note</i> —The daily fee (d) is to be paid at the time of obtaining the process, for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 369 of the Code of Civil Procedure of 1877.				
		Rs.	A.	P.
Article 5. —Every process in execution of a decree by the arrest of the person				
			4	0 0
Article 6. —Every order for the sale of property other than an order for the sale of distrained property under Act VIII (B.C.) of 1869—				
(e) in respect of the order of sale			1	0 0
(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000			2	per cent.
together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of			1	„
<i>Note</i> —The portion (e) of this fee must be paid when the process is obtained; and the poundage (f) at the time of making the application for payment of the proceeds of sale out of Court, as hereafter provided.				
		Rs.	A.	P.
Article 7. —Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part				
			1	0 0
PART IV. —In the Courts of Moonsifs, in Small Cause Courts, and in the Revenue Courts where the suit is for debt or damage, to personal property or for rent, and where the claim does not exceed Rs. 50.				
		Rs.	A.	P.
Article 1. —Summons to defendants, when the defendants are not more than two in number, <i>one fee</i>				
			0	8 0
When the defendants are more than two in number, the fee above mentioned for the first two, and an additional fee of 4 annas for every such defendant in excess of two.				
		Rs.	A.	P.
Article 2. —Summons to witnesses in respect of each witness				
			0	4 0

Article 3.—Every commission to make a local investigation, or to take evidence, or for any other purpose—

	Proper Fees.		
	Rs.	A.	P.
(a) in respect of the commission	1	0	0
(b) in respect of the remuneration of the Commissioner, <i>i.e.</i> , person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, <i>per diem</i>	3	0	0

Note.—A sum sufficient to cover the daily fee (b), for such period as may be fixed by the Court for the purpose of executing the commission, must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Article 4.—Every process of attachment of property by actual seizure—

	Rs. A. P.		
(c) in respect of the warrant of attachment	0	8	0
(d) in respect of each man necessary to effect the attachment, and also to ensure safe custody, when such man is to be left actually in possession, <i>per diem</i>	0	4	0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 209 of the Code of Civil Procedure of 1877.

	Rs. A. P.		
Article 5.—Every process in execution of a decree by arrest of the person	1	0	0

**Article 6.—Every order for the sale of property other than an order for the sale of
distrained property under Act VIII (B.C.) of 1869 —**

	Rs. A. P.		
(e) in respect of the order of sale	1	0	0
(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000	2	per cent.	
together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of	1	,	

Note.—The portion (e) of this fee must be paid when the process is obtained; and the poundage (f) at the time of making the application for payment of the proceeds of sale out of Court as hereinafter provided.

	Rs. A. P.		
Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part	1	0	0

RULE II.—Notwithstanding Rule I, no fee shall be chargeable for serving and executing any process, such as a notice, rule, summons, or warrant of arrest which may be issued by any Court of its own motion, solely for the purpose of taking cognizance of, and punishing any act done, or words spoken, in contempt of its authority.

RULE III.—No process which comes within the operation of Rule I shall be drawn up for service or execution, except upon an application made to the Court for that purpose in writing, on a document bearing upon its face stamps not less in amount than the fee, which by Rule I is directed to be charged for serving and executing the process so sought to be drawn up. This application may, however, at the option of the party making it, be included in the petition by which he moves the Court to order the process to issue; but in that case the petition must bear the requisite stamps for the process fee, in addition to such stamps, if any, as are needed for its own validity: and, in either case, the filing of the application, thus duly stamped, shall constitute payment of the fee chargeable for the process.

RULE IV.—In cases which are covered by the note to Article 3 of Part I, and the note to Articles (3) and (4) of Parts II, III, and IV of the Table of Fees in Rule I, the additional fee which may become payable after the process has been actually issued shall be paid by filing a written requisition to the Court to receive the fee, which document shall bear on the face of it stamps not less in amount than the additional fee, together with a memorandum of the purpose for which it is paid.

RULE V.—The proceeds of a sale effected in execution of any decree will only be paid out of Court on an application made for that purpose in writing, and the additional fee (f), Article (6), Parts II, III, and IV must be paid by stamps affixed to, or impressed upon, the first of such applications: whether it be or be not made by the person who obtained the order for sale, or whether it does or does not extend to the whole of the proceeds. No fee will be chargeable upon any such application subsequent to the first.

N.B.—The fees paid in pursuance of these Rules, must, in all proceedings, be deemed and treated as part of the necessary and proper costs of the party who pays them.

[Second Publication.]

NOTIFICATION.

The 28th January 1878.—Under Section 4 of Act VII of 1871 (the Indian Emigration Act) the Lieutenant-Governor is pleased to approve of the appointment of Mr. Caldwell to be Emigration Agent for the Colony of Natal at Calcutta

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th January 1878.—Under Section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling), the Lieutenant-Governor has been pleased to authorize the extension of the provisions of Section 2 of the Act to the following roads, lands, and villages in the district of Bankoora:—

The Mooroloo road from Mejhea to Mooroloo, and the lands and the villages within half a mile on each side, viz Parbattypur, Lakhunbundi, Ghosoor, Joresnah, Kastara, Shatdenli, Jentootikoori, Taltakoori, Kristapur, Bramanshalá, Sálora, Jhanka, and Mooroloo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th January 1878.—It is hereby notified, under the provisions of Section 15 of Act V of 1861, that the villages of Deotula, Bhyjoorah, Karaiollah, Koochnichora, Talleshur, Sonbaria, Jaffurkhali, Amtolee and Bamua, in Perozepore sub-division in the district of Backergunge, being still in a disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and the collection of rents, the Lieutenant-Governor has sanctioned, with effect from 6th December 1877, the employment, for a further period of three months, of a special police force consisting of one sub-inspector, three head-constables, and fifteen constables to be quartered at the said villages. The cost of the force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

			R.	A.	P.
1 Sub-Inspector, 4th grade, at Rs. 50	50	0	0
1 Head-constable, 1st " at " 25	25	0	0
1 Ditto 2nd " at " 20	20	0	0
1 Ditto 3rd " at " 15	15	0	0
5 Constables, 1st grade, at Rs. 9 each	45	0	0
5 Ditto 2nd " at " 8 "	40	0	0
5 Ditto 3rd " at " 7 "	35	0	0
Pensionary charges at 2 annas per rupee	28	12	0
Contingencies at 10 per cent.	23	0	0
1 Sub-Inspector's boat-hire at Rs. 20 per month	20	0	0
Total	301	12	0
Total cost for three months	905	4	0
Clothing allowance of 18 men at Re. 1 each	18	0	0
3 Barracks and cook-shed at Rs. 25 each	75	0	0
Grand total for three months	998	4	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Mohamed Muazzumuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Jussfargunge, in the district of Dacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st January 1878—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Mohamed Yakub Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Nawabgunge, in the district of Pacca.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant licenses to the following gentlemen, authorizing them to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations entered in the fourth column of the table below opposite to their respective names :—

District.	Sub-division.	Registration Sub-district.	Thannahs included under Mahomedan Registrar's jurisdiction.	Head-quarters.	Name of Registrar.
Mymensingh	Atia	Atia	Atia	Atia	Moulvie Ghulam Najaf.
Ditto	Jamulpore	Jamulpore	Jamulpore and Dewangunge.	Jamulpore	Mohd Kiamutullah.
Ditto	Ditto	Sherpore	Sherpore	Sherpore	Moulvie Hamiduddin Ahmed.
Ditto	Kishoregunge	Kishoregunge	Kishoregunge and Nikli	Kishoregunge	Moulvie Syud Abdourrazack.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan Marriages and Divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Naimuddin, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Serajgunge, in the district of Pubna.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st January 1878.—It is hereby notified that in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal has been pleased to vest Moulvie Abul Mansur, Moonsif of Bhotmari, in the district of Rungpore, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 50. The local limits within which he shall exercise these powers shall correspond with the limits of his Moonsif jurisdiction.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd January 1878.—Under the provisions of Section 42 of the Criminal Procedure Code, the Lieutenant-Governor is pleased to appoint the Officer in charge of the Sub-division of Nattore for the time being, to be a Special Magistrate of the First Class for the trial of offences punishable under the Railway Act XVIII of 1854 in the districts of Pubna, Rajshahye, and Bogra, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the districts of Pubna and Bogra.

The Officer in charge of the Nelphamaree Sub-division for the time being, is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854 in the districts of Dinagepore and Rungpore, and also of offences specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the district of Dinagepore.

The Lieutenant-Governor is also pleased to appoint, under Section 42 of the Criminal Procedure Code, the under-mentioned officers to be Special Magistrates of the First Class for

the trial of offences punishable under Act XVIII of 1854 in the district of Julpigoree, and also for the trial of such offences, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State:—

1. Baboo Dwarka Nath Roy, Deputy Magistrate and Deputy Collector.
2. W. R. Ricketts, Esq., Officiating Deputy Magistrate and Deputy Collector.
3. Baboo Prankissen Roy, Officiating Deputy Magistrate and Deputy Collector.

The Deputy Commissioner of Julpigoree is appointed, under Section 42 of the Criminal Procedure Code, to be a Special Magistrate of the First Class for the trial of offences punishable under Act XVIII of 1854, as well as those specified in, and punishable under, Chapters XVI and XVII of the Penal Code, in the Cooch Behar State.

HORACE A. COCKERELL,
Offg. Secy to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENTS.

The 30th January 1878.

No. 27.—Leave of Absence.—Mr. W. H. Nightingale, Executive Engineer (temporary rank), Third Grade, Officiating Executive Engineer, First Calcutta Division, is allowed furlough to Europe for 13 months, under Civil Leave Code, Chapter IV, Section 12.

2. Mr. Nightingale is also allowed preparatory leave for 15 days, under the above Code, Chapter VI, Section 24.

No. 28.—Transfer.—Baboo Haran Chunder Bannerjee, Assistant Engineer, Third Grade, from the Ganges and Darjeeling Road to the Dinagore Division, which he joined on the 14th January 1878, before noon, in the interests of the public service.

The 2nd February 1878.

No. 29.—Notification.—Baboo Nilmadhub Dey, Accountant, Third Grade, joined the Dinagore Division on the 21st January 1878, before noon.

J. E. T. NICOLLS, Major-Genl., R.E.,
Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION—ESTABLISHMENT.

The 30th January 1878.

No. 25.—Postings.—Mr. W. H. Johnstone, Supervisor, First Grade, having reported his return from the Madras Famine Works on the 28th instant, is posted to the Gunduk Division, South-Western Circle.

*No. 26.—*Mr. W. J. Fahie, Executive Engineer, Third Grade, having reported his arrival from the Madras Famine Works, is posted to the South-Western Circle.

The 4th February 1878.

No. 27.—Transfer.—The following notification of the Government of India, Public Works Department, is re-published for information:—

No. 48, dated 28th January 1878.—Mr. R. B. Claudius, Overseer, First Grade, is re-transferred from Madras Famine Works to Bengal, Irrigation Branch.

No. 28.—Postings.—Mr. T. H. Girling, Supervisor, Second Grade, having reported his arrival from the Madras Famine Works to the Superintending Engineer, Sone Circle, Arrah, on the 1st instant, is posted to the Dehree Workshop Division.

*No. 29.—*With reference to the orders marginally noted, Mr. R. A. Oldham, Executive Engineer, Third Grade (temporary rank), has been posted to the Arrah Division, which he joined on the afternoon of the 28th January 1878.

No. 30.—Notification.—With reference to the orders marginally noted, Mr. A. J. Oldham, Assistant Engineer, Second Grade, joined the Gunduk Division on the afternoon of the 21st January 1878.

No. 31.—Leave.—Baboo Sreedhoo Chunder Sen, Overseer, First Grade, Buxar Division, is granted one month's privilege leave from the afternoon of the 25th January 1878, under Section 12, Supplement F, of the Civil Leave Code.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

Notice.
As many Public Works Sub-Overseers are employed apply to be registered on the Thomson College List, it is particularly requested that, in the interest of the public service, any officer discharging a Sub-Overseer will send a note of the fact, and of the reasons, to the Principal at Roorkee, so that fit, and only fit, men may be entered on the list kept up in order to supply officers who apply for subordinates.

A. M. BRANDRETH, Major, R.E., Offy. Principal.

JAIL DEPARTMENT.

No. 969 — Dated 2nd February 1878 — Dr. R. A. Barker received charge of the Bogra Jail from Baboo Behary Lall Pal in the forenoon of the 22nd ultimo.

ROBERT HARVEY, M.B.,
Depty. Inspector-General of Jails, Bengal.

Sheriff's Office, the 30th January 1878.

Notice is hereby given that the Second Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty fifth day of February next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

W. J. CURTIS, Sheriff.

সদ্বিক আকিস, সম ১৮৭৮ সাল ২০শে জানু'রি।

সকলকে সম্বাদিত দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম হার্বের অধীন নব্বই কলিকাতার ও অন্যান্য স্থানের কৌশলদারী বিচার নিশ্চয় ভদ্র আগাবি সম ১৮৭৮ সালের ২৫শে ফেব্রুয়ারি সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ালের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সম ১৮৭৮ সালের বিত্তীয় ক্রিমিনেল সেশিয়াল বসিবেক এবং একতরফা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন করেশীর বিরুদ্ধে কৌশলদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিরা বোকদ্দমা করে ইতি।

W. J. CURTIS, Sheriff

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Dacca and Moonasheegunge will sit in the Dacca Small Cause Court on the 9th February next.

AMRITO LAL CHATTERJEE, Judge.

DACCA SMALL CAUSE COURT, the 31st January 1878.

TREASURY NOTICES.

DEPUTY COLLECTOR BABOO ABINASH CHARN MULLIK has been placed in charge of the Chumparan Treasury and is authorized to draw bills on other treasuries.

DURGA GATI BANERJEE, Personal Asst. to Commr., for Commissioner.
PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 1st February 1878.

BABOO AKHOY GOOMAR CHATTERJEE, Deputy Collector, has been placed in charge of the Balasore Treasury, and authorized to draw bills on other treasuries.

By order,

KOYLASH CHUNDER GHOSH, Personal Assistant to Commissioner.

DEPUTY COLLECTOR BABOO MONESH CHUNDER SEIN has been placed in charge of the Gya Treasury, and has been authorized to draw bills on other treasuries.

D. G. BANERJEE, Personal Asst. to Commr., for Commissioner.
PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 22nd January 1878.

UNDEPUTED DEPUTY COLLECTOR BABOO GOVIND CHUNDER BOSS has been placed in charge of the 24-Pargannas treasury from the 18th instant, and authorized to draw bills on other treasuries.

R. L. MAWATIA, Commissioner,
COMMISSIONER'S OFFICE, PASSENGER DIVISION, CALCUTTA, the 21st January 1878.

EDUCATIONAL NOTICE.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The under-mentioned candidates have passed the B. L. Examination :—

FIRST DIVISION.

In order of Merit.

1 Ghoshal, Umanath	... Presidency College.
2 Majumdar, Amvikacharan	... Ditto.
3 Mukhopadhyay, Jogendrachandra	... Ditto.

SECOND DIVISION.

In order of Merit.

1 Datta, Purnachandra	... Presidency College.
2 Sarkar, Sidhesvar	... Ditto.
3 Ghosh, Atulkrishna	... Ditto.
4 Sarma, Navinohandra	... Ditto.
5 Akhilesvar Prasad	... Patna College.
6 Chattopadhyay, Parasnath	... Presidency College.
7 Ghosh, Jadavchandra	... Ditto.
8 Dás, Madhusudan	... Ditto.
9 Bandyopadhyay, Chandmohan	... Dacca College.
10 " Rajkrishna	... Presidency College.
11 Ghosh, Biharilál	... Ditto.
12 De, Jugalkisor	... Ditto.
13 Gangopadhyay, Kalikrishna	... Patna College.
14 { Chattopadhyay, Haridas	... Presidency College.
{ Mukhopadhyay, Kalidhan	... Ditto.
16 Basu, Saradaprasad	... Ditto.
17 { Gangopadhyay, Piyarilál	... Ditto.
{ Ray, Jnanendralál	... Krishnaghur College.
19 Bandyopadhyay, Mahendranath	... Presidency College.
20 Lahiri, Jogendranath	... Ditto.
21 Pal, Apurvakrishna	... Ditto.
22 Ghosh, Avinashchandra	... Ditto.
23 Mitra, Mohanchand	... Ditto.
24 Dás, Hariharan	... Ditto.
25 Sen Gupta, Kalidás	... Ditto.
26 Chattopadhyay, Prabhatchandra	... Ditto.

SENATE HOUSE,
The 24th January 1878. }

CHARLES H. TAWNEY,
Registrar.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 148B.

NOTICE is hereby given that the Third Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 4th March 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

					Chests.
Behar	Opium	2,500
Benares	"	2,000
				Total	4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th March 1878 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 9th March 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th March 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

Dates.		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 3rd April 1878	...	2,500	2,000	4,500
On or about Thursday, 2nd May	...	2,500	2,000	4,500
On or about Monday, 3rd June	...	2,500	2,000	4,500
On or about Wednesday, 3rd July	...	2,500	2,000	4,500
On or about Monday, 5th August	...	2,500	2,000	4,500
On or about Monday, 2nd September	...	2,500	2,000	4,500
On or about Wednesday, 25th	...	2,500	2,000	4,500
On or about Tuesday, 5th November	...	2,500	2,000	4,500
On or about Monday, 2nd December	...	2,500	2,000	4,500
Total	...	22,500	18,000	40,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th January 1878.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 6, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATION.—PUBLIC.

Fort William, the 30th January 1878.

No. 166.—In accordance with instructions received from Her Majesty's Secretary of State for India, the Governor-General in Council is pleased to direct that officers in the service of Government who may desire to solicit Government patronage, other than that of the Local Government, for literary or other works, shall apply to the Government of India, and not to the Secretary of State.

ESTABLISHMENTS.

The 26th January 1878.

No. 119.—Under the provisions of the Act of Parliament, 24 and 25 Vic., Cap. 104, Section 7, the Governor-General in Council has been pleased to appoint Mr. H. T. Prinsep, of the Bengal Civil Service, to officiate as a Judge of the High Court of Judicature at Fort William in Bengal.

The 31st January 1878.

No. 135.—Mr. A. Forbes, of the Bengal Civil Service, has obtained the usual subsidiary leave to enable him to join his appointment on return from furlough.

No. 137.—The services of Mr. A. Forbes, c.s., Assistant Commissioner in Assam, are replaced at the disposal of the Government of Bengal.

MEDICAL.

The 28th January 1878.

No. 73.—The services of Deputy Surgeon-General J. Irving, M. D., are temporarily placed at the disposal of the Government of Bengal.

ECCLESIASTICAL.

The 30th January 1878.

No. 41.—The Reverend J. M. Thomson, Senior Chaplain of the Church of Scotland on the Bengal Establishment, has obtained two years' furlough to Europe, with effect from such date as he may avail himself of it, together with the usual subsidiary leave not exceeding twenty-one days.

The following order, issued by the Government of India in the Financial Department, is republished for general information :—

NOTIFICATION.

Fort William, the 31st January 1878.

No. 690.—The Governor-General in Council directs the publication of the following Addenda and Corrigenda to the Codes of the Financial Department :—

CIVIL PENSION CODE.

SECTION 15 (PAGE 6).

Cancel Rule 4 under this Section.

SUPPLEMENT A.

SECTION 8 (PAGE 100).

Insert the following Note below entry No. 7 opposite to "Madras Establishment":—

[NOTE.—House-rent to Assistant and Head Assistant Collectors in Madras is not a local allowance for the purposes of this Section.]

SUPPLEMENT B.

SECTION 11 (PAGE 105).

Insert the following Note under this Section:—

[NOTE.—If a Puisne Judge be nominated to a Chief Justiceship by the Government of India or by a Local Government, as the case may be, until the pleasure of Her Majesty the Queen is known, he cannot count the period of such provisional employment as Chief Justice as service towards pension according to the rate of a Chief Justice's pension.]

CIVIL LEAVE CODE.

SECTION 84 (PAGE 131.)

In rule 5, omit "Madras and" and substitute "Presidency" for "Presidencies."

Add the following to rule 5:—

"In the Madras Presidency an Assistant or Head Assistant Collector on privilege leave may draw his house rent unconditionally."

Add Rule 5A as follows:—

"5 A. In the Madras Presidency, an officer on privilege leave may draw his tentage on the conditions prescribed in Rule 5; but if an officer already holding an office in a district is appointed to officiate for a superior officer in the same district absent on privilege leave, the absentee may draw his tentage, the officiating officer in such a case continuing to draw the tentage of his grade."

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

Fort William, the 1st February 1878.

No. 113.—The following extract from List No. 1, dated the 4th January 1878, received from the India Office, is published for general information:—

Permitted to return.

Major W. L. Samuells, s.c.

* * * * *

VOLUNTEER CORPS.

No. 121.—Regulations—

In supersession of G. G. O. No. 1204 of the 1st December 1875, and in conformity with clause 68, War Office Auxiliary Reserve Forces Circular of the 1st July 1877, appointments to the rank of Sub-Lieutenant in the Volunteer Corps in India will cease from this date.

2. Subaltern Officers appointed on or after this date will be granted the rank of Second-Lieutenant, and will, on appointment, receive probationary commissions. They will hold the rank of Second-Lieutenant for two years, unless promoted in the meantime to the rank of Lieutenant after passing the prescribed examination. If not promoted in ordinary succession they will, at the expiration of this period, provided they have passed the prescribed examination and are recommended by the commanding officers of their respective corps, be promoted to Lieutenancies, and their commissions as such will in all cases bear the date of their first appointment to the corps.

2. Officers serving in the rank of Sub-Lieutenant on this date may be recommended for promotion to the rank of Lieutenant as soon as they shall have passed the prescribed examination. They will take precedence of all Second-Lieutenants. Officers of both ranks will wear a star as the badge of rank on the collar of the uniform.

4. Nothing in this order affects the appointment of qualified officers direct to higher grades when recommended by commanding officers, and subject to the examination in the first year of appointment, as laid down in Section V, Regulations for the Volunteer Forces in India.

The following order, issued by the Government of India in the Public Works Department, is re-published for general information:—

NOTIFICATION.—ESTABLISHMENT.

Fort William, the 25th January 1878.

No. 39.—With reference to Public Works Department Notification No. 532, of the 19th December 1877, the services of Assistant Surgeon Nogensha Nath Bhuttacharjee are replaced at the disposal of the Government of Bengal, with effect from the date on which his services were dispensed with from the Neemuch State Railway.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 6, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Collector's Cutcherry at Alipore at 12 o'clock on Thursday, the 28th February 1878, corresponding with 17th Falgoun 1284 B.S.

This land will be sold subject to the following conditions:—

1st. If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.

2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

3rd.—The land will be sold revenue-free to the highest bidders.

Lot Number.	Mouzah and pergunnah.	Area in Bighas more or less.	Boundaries.
1	Rambhudderbatee in Pergunnah Calcutta.	B. c. 1 6	North by road; south and west by Pitambar Ghose's land; east by land purchased by Kertee Chunder Mitter.

W. M. SOUTTAR, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate situate in the district of Pubna, will be put up to sale at the Pubna Collectorate on the 6th March 1878, corresponding with 23rd Falgoun 1284 B.S.

The purchasers of this estate will be subject to the conditions of sale as given below:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase money does not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
	2001	Hari Ram Bhattacharjee, pergunnah Shahajampur	42 0 0	15 13 0	31 4 0	

COLLECTOR'S OFFICE, DISTRICT PUBNA, the 10th January 1878.

W. V. G. TAYLER, *Collector.*

NOTICE is hereby given that the undermentioned plots of surplus B class lands of the Nulhati State Railway, situated in the district of Moorshedabad, are no longer required by Government, and will be put up to sale at Railway Station Azimgunge by noon on Tuesday, the 5th day of March 1878, corresponding with 22nd Falgun 1284 B. S.

The purchasers of these plots will be subject to the following conditions:—

1st.—The whole amount of the purchase-money must be paid at once on the day of sale.

2nd.—If the purchase-money is not paid within the stipulated time, the lot will be resold at the risk of the defaulting purchaser, who will be liable for any loss that may arise in case of a smaller price being bid at the resale.

3rd.—The purchasers shall not make any excavations on the land within 15 feet from the railway fencing.

4th.—The plots will be sold revenue-free to the highest bidders over and above the upset prices affixed to each lot.

5th.—The purchasers shall be put in possession on receipt of the orders of the Collector confirming the sales, but such possession shall be liable to be disturbed in case the final sanction of the Member of the Board of Revenue in charge should not be accorded to the proceedings.

Lot No.	Present No.	Former No.	Zillah.	Pergunnah and Mouzah.	Number of mile in which the land is situated.	Situat- ed in which side of the Railway.	APPROXIMATE AREA IS BEGGAH AND ACRES.			UPSET PRICES.			LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundaries of lots.	
							B.	C.	C.	A.	R.	P.	Ra.	A.			P.
1	21		Moorshedabad	Pergunnah Moorareepore, mouzahs Aazimgunge and Baranagore.	27	South	2	6	5	0	2	25	1015	0	0	Commences on 1,250 feet of mile 27, and terminates at 3,050 feet of same, as per plan.	North—By A class land. South—By garden land of Kissen Chand Golecha. East—By class B land. West—By ditto.
2	22		ditto	ditto	27	North	1	5	54	0	1	25	633	0	0	Commences on 2,220 feet of mile 27, and terminates at 3,450 feet of same, as per plan.	North—By class A land. South—By class D land. East—By class B land. West—By ditto.
3	23		ditto	ditto	27	South	0	16	0	0	1	2	400	0	0	Commences on 3,050 feet of mile 27, and terminates at 3,450 feet of same, as per plan.	North—By A class land. South—By secondary land. East—By class B land. West—By ditto.
4	22-1		ditto	ditto	27	North	0	8	0	0	0	22	200	0	0	Commences on 3,450 feet of mile 27, and terminates on 3,700 feet of same, as per plan.	North—By class A land. South—By secondary land. East—By class B land. West—By ditto.
5	24		ditto	ditto	27	North	0	5	43	0	0	23	208	10	3	ditto	North—By secondary land. South—By class D land. East—By secondary land. West—By class B land.
6	25		ditto	ditto	27	South	0	3	19	0	0	15	140	10	0	Commences on 3,700 feet of mile 27, and terminates at 4,050 feet of same, as per plan.	North—By class A land. South—By secondary land. East—By public road. West—By class B land.
7	25-1		ditto	ditto	27	South	0	5	5	0	0	25	403	10	0	Commences on 4,050 feet of mile 27, and terminates at 4,150 feet of same, as per plan.	North—By class B land. South—By secondary land. East—By bank of Manick Chand Koolahere. West—By public road.
8	26		ditto	ditto	27	North	0	1	7	0	0	4	36	15	0	Commences on 3,935 feet of mile 27, and terminates at 4,050 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By secondary land.
9	24-1		ditto	ditto	27	North	1	15	4	0	3	13	1,703	0	0	Commences on 4,040 feet of mile 27, and terminates at 4,770 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class B land. West—By public road.

10	26-3	ditto	ditto	ditto	27	North	1 15 2	0 2 13	1 756 0 0	Commences on 4,770 feet of mile 27, and terminates at 4,100 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By secondary land and class B land.
11	26-3	ditto	ditto	ditto	27 & 28	North	0 1 4	0 0 3	1 25 0 0	Commences on 4,550 feet of mile 27, and terminates at 126 feet of mile 28, as per plan.	North—By secondary land. South—By class B land. East—By ditto. West—By ditto.
12	27	ditto	ditto	ditto	27	South	1 10 9	0 2 1	1 525 0 0	Commences on 4,770 feet of mile 27, and terminates at 3,500 feet of same, as per plan.	North—By class A land. South—By tahorebarry land of Roy Dunder Sing Bahadur. East—By public road. West—By class B land.
13	27-1	ditto	ditto	ditto	27 & 28	ditto	0 8 14	0 0 24	731 4 0	Commences on 5,314 feet of mile 27, and terminates at 35 feet of mile 28, as per plan.	North—By class B land. South—By secondary land. East—By class B land. West—By public road.
14	28	ditto	ditto	ditto	28	North	2 17 6	0 3 32	5,737 8 0	Commences on 153 feet of mile 28, and terminates at 890 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By class B land.
15	28-1	ditto	ditto	ditto	28	North	0 5 13	0 0 16	631 4 0	Commences on 697 feet of mile 28, and terminates at 790 feet of same, as per plan.	North—By land of Mirraj Roy Bahadur. South—By class D land. East—By public road. West—By ditto.
16	28-3	ditto	ditto	ditto	28	North	0 18 0	0 1 2	1,660 0 0	Commences on 797 feet of mile 28, and terminates at 1,110 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class B land. West—By public road.
17	29	ditto	ditto	ditto	29	North	0 5 9	0 0 13	566 4 0	Commences on 1,110 feet of mile 28, and terminates at 1,250 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By class B land.
18	31	ditto	ditto	ditto	28	North	0 1 2	0 0 3	112 8 0	Commences on 1,253 feet of mile 28, and terminates at 1,308 feet of same, as per plan.	North—By land of Baboo Buddoo Sing. South—By class D land. East—By class B land. West—By class B land.
19	31-1	ditto	ditto	ditto	28	ditto	0 2 9	0 0 7	256 4 0	Commences on 1,466 feet of mile 28, and terminates at 1,341 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class B land. West—By ditto.
20	31-3	ditto	ditto	ditto	28	ditto	0 1 1	0 0 3	106 4 0	Commences on 1,341 feet of mile 28, and terminates at 1,373 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class B land. West—By ditto.
21	31-3	ditto	ditto	ditto	28	ditto	0 1 9	0 0 4	146 4 0	Commences on 1,373 feet of mile 28, and terminates at 1,466 feet of same, as per plan.	North—By dwelling-house of Bhagubutty. South—By class D land. East—By class B land. West—By ditto.
22	31-4	ditto	ditto	ditto	28	ditto	0 0 14	0 0 3	87 8 0	Commences on 1,466 feet of mile 28, and terminates at 1,487 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By class B land.
23	33	ditto	ditto	ditto	28	ditto	0 2 9	0 0 7	266 4 0	Commences on 1,475 feet of mile 28, and terminates at 1,532 feet of same, as per plan.	North—By land of Roy Dampat Sing Bahadur. South—By class D land. East—By class B land. West—By public road.
24	33-1	ditto	ditto	ditto	28	ditto	0 4 8	0 0 12	460 0 0	Commences on 1,532 feet of mile 28, and terminates at 1,662 feet of same, as per plan.	North—By land of Roy Dampat Sing Bahadur. South—By class D land. East—By river (canal). West—By class B land.
Total							16 4 52	3 1 24	13,994 16 8		

CALCUTTA RAILWAY DEPUTY COLLECTOR'S OFFICE, the 3rd January 1878.

W. HENHAM, Railway Deputy Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoo; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Tráhirám; sudder jumma Rs. 694-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhámát Ali and others; sudder jumma of the entire estate Rs. 1,606-0-9. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-0-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mía; sudder jumma Rs. 701-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasu, Sherekhan, Dewán Ali, Nooralla, Fattah Ali, Shumshere Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirnisá Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balaram Sirkar Babait Taraf Sonaullah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,003-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bisheewari Babait Taraf Gauri Shankar Kanungoo; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gupta, Petamber, Sarat Chandra, Jagat Chandra, Juromam Bhattachariya, Balaram Bhattachariya, Syama Shondary, Ashkar Ali, Ram Gati Chakrabutty, Krishna Chandra Gupta, Pitambar, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Shekh Abdulla Khan; sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fatenbad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 819. The entire estate will be sold.

For Arrears of Revenue.

No. 1238.—Taraf Inas Anap; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-9; No. 2, Mahammad Samil; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 142-6-9; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,265-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jaswanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narain, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mahammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-0. Share No. 2, of Shekh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1751.—Taraf Madan Chaudhuri; recorded proprietors Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-6. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 55-13-3, and Ram Hari Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Taraf Mahammad Manuhar; recorded proprietors Alfa Bibi, Ahamadulla, Chand Bibi, Etbar Ali Chaudhuri; sudder jumma Rs. 666-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2099.—Kismat Muraridhar Kanungoe, Nilkamal Sen, Babait Taraf Gouri Sanker Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chandra Gupta, Pitambar, Sarat Chandra, Anandamayee, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kismat Nasiruddin, Ahammad Babait, Taraf Hossein Wali; recorded proprietor Nasiruddin Ahammad; sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Taraf Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Bari, Abdul Jahl minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 362-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Taraf Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulosvar Pal, and Bakresvar Pal; sudder jumma Rs. 601-3-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Taraf Brajakishor; recorded proprietors Abul Khaer Mahammad Mahata-sambilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 14, of Baisnab Charan Datta, Fateh Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mahammad Ali Chaprasi, Nur Bibi, Waris, Raheman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Sheikh Mahammad Basirullah, Amir Ali, Nur Mahammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Sarat Chandra Waddadar, on part of Ramesh Chandra Biswas minor, and Srimati Nashuban Bibi, bearing sudder jumma of Rs. 186-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Taraf Jugul Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-14-3. The entire estate will be sold.

● *For Arrears of Revenue.*

No. 2538.—Taraf Raghab Jagadis; recorded proprietors Braja Mohan, Bhola Nath, Chandi Charan, Dinamani, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shaumbhuram, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Taraf Ram Mohan Sen; recorded proprietors Bisvambar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Taraf Raj Ballabh Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 698-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Taraf Rambhadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-9; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Aradhan Barnak, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishor Kanungoe; recorded proprietors Abul Hossan Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-9; No. 4, of Narasinha Sarma sudder jumma Rs. 5-6-3; and No. 5, of Ali Hossan, Baksa Ali, Baishnab Charan Chaudhuri, Gour Kishor, Gouri Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Parun Das Chaudhuri, Premnarayan, Ram Jaya Baidya, Ram Das Sarma, Ram Dhan, Ram Chandra Biswas, Radharam, Ruli Das Pal, Shamsheer Ali, Sasti Chandra, Srimati Pran Kishori, Rukunni, Kailas Chandra Sen, Sheikh Dhanu Sadagar, Digambar, Bangsi Badan Biswas, Pran Hari Lalla, Karim Baksh, and Baisnab Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossan and others; sudder jumma of the entire estate Rs. 813-4-10. Share No. 4, of Ali Hossan, Baksha Ali, Brindaban, Bhairab Chandra, Kali Kinkar, Kulikinkar, Lalita, Mahes Chandra Sen, Mrityumjaya, Narakishor Bastidar, Niyamat Ali, Ram Loochan, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamsheer Ali, Udayanath De, Ram Kipu De, Kanta Prasad Hazari, Shubal Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan, Imamsarif; recorded proprietors Srimati Pran Kishori, Srimati Kanuvari, Srimati Pran Kishori; sudder jumma Rs. 640-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Taraf Shachi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Sheikh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 188-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2033.—Tara! Shachiram Kanungoo; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 826-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoo, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6; No. 11 of Golam Ali, sudder jumma Rs. 33-7-6; No. 28 of Krishna Mohan Guha, sudder jumma Rs. 11-7-6; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Khishna Das Mozumadar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Tara! Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Muraridhur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-6, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tara! Shib Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayee, Ram Kumar Rai, Kishori Mohun Ray, Tarini, Pratab Chandra Rai, and Nityasanda Rai; sudder jumma Rs. 2,042-8-9. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3985.—Tara! Radha Madhab; recorded proprietors Baluk Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4. Share No. 1 of Prankishori, bearing sudder jumma Rs. 411-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-0, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed*

No. 13407.—Taluk Gauri Sankar, Baidyanath Kanungoo; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-1 10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachara.*

No. 20175.—Taluk Mahammad Kulu, Kumar Ali; recorded proprietor Shekh Makhul Ali; sudder jumma Rs. 618-5-6. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Shekh, Shekh Badiazama, Srimati Dewan Bibi, Assalat Khan; recorded proprietors Fazal Ahmmed, minor, and others; sudder jumma of the entire estate Rs. 963-11-3. Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunnee Lal Nuramissa, Amirannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chakaria, Mouza Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Babait Tara! Jugal Kisher; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613-10-6. The entire estate will be sold.

G. M. CURRIE, Offg. Collector.

NOTICE is hereby given under section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jumma.	Arrears for which estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
238	Jahanpur, pergunnah Dhamnuggur	Khetra Nath Roy, Achutanund Das, Sonatun Panda, Dayanidhi Dakhinray, Harokrishna Das, Amir-un-Nissa Bibi, Atalbehari De, Sidh Nath Patil, Fakir Sahu himself, brother and guardian of Kirtibas Sahu and Srinibas Sahu minors, Subal Sahu, Man Sahu, himself and grandfather, and guardian, Prusotum Sahu minor, Behari Sahu, (Godabari) Dei, Mahlad Mahanti, Birsambhu Das, Radhabandhu Das father and guardian of Rasikanund Das minor, Kripasindhu Mahanti, Moulvie Mohamed Mozarbul Hak.	2,253 0 8	149 10 5	Only 7a 3c 3k, 1kt 11b &c. 2k share will be sold, the rest having been separated under Act XI of 1859.
913	Killa Ruchunathpora, pergunnah Koorai.	Sobha Dei, Balbhudra Prasad Das, Roiranganj Mohypatar, Lakhi Kanth Das Mohypatar, and Farina Bahoo.	1,933 3 10	1 1 5	
737	Patnojat Barbrindaban, pergunnah Khejori.	Nundkishore Das Bidyadhar, Brindaban Chunder Mandal and Brindaban Behari Das	751 11 1	4 6 08	
924	Moharakupur, pergunnah Banchas.	Madan Mohun Das, Anoopram Mahanti, and Fuddolochun Mandal.	14,308 0 7	1 13 08	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, *Coetd. Depy. Collector in charge.*

NOTICE is hereby given that the undermentioned documents, lying unclaimed in the Calcutta Registry Office since 1874, will be destroyed on the 23rd February 1878, unless their delivery is taken on or before that date.

Number of this list.	Registered number of the document	Names of executants.	Names of claimants.	Nature of document.	Date of refusal or completion of registration.	REMARKS.
Book No. I.						
1	8	Kasinath Sett	Dinanath Mitra	Reconveyance	29th January 1874.	
2	9	Ditto	Ramanath Mitra	Ditto	Ditto	
3	150	M. M. Zorab	C. J. Malchus and another	Ditto	9th February 1874.	
4	321	Tame Khan	Manick Bhattachary	Sale	10th March 1874.	
5	428	Lewis Gomez	Balabhai Das and others	Lease for five years	12th Ditto.	
6	535	Ram Kisan Das Seroy	Finlay, Muir and Company	Mortgage	25th Ditto.	
7	734	Bangsodhar Sadhu Khan and another	Johar Lal Sadhu Khan	Sale	18th April 1874.	
8	874	C. H. Luckenstone	T. H. Bennert	Lease for five years	1st May 1874.	
9	975	Prasanna Kumar Guha	Itamzani Begum and another	Lease for ten years	19th Ditto.	
10	1047	Pratap Chand Nook	Nil Kantha Hazra and another.	Agreement	27th Ditto.	
11	1057	Umesh Chand Mukerjee and another.	Sasi Bhushan Biswas and others.	Security bond	9th July 1874.	
12	1456	Giris Chandra Mitra	Radhakanta Jua and others	Lease for three years	7th Ditto.	
13	1480	Sona Chandra	Adhya Charan Pal and others	Sale	4th August 1874.	
14	2223	Biswanath Mukherji	Eliza Hanu	Counterpart of a per- petual lease	2nd November 1874.	
15	2772	Gundad Devi	Bir Chand Dhar	Reconveyance	4th Ditto.	
16	2312	Raj Mohan Nag Chaudhuri	Matt Lal Ghose Bakuli	Lease for three years	7th Ditto.	
17	2480	Srimanta Maundl	Royati Balabhai Saha	Lease for five years	23rd Ditto.	
18	2552	Balsha Ouzzer and another	G. T. Donceit	Lease for three years	4th December 1874.	
19	2553	Sadhu Charan Laha	Ditto	Ditto	Ditto.	
20	2554	Abdul Khasak	Ditto	Ditto	Ditto.	
21	2555	Habzuddin	Ditto	Ditto	Ditto.	
22	2556	Itamzathu Lala	Ditto	Ditto	Ditto.	
23	2557	Uzir Khan	Ditto	Ditto	Ditto.	
24	2558	Khosul Ustagar	Ditto	Ditto	Ditto.	
25	2573	Kale Kumar Mukherji	Great Eastern Hotel Wine and General Purveying Company, Limited.	Security bond	21st Ditto.	
Book IV.						
1	119	Kamal Lal Basak	Kunamal	Indemnity bond	23rd March 1874.	
2	144	Promodini Dasi	Ditto	Sale	7th April 1874.	
3	251	Borradatta, Behlilar and Company.	Ditto	Trade mark	8th June 1874.	
4	438	Mangal Jan	Patima Bibi	Kabinnamah	19th September 1874	
5	447	Irani Ali Khondkar	Rengon	Ditto	23rd Ditto.	
6	469	Shahid Ibrahim	Bibi Halozar	Ditto	4th October 1874.	
7	544	Madan Mohan Datta	Afrazuddin Sardar	Mortgage	17th December 1874.	
8	554	Shahid Abbar Rahaman	Kudum Bibi	Kabin	23rd Ditto.	
9	563	Sadha Madhab Basu and another.	Johannessa Begum	Reconveyance	Ditto.	
DOCUMENTS REFUSED.						
1872.						
1	6	Malho Chandra Kumar	Dharma Das Mandal	Sale	30th July 1874.	
2	36	Hazi Ibrahim and another	Brojo Mohan Datta and another.	Lease for three years	Ditto	
3	64	Dwarkanath Bhunjia and another	Tarak Nath Paulit	Ditto	Ditto.	
4	158	Kamala Kantha Mathick	Kumar Raj Kumar Roy	Lease for seven years	11th September 1872	
5	194	L. Menules	S. S. Sogrel	Lease	20th July 1874	
6	201	Kamal Mam Dasi	Punch Kari Sadhu Khan	Agreement for sale	Ditto.	
1875						
7	24	Nityananda Chatterjee and another.	Tarini Charan Chaudhuri	Sale	Ditto	
8	77	Chhatu Shahid Jemadu	Matanum Das	Surrender of lease	Ditto	
9	100	Banasundari Dasi and others	Setanath Laha	Conveyance	25th Ditto.	
10	114	Man Math Nath De and another	Malcolm Owen	Lease for five years	30th Ditto	
11	122	Behari Loll Sett	Jadunath Patra	Lease for three years	Ditto	
12	134	Newah Tarbainessa Begum		Lease for two years	Ditto.	
1874						
13	11	Dulabhai Bepari	Nabakiser Roy	Mortgage	Ditto	
14	28	Shahid Asadullah	Maram Bibi	Kabin	Ditto	

1. Pink pass-books now substituted by chellan books
2. Receipts referred to in section 52
3. Receipts referred to in rule 76
4. Monthly returns
5. Petitions, &c.

One copy
In bundles.
Ditto.
Ditto.
Ditto.

CALCUTTA REGISTRY OFFICE, the 4th February 1878.

GOPENDRA KRISHNA, *Offg. Registrar.*

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 31st January 1878

	FOOT-PASSENGERS		VEHICLES.		Total.	REMARKS
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	441 4 0	447 3 0	1,137 13 0	676 11 8	2,703 0 0	
.. of previous 3 weeks	1,310 13 0	1,275 8 3	2,657 14 6	1,536 8 9	6,780 7 6	
Total	1,750 1 0	1,722 11 9	3,795 12 0	2,212 15 0	9,489 8 3	

CALCUTTA, the 2nd February 1878.

(60-1)

G. H. SIMMONS, *Secretary.*

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Jan. 29	1 Case, addressed	C. G. Adams, Moulmein, British Burmah.	S. S. Teviot.
" 29	1 Case, A B M, bottom Madras	Order	Ditto.
" 29	3 Cases, 37 in a diamond, bottom A. J. & Co.	Ditto	Ditto.
" 29	4 Cases, B T C in a diamond, top B	Williamson, Magor & Co.	Ditto.
" 29	1 Bale, B in a diamond bottom, R & Madras	Order	Ditto.
" 29	1 Case, addressed	Miss Bland	Ditto.
" 29	1 Drum, C in a diamond, bottom E G M	Order	Ditto.
" 29	1 Case, C in a diamond, top C. & Co., bottom Colombo.	Ditto	Ditto.
" 29	1 Bale, C B C in a heart, bottom Colombo	Ditto	Ditto.
" 29	1 Case, C in a diamond	Ditto	Ditto.
" 30	3 Cases, C C in a diamond	Ditto	Ditto.
" 30	1 Case, addressed	J. Davidson, Superintendent, Upper Assam Tea Company, Debrugarh.	Ditto.
" 30	1 Case, addressed	Mr. Davidson, Goodman's Yard, Moonsoories.	Ditto.
" 30	1 Case, D. & Co. in a triangle, bottom D T E	Order	Ditto.
" 30	2 Packages, addressed	Begg, Dunlop & Co.	Ditto.
" 30	1 Case, F. N. & Co., bottom A, and Madras	Order	Ditto.
" 30	1 Case, G. A. C. and Co., bottom Madras	Ditto	Ditto.
" 30	1 Case, broad arrow with I below or no mark	State Railway	Ditto.
" 30	1 Case, I in a diamond, bottom A and Colombo	Order	Ditto.
" 30	1 Case, C M, bottom A L M & Colombo	Ditto	Ditto.
" 30	1 Case, J B C in a diamond	Ditto	Ditto.
" 30	1 Case, L. B. & Co. in a block, bottom C B & Colombo.	Ditto	Ditto.
" 30	1 Case, 547 in a diamond, bottom L. H. & Co. and Colombo.	Ditto	Ditto.
" 30	2 Cases, addressed	Lieut. C. T. Magrath, Royal Artillery Mess, Allahabad.	Ditto.
" 30	3 Cases, 231 in a diamond, bottom M. C. & Co.	Order	Ditto.
" 30	2 Cases, 282 in a diamond, bottom M. C. & Co.	Ditto	Ditto.
" 30	1 Case, M M. & Co., bottom C M	Mackinnon, Mackenzie & Co.	Ditto.
" 30	1 Case, M. C. D. & Co., bottom Madras	Order	Ditto.
" 30	1 Case, M O H, bottom Colombo	Ditto	Ditto.
" 30	1 Case, M with below 2 in a diamond, bottom S or no mark, top B L.	Ditto	Ditto.
" 30	2 Bales, S P or no mark	Jogjeebun Kmjee.	Ditto.
" 30	1 Bale, S P or no mark or L D in a circle, bottom R R.	Ditto	Ditto.
" 30	1 Bale, S P or no mark, or S S C	Ditto	Ditto.
" 30	3 Cases, 173 in a diamond, bottom R B E & Madras	Order	Ditto.
" 30	1 Case, E B C Reasy, bottom Colombo	Ditto	Ditto.
" 30	1 Case, S. A. C. & Co. in a triangle, bottom C & B, & Madras.	Ditto	Ditto.
" 30	1 Case, 389 in a diamond, top T S	Ditto	Ditto.
" 30	1 Case, T in a diamond	Jardine, Skinner & Co.	Ditto.
" 30	1 Drum, V K C, bottom Madras	Order	Ditto.
" 30	1 Case, W L in a triangle, bottom Colombo	Ditto	Ditto.
" 30	32 Cases, P. C. C. & Co., bottom A & Madras	Ditto	Ditto.
" 30	1 Case, E H, bottom Calicut	Ditto	Ditto.
" 30	1 Case, S M S L, cross in a diamond	Ditto	Ditto.
" 30	1 Bundle Hoop Iron, O in a diamond, bottom A C	Ditto	Ditto.
" 30	3 Bales, no mark	Ditto	Ditto.
" 30	6 Drums, D W	Ditto	Ditto.
" 31	4 Pipes, B T C in a diamond, or no mark	Ditto	Ship Peter Stuart.
" 28	11 Bundles Flat Bar Iron, B or no mark	Ditto	Ship Furness Abbey
" 28	14 Bars Flat Iron, no mark	Ditto	Ditto.
" 28	1 Bar Tyra Iron, ditto... ..	Ditto	Ditto.
" 28	1 Bundle Square Iron, ditto... ..	Ditto	Ditto.
" 28	1 Bar Round Iron, ditto... ..	Ditto	Ditto.
" 28	2 Bars Flat Iron, no mark or 4 stokes red	Ditto	Ditto.
" 30	1 Ingot Copper, T C T	Ditto	S. S. City of London.

Date of removal to Import Warehouse.		Number, Mark, and Description.	Consignee.	Ships.
1878.				
Feb.	1	1 Bar Round Iron, no mark	Order	S. S. City of London.
"	1	1 Case, addressed	George McArthur	S. S. City of Venice.
"	1	1 Case, A R B, bottom J. M. & Co.	Order	Ditto.
"	1	1 Case, A R C S	Ditto	Ditto.
"	1	2 Cases, B D with N below in a diamond	Ditto	Ditto.
"	1	1 Copper Tile, O in white or no mark	Gladstone, Wyllie & Co.	Ditto.
"	1	1 Copper Tile, no mark	Order	Ditto.
"	1	1 Bale C Y in a diamond	Ewing & Co.	Ditto.
"	1	3 Bales, S. J. F. Co., top C Y	Order	Ditto.
"	1	1 Case, D in a diamond, bottom E	Ewing & Co.	Ditto.
"	1	6 Cases, G F B & S	Order	Ditto.
"	1	1 Case, 177 in a diamond, top G & S	Ditto	Ditto.
"	1	1 Bale, H in a diamond, bottom D	Ewing & Co.	Ditto.
"	1	25 Cases, Havelock	Order	Ditto.
"	1	11 Packages, addressed	H. W. Johnson, Esq.	Ditto.
"	1	1 Case, K M G in a diamond	Order	Ditto.
"	1	3 Cases, L. & S. Co., with N below in a diamond	Ditto	Ditto.
"	1	1 Case, addressed	J. R. Mathias, Esq., Borokai Tea Estate, Silchar, Cachar.	Ditto.
"	1	1 Case, addressed	Officer Commanding 16th Regiment, care of B. Lawrie & Co.	Ditto.
"	1	2 Packages, P & W, with M below in a diamond	Order	Ditto.
"	1	4 Cases, R in a diamond	Ditto	Ditto.
"	1	1 Case, R S or addressed	R Service, Esq.	Ditto.
"	1	1 Case Spelter, J. B. & Co.	John Elliott & Co.	Ditto.
"	1	1 Case, 661 in a diamond, bottom W L	Order	Ditto.
"	1	1 Case, W. & Co., with L C top and below in a diamond.	Ditto	Ditto.
"	1	1 Case, W E in a diamond, bottom M	Ewing & Co.	Ditto.
"	1	2 Cases, S. J. F. Co., top S M	Order	Ditto.
"	1	5 Cases, S. J. F. Co., top S. B. & Co.	Ditto	Ditto.
"	1	1 Case, S in a diamond, bottom S A	Ditto	Ditto.
"	1	41 Cases, S in a diamond, bottom S. D. & Co.	Ditto	Ditto.
"	1	1 Case, S. J. F. Co., top M	Ditto	Ditto.
"	1	1 Sample Case, addressed	Bengal Mills Co.	Ditto.
"	1	1 Case, H. B. & Co.	Order	Ditto.
"	1	5 Packages, P S W	Ditto	Ditto.
"	1	4 Packages, S. & Co. in a diamond	Ditto	Ditto.
"	1	2 Cases, S. J. F. & Co.	Ditto	Ditto.
"	1	2 Plates Iron, B. I. S. N. Co.	Ditto	Ditto.
"	1	17 Bars Round Iron, B. I. S. N. Co. or no mark	Ditto	Ditto.
"	1	2 Bars Square Iron, ditto or no mark	Ditto	Ditto.
"	1	3 Bundles Flat Iron, XXX or no mark	Ditto	Ditto.
"	1	7 Bundles Square Iron, XXX or no mark	Ditto	Ditto.
"	1	10 Bundles Round Iron, XXX or no mark	Order	Ditto.
"	1	1 Bar Round Iron, no mark	Ditto	Ditto.
"	1	1 Case, W R in a diamond, bottom C	Ditto	Ditto.
"	1	1 Case, S J F Co., top W W	Ditto	Ditto.
"	2	15 Cases, C R	Ditto	S. S. Khedive.
"	2	1 Case, addressed	J. A. Chichester, Esq., Assistant Superin- tendent of Police, Burdwan.	Ditto.
"	2	22 Cases, E. G. & Co., bottom L	Order	Ditto
"	2	1 Case, addressed	R. F. Burny, Esq., c.s., Superintendent of Chamba, <i>via</i> Amritsur, Punjab.	Ditto.
"	2	1 Case, F in a triangle, bottom C S & Co., Fyzabad	Order	Ditto.
"	2	90 Cases, addressed	Got Bru & Co.	Ditto.
"	2	2 Cases, addressed	Mrs. Harcourt, Dar- jeeling.	Ditto.
"	2	2 Cases, L. D. & Co.	Ludwig, Duke & Co.	Ditto.
"	2	1 Case, M	Order	Ditto.
"	2	1 Case, M H in a block	Ditto	Ditto.
"	2	5 Bales, N D K in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
"	2	1 Case, addressed	C. E. LeQuesni, Esq., 18, the Royal Irish Regiment, Bareilly.	Ditto.
"	2	4 Bales, R in a diamond, bottom B. B. & Co.	Order	Ditto.
"	2	3 Packages, W P	Ditto	Dit o.
"	4	1 Case, J M in a diamond, bottom W H B	Ditto	Ditto.
"	4	1 Case	To the United States Consul General, Calcutta.	Ditto.
"	2	1 Case, W C in a diamond	Order	Ditto.
"	2	1 Case, W. C. W. & Co., cross in a block	Ditto	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ships.
1878. Feb. 2	1 Sample Parcel, addressed ...	G. F. Flamsteed, Esq., Murmah, Karsong, Darjeeling, care of Lloyd & Co.	S. S. Khedive.
" 2	1 Sample Parcel, addressed	Anderson, Wright & Co.	Ditto.
" 2	1 Sample Case, addressed	Captain Rowles, Esq., s.s., ship <i>Castle Key</i> , Calcutta.	Ditto.
" 2	28 Casks, X in a circle or no mark	Ahmatty & Co.	Ditto.
" 2	3 Bags, no mark	Order	Ditto.
" 2	1 Case, B T C in a diamond, bottom N...	Ditto	S. S. Almorah.
" 2	1 Case, E P, with L below in a diamond	Ditto	Ditto.
" 2	6 Drums, G E H C	Ditto	Ditto.
" 2	1 Drum, G in a diamond, bottom A	Ditto	Ditto.
" 2	1 Drum, G in diamond, bottom D	Ditto	Ditto.
" 2	36 Drums, M in diamond, bottom D P	Ditto	Ditto.
" 4	6 Casks, S J E & Co., top B O	Ditto	S. S. City of Venice.

CALCUTTA, the 4th February 1878.

(62 -1)

G. H. SIMMONS, for Vice-Chairman.

BENGAL CIVIL FUND.

At a Half-yearly General Meeting of subscribers to the Bengal Civil Fund, held at the Town Hall, Calcutta, on Monday, the 30th January 1878.

PRESENT:—The Hon'ble W. F. McDonell, v.c., W. Waterfield, Esq., the Hon'ble H. T. Prinsep, D. Fitzpatrick, Esq., J. O'Kinealy, Esq., J. A. Hopkins, Esq., W. H. Grimley, Esq., D. M. Barbour, Esq., C. J. Lyall, Esq., C. Macaulay, Esq., and A. W. Mackie, Esq.

The Hon'ble W. F. McDonell, v.c., in the Chair.

The following report, submitted by the Managers, was taken as read:—

REPORT.

1. The Managers submit their proceedings for the past half-year for the consideration and sanction of the Meeting
2. Subject to the approval of subscribers, they have admitted to the benefits of the Fund the following families:

The widow of the late Mr. G. E. Makgill (an invalid annuitant of 1872), who died in England on the 3rd August last. Mrs. Makgill is entitled to the one-fourth pension, or £75 per annum, her husband having, at the time of his retirement, made up his subscription balance to Rs. 6,250.

Mrs. Geoghagan (1 Daughter)	£ 300 00	The widow and child of the late Mr. J. Geoghagan, who died in England on the 2nd October last.
Total	300	

Mrs. Pollock (5 Children)	£ 300 00	The widow and eight children (five daughters and three sons) of the late Mr. A. R. S. Pollock, who died in England on the 3rd October last.
Total	300	

Mrs. Boulderson ... £ 300 The widow of the late Mr. H. S. Boulderson (annuitant of 1851), who died in England on the 28th October last.

Mrs. Leycester (2 Daughters)	£ 200 00	The widow and two daughters of the late Mr. G. P. Leycester (annuitant of 1862), who died in England on the 3rd November last.
Total	200	

Mrs. Becher (1 Daughter)	£ 300 00	The widow and daughter of the late Mr. S. J. Becher (annuitant of 1866), who died in England on the 21st November last.
Total	300	

Mrs. Schalch (4 Children)	£ 300 00	The widow and four children (three daughters and one son) of the late Mr. V. H. Schalch (annuitant of 1877), who died in England on the 3rd December last, provisionally admitted pending the receipt of papers.
Total	300	

3. The votes of subscribers have affirmed the Resolution passed at the last General Meeting respecting the

"Before 'Rs. 12,500' insert 'Rs. 18,750 or to,' and for 'in the former case one-half and in the latter one-quarter,' substitute 'in the first case three-quarters, in the second one-half, and in the third one-quarter.'"

amendment of section 2, article 8 of the Rules by the insertion of the words noted on the margin. The votes were 117 for the amendment and 2 against it. The clause thus amended will run as follows:—

But subscribers hereafter so retiring from the service may, at their option, by making up the amount of their subscriptions with interest either to Rs. 18,750 or to Rs. 12,500 or to Rs. 6,250, and by continuing, or compounding for their contributions on their annuities at half the rates levied from subscribers in the service on their allowances, secure to their families, on the same conditions as above, in the first case three-quarters, in the second one-half, and in the third one-quarter of the amount of pensions and other allowances granted to the family of a subscriber dying in the service, or of an annuitant who has made up, on retirement, the full amount of Rs. 25,000.

The above Rule comes into operation with effect from the 1st January 1877.

With reference to the amendment of this Rule, the Financial Secretary to the Government of India demiofficially enquired whether the proceedings of the Fund go regularly to the Secretary of State and, if so, through what channel, and remarked that the amendment would require the sanction of the Secretary of State. Under the Managers' orders Mr. Chapman was informed that the Fund has no communication with the Secretary of State. In regard to the matter of sanction, it was pointed out that there had apparently been some misapprehension as to the rights of the subscribers to the Civil Fund, and that they had probably been confounded with the members of the Annuity Fund.

Subsequently, the following official correspondence passed between the Government of India and the Managers:—

No. 3441.

To

THE SECRETARY TO THE BENGAL CIVIL FUND.

SIR,

I AM directed by His Excellency the Viceroy in Council to request that six copies of the proceedings of the General Meeting of the subscribers to the Bengal Civil Fund, held on the 30th July 1877, may be forwarded for the information of the Government of India and transmission to the Secretary of State for India.

2. I am also to request that in future six copies of the proceedings of all General and Special Meetings of the subscribers to the fund may be forwarded to the Government of India for the same purpose.

FINANCIAL DEPARTMENT,

SIMLA;

The 20th September 1877.

I have the honor to be,

SIR,

Your most obedient servant,

E. J. SINKINSON,

Offg. Under Secy. to the Govt. of India.

To

THE SECRETARY TO THE GOVERNMENT OF INDIA,

FINANCIAL DEPARTMENT.

SIR,

I HAVE the honor to acknowledge receipt of your letter No. 3441 of 20th September last

2. In accordance with the request contained in your first paragraph, the Managers have the pleasure of forwarding six copies of the proceedings of the General Meeting of 30th July last, already published in the *Gazette of India* (Part III, dated 26th August 1877), page 64 as required by Rule XVI.

3. The present Managers will also, I am directed to say, have pleasure in supplying in the same form information as to the published proceedings of General Meetings of the Fund held during their tenure of office, if the supply of such information will be of service to Government; but they desire me to say that they cannot undertake in any way to bind their successors or the subscribers to the Fund, as the supply of information to Government in this form does not appear to be contemplated by the rules of the Fund.

I have the honor to be,

SIR,

Your most obedient servant,

COLMAN MACAULAY,

Secretary.

CIVIL FUND OFFICE,

The 3rd January 1878.

4. The Managers submit for the consideration of the Meeting the case of Mr. R. Evans.

Under article eight of the Rules, subscribers who resign the service and wish to secure to their widows and children the full, three-quarters, half, or one-fourth benefits of the Fund, must, on retirement, make up their subscription balance to Rs. 25,000, 18,750, 12,500 or Rs. 6,250, as the case may be, and must continue their contributions on their annuities at half the rates levied from subscribers in the service. Mr. Evans resigned the service from 1st March 1877. On the 24th April last he was informed that he must at once pay Rs. 4,433-0-10 if he desired to retain an interest in the Fund by making up his balance to the sum of Rs. 6,250. He is anxious to keep up his interest, and he urges the three following circumstances which made it impossible for him to pay the money at the time specified.—(1) During his term of service, extending from 1867 to 1877, he never got beyond the grade of Assistant Magistrate at Rs. 600 a month. (2) When compelled to take leave on medical certificate in 1876, he had not completed the three years' residence after return from previous leave necessary to entitle him to the ordinary furlough allowance of £500. Instead of £500 per annum for two years, he could only claim £300 for one year. (3) His health was so bad when he returned home that he could neither raise money by insuring his life, nor increase his income by obtaining employment. Mr. Evans states that he will be prepared to pay the amount, with any fine that may be imposed within a fortnight after the decision of the subscribers is intimated to him.

The Managers recommend Mr. Evans' application to the favourable consideration of the Meeting

5. In accordance with the request of the Managers, Mr. E. F. Harrison has been in personal communication with the Actuary regarding the valuation of the assets and liabilities of the Fund. He reports that it would be impossible to place the inquiry in the hands of any one more capable of doing justice to it than Mr. Hardy. Mr. Harrison was to have had a further interview with Mr. Hardy in December, and the Managers have thought it advisable to await the result of his projected visit before taking any further steps regarding the valuation.

6. The accounts of the past year 1876-77 are submitted.

Abstract of the Accounts of the Bengal Civil Fund for 1876-77.

	Bearing interest at 5 per cent.			Bearing interest at 5 per cent.		
	Rs.	A.	P.	Rs.	A.	P.
UNAPPROPRIATED FUNDS.						
By Balance, 1st April 1876 ...	35,55,118	0	0	34,26,522	0	6
„ Interest ...	2,28,779	7	11	1,77,512	12	6
„ Subscriptions during the year ...	2,53,782	0	1	2,00,937	5	4
„ Payments by two Annuitants in India to complete subscription balance to Rs. 25,000 ...	18,691	6	10		
„ Composition payments by four Annuitants in India ...	5,519	14	1	4,934	2	10
„ Ditto from one in England			57	2	0
„ Minimum payments by two incumbents under Rule 7 ...	7,652	0	3	1,798	5	9
„ Contributions by Annuitants in India ...	4,013	9	9	4,134	6	8
„ Ditto paid in England and by absentees on furlough ...	15,669	13	8	13,850	14	4
„ Fine from 6 Subscribers including 3 for unequal age at marriage			1,394	2	10
„ Transfer from Appropriated Funds of deduction of one-sixth from pensions under Rule 7 ...	18,284	0	1	5,157	2	7
„ Amount granted by Government for the payment of pensions of families of those Subscribers who were killed in the Mutiny ...	31,720	0	0	8,046	10	8
„ Transfer from Annuity Fund ...	1,404	0	0	396	0	0
„ Donation from the Government paid in England ...	26,000	0	0		
	42,75,534	4	8	38,54,522	2	0
DEDUCT—						
To Transfer to Appropriated Funds—						
„ Value of pension of Mrs. A. B. Falcon, three daughters and three sons	58,200	0	5	21,561	2	11
„ Ditto of Mrs. W. L. Heeley, one daughter and one son ...	36,015	12	9	13,528	12	3
„ Ditto of Mrs. C. P. Elliott, one daughter and three sons .	47,704	3	10	17,323	6	4
„ Ditto of Mrs. F. A. B. Glover, two daughters and one son	41,237	12	2	14,758	15	10
„ Ditto of Mrs. T. Walton ...	23,041	0	4	9,064	7	0
„ Ditto of Mrs. R. H. Clifford, five daughters and one son	64,498	2	0	24,844	13	10
„ Interest thereon ...	14,806	3	1	3,423	5	8
„ Transfer to Appropriated Funds on account of pensions payable by Government ...	31,720	0	0	8,046	10	8
„ Refund of over paid subscriptions ...	3,144	15	10	1,867	2	11
„ Establishment, &c. ...	8,699	3	0	2,453	9	1
„ Printing charges ...	1,148	15	1	324	2	11
	3,30,816	11	6	1,17,096	9	0
Balance, 31st March 1877 ...	39,44,717	9	2	37,37,435	9	0
APPROPRIATED FUNDS.						
By Balance, 1st April 1876 ...	48,85,657	9	10	13,80,438	12	2
„ Interest ...	3,71,224	15	9	07,525	11	0
„ Transfer from Unappropriated Funds, values of pensions granted to the above six families within the year ...	2,71,207	6	6	1,00,581	10	2
„ Interest thereon ...	14,806	3	1	3,423	5	8
„ Transfer from Unappropriated Funds on account of pensions payable by Government ...	31,720	0	0	8,046	10	8
	55,74,700	3	2	15,60,916	1	3
DEDUCT—						
To Pensions paid in England under old Rules ...	1,70,000	0	0		
„ Ditto ditto ditto new Rules ...	4,75,178	1	5	1,52,299	12	7
„ Ditto India ditto ditto ...	16,419	0	4	4,630	15	8
„ Transfer to Unappropriated Funds of the deduction of one-sixth from pensions under Rule 7 ...	18,284	0	1	5,157	2	7
	6,80,481	1	10	1,62,087	14	10
Balance, 31st March 1877 ...	48,94,225	1	4	13,98,828	2	5
TOTAL BALANCE, 31st MARCH 1877	88,38,942	10	6	51,36,263	11	5

INVESTMENT OF THE ABOVE BALANCE.

	Rs.	A.	P.
Invested Treasury Notes at 5 per cent.	78,65,973	0	1
Uninvested at 5 per cent. (since invested)	9,72,969	10	5
Ditto at 5 per cent. ...	51,36,263	11	5
TOTAL	1,39,75,205	5	11

COMPARISON OF THE BALANCE.

	Rs.	A.	P.
Balance, 31st March 1876	1,32,47,736	6	6
Balance, 31st March 1877	1,30,75,205	5	11
INCREASE	7,27,409	15	5

E. E.

COLMAN MACAULAY,
Secretary and Accountant.CIVIL FUND OFFICE, }
The 30th January 1878. }

The following telegram, which had just been received from Messrs. Coutts & Co., was laid before the meeting —
"Harrison states Hardy cannot complete work alone. An eminent actuary will assist. Reason to expect early report."

Proposed by *Mr. Lyall*,
 Seconded by *Mr. Grimley*,

That the Managers' Proceedings in admitting the families of the late Messrs. G. E. Makgill, J. Geoghagan, A. R. S. Pollock, H. S. Boulderson, G. P. Lyecester, S. J. Becher, and V. H. Schalch to the benefits of the Fund be confirmed.

Carried

Proposed by *Mr. Hopkins*,
 Seconded by *Mr. Mackie*,

That Mr. R. Evans be allowed to pay up the balance of Rs. 4,433-0-10 within the time specified by him.

Carried

Proposed by *Mr. Hopkins*,
 Seconded by *Mr. Grimley*,

That the accounts of the past year 1876-77 be approved

Carried

Proposed by *Mr. Fitzpatrick*,
 Seconded by *Mr. Barbour*,

That the following gentlemen be elected Managers for the ensuing year —

The Hon'ble L. S. Jackson, C. T. Buckland, Esq., Hon'ble W. F. McDonell, v. c., J. O'Kincaly, Esq., and W. M. Souttar, Esq.

Carried

A vote of thanks to the Chairman was proposed by Mr. Macaulay, and seconded by Mr. Lyall, and carried. The meeting then separated.

BENGAL CIVIL FUND,
 The 30th January 1878.

W. F. McDONELL,
 Chairman.

(65—1)

Statement of the Affairs of the Bank of Bengal for the week ending 29th January 1878.

LIABILITIES				ASSETS.			
		Rs.	A P			Rs.	A P
Capital paid-up		2,00,00,000	0 0	Government Securities		1,07,74,485	2 4
Reserve Fund		19,98,910	0 0	Loans on Government Securities, &c, at Head Office and Branches		41,09,822	3 11
Public Deposits at Head Office	Rs. 77,56,989-5-0	1,02,95,057	4 8	Accounts of credit on Government Securities, &c, at Head Office and Branches		41,11,579	13 10
Other Deposits at Head Office and Branches	1,15,34,868-14-11	2,72,54,044	13 7	Bills discounted and purchased at Head Office and Branches		1,98,98,056	4 2
Bank Post Bills, &c		7,11,000	4 11	Balance with other Banks		3,53,657	7 7
Sundries		893,130	0 3	Dead Stock		10,09,363	11 8
				Stamps		12,249	7 0
				Sundries		4,76,151	14 2
						4,08,04,059	0 3
				Cash and Currency Notes at Head Office, Rs	1,10,03,184-4-0	2,93,49,283	7 2
				Cash and Currency Notes at Branches	1,83,16,009-2-5		
	Rupees	7,01,53,149	7 5		Rupees	7,01,53,342	7 5

BANK OF BENGAL,
 Calcutta, the 31st January 1878

W. WHISTLAND, Offg. Chief Asstt. & Dy. Secy.
 (65—1)

By order of the Directors
 W. D. CRICKSHANK,
 Offg. Secretary and Treasurer.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers, any other person having these Notes in his possession, or claiming a right to them is warned to communicate at once with the undersigned —

Notes wholly lost or destroyed.

Register No.	No. of Notes	Value	Name of Claimant
		Rs.	
385	L 94—89263	100	Denobundhu Gangooly
386	L 94—91783	100	
	" —91784	100	
	" —91785	100	Reshikesh Bondapadhy
387	L 27—95374	5	
	" —95375	5	
	O 0—44968	10	
	O 2—65936	20	Lal Govinda Nandi
	L 94—07962	100	
	" —10865	100	
	" —10887	100	
388	L 81—24190	50	Sreeram Banerjee
389	L 00—28323	10	The District Superintendent of Police, My-mensing
390	L 95—28958	10	Messrs Manna & Co

Notes wholly lost or destroyed

Register No.	No. of Notes	Value	Name of Claimant
		Rs.	
391	L 94—97917	100	Mohamedbhy Puddumjee
392	L 94—85305	100	Kurrcem Bux
393	L 94—98765	100	Pittumbar Das Mudduck
396	L 94—72561	100	Uppendra Nath Majumdar
397	L 81—95748	50	J. Driscoll, Inspector of River Police, Colinghaut, Calcutta
398	L 92—48366	50	
	L 90—39171	20	Ani adaprosad Mukerjee.
399	L 67—69591	50	Mukta Singh
400	L 82—31156	100	Moti Ram
402	L 94—93679	100	The Deputy Collector of
	" —93580	100	Atia.
403	L 84—78749	100	Bala Bux.
403	L 68—60324	100	Rohm Bux
406	O 26—54672	1,000	
	L 92—84801	50	
	" —78854	50	Hookum Chand Sagor
	" —73896	50	Mull
	" —73897	50	
407	O 33—08631	100	Sergt. Ahmad Khan.
409	O 5—33597	10	The Post Master, Calcutta.
410	L 84—54846	100	
	" —74834	100	Raniruck Das.
	" —63346	100	

Notes wholly lost or destroyed.			
Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
412	O 28-64726	1,000	Hajee Elias Hajee Omar.
"	"-64727	1,000	
"	"-64728	1,000	
"	O 27-54595	500	
"	"-54596	500	Choona Mull Kalikaprasad.
414	L 94-94283	100	
"	O 33-00123	100	Kali Kumar Chatterjee.
415	L 92-19375	50	
416	O 9-27251	40	F. T. Atkins, Manager, Indian Railway Service Press, Jubulpore.
"	O 1-05918	10	
"	O 8-44708	10	
"	O 7-43229	10	
"	"-97618	10	
"	O 11-55902	10	
"	L 86-13249	10	
"	O 5-80678	10	
417	L 94-55792	100	
"	"-68560	100	Bhogerut Das.
418	O 10-69815	10	The Post Master, Calcutta.
Notes partially lost or destroyed.			
407	L 98-51508	10	Juggobundhu Dey.
"	L 26-13782	5	Kristo Das Dey.
408	O 3-38946	20	
409	O 10-32265	10	Bhoobun Mohan Bose.
410	L 82-23148	100	Gopal Chunder Mookerjee.
"	L 87-57995	10	Mrs. Exshaw.
411	L 92-01119	50	
"	"-31091	50	Sidho Nath Bhuttacharjee.
412	O 4-50814	20	
"	L 27-20932	5	Messrs. Octavius Steel & Co.
413	L 84-33800	100	
"	"-85614	100	
"	L 83-63146	100	Edw. Cleghorn.
414	A 74-08987	20	
"	L 12-80149	20	James Hennessy.
415	O 4-01040	20	
416	L 69-69572	100	Mukta Sing.
"	"-60573	100	
417	L 22-70222	5	Bhugman Das Agurwalla.
418	L 6-17082	10	Shaik Membor.
419	O 4-38783	20	W. O. Macgregor.
420	L 6-27409	10	Hriday Nath Banerjee.
421	L 87-80030	10	Golapuddeen.
422	A 84-47695	100	Moti Lal Gupta.
423	L 28-17496	5	Deno Nath Bose.
424	O 6-04333	10	Chirunjee Lal.
425	O 20-45808	20	Kubcer Singh.
426	O 3-84734	20	Isau Chandra Bosu.
"	"-84733	20	
"	O 7-38251	10	Syed Alli.
"	L 98-13110	10	
427	L 98-83498	10	Rajkristo Chatterjee.
428	L 26-22848	5	
429	L 82-20555	100	C. H. Ringwood.
"	L 94-36958	100	
"	"-16214	100	
"	L 92-12668	50	
"	"-12647	50	
"	L 81-75613	50	The Secretary and Treas- urer, Bank of Bengal, Calcutta.
"	L 92-12667	50	
430	L 41-97619	10	Pundit Peyaray Kishen.
431	L 80-96221	20	
"	O 3-44929	20	Boroda Churn Mitter.
"	"-60966	20	
432	A 99-69063	20	Methu Lal Chowdhery.
"	L 72-78976	10	
433	O 28-32076	1,000	Srikrishna Mookerjee.
434	L 16-03634	5	
435	L 92-70639	50	Shaik Poer Bux.
"	O 9-84059	10	
436	L 66-30846	50	Gokul Chand.
"	L 84-73983	100	
437	L 21-55731	5	Gopeekanund Roy.
"	"-55732	5	
438	L 33-14096	10	F. W. Baker and Co.
"	L 68-30496	10	
439	L 81-36334	50	Favre Leuha and Co.
440	L 92-19603	50	Vauzuillecome.
223	L 87-30194	10	Ram Chunder Chakravarti.
223	L 76-66409	10	Modhusooden Dey.
"	L 27-33439	5	
"	"-33436	5	Fukeer Chunder Khan.
224	L 51-64669	100	
"	"-64668	100	

Notes partially lost or destroyed.			
Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
226	L 22-35803	5	Mohun Lal.
"	"-35803	5	Subder Alli.
227	L 13-42398	20	
"	"-42400	20	
"	L 36-01744	20	Russiek Lal Bose.
"	"-48768	20	
228	A 96-91588	10	Brojo Doyal Shaha.
"	"-91569	10	
229	L 3-00464	10	Peary Mohan Sircar.
"	A 96-02906	10	
250	L 87-90735	10	Messrs. Gunomall Puru- chand.
"	"-90734	10	
257	L 35-12368	5	Sorut Chunder Ghose.
"	"-12367	5	
258	L 62-92784	10	Nobodip Chunder Dutt.
"	E 10-39707	10	
259	L 89-03305	20	Brojo Doyal Shaha.
"	"-03302	20	
"	L 20-85337	5	Dwarka Das.
"	"-85234	5	
229	A 49-07574	10	Jadub Chunder Roy.
"	A 48-30489	10	
260	A 93-06516	20	Shib Doyal.
"	"-02381	20	
261	L 47-94091	20	Joy Gopal Mukerjee.
"	"-94095	20	
262	L 86-42555	10	Shama Churn Laboory.
"	"-42557	10	
"	L 21-57809	5	Suroop Shah Bysnat Shah.
"	"-00708	5	
263	L 26-11292	5	Ram Lal Buddree Das.
"	"-11291	5	
266	O 1-87883	10	Soodhamadhub Bose.
"	"-87881	10	
"	L 88-03924	10	B. D. Bural.
"	L 86-55761	10	
"	L 11-73924	5	Suroop Dhar and Sons.
"	"-73925	5	
267	L 35-74278	10	Shoshebhooan Sen.
"	"-74286	10	
268	L 36-11706	20	Luthfar Rahman.
"	"-11709	20	
"	L 45-51767	20	Radha Gobind Majumdar and Hurro Nath Majum- dar.
"	"-51766	20	
269	L 57-85279	10	Janokee Nath Banerjee.
"	"-85276	10	
"	L 34-00750	10	Gopal Chunder Lahury.
"	"-90759	10	
"	A 97-88000	5	J. H. Frederick.
"	L 3-41675	5	
"	L 9-45115	5	Gunga Narain Bysack.
"	"-45115	5	
270	L 23-00492	5	Takur Das.
"	"-00494	5	
"	L 24-36021	5	B. D. Bural.
"	"-36027	5	
"	L 91-81711	20	Suroop Dhar and Sons.
"	"-81712	20	
243	L 39-91090	10	Shoshebhooan Sen.
"	"-91093	10	
271	L 61-57717	10	Luthfar Rahman.
"	L 62-64819	10	
"	O 7-75106	10	Radha Gobind Majumdar and Hurro Nath Majum- dar.
"	"-75105	10	
"	L 15-72344	5	Janokee Nath Banerjee.
"	L 11-02935	5	
272	L 41-63624	10	Gopal Chunder Lahury.
"	"-63623	10	
275	L 98-38461	10	J. H. Frederick.
"	O 5-15642	10	
276	E 12-18123	20	Gunga Narain Bysack.
"	L 89-14213	20	
"	A 67-36716	10	Gunga Narain Bysack.
"	"-43009	10	
277	L 97-50514	10	Gunga Narain Bysack.
"	"-50516	10	
278	L 20-52895	5	Gunga Narain Bysack.
"	"-52875	5	
235	A 96-75517	10	Gunga Narain Bysack.
"	"-75518	10	
262	L 43-26859	10	Gunga Narain Bysack.
"	"-26857	10	

E. W. KELLNER,
Offg. Asst. Commr. of Paper Currency.
PAPER CURRENCY DEPT., the 5th February 1878.

Abstract Statement of the Uncovenanted Service Family Pension Fund for the 1st Quarter ending 31st July 1877, compared with the corresponding quarter of the year 1876-77.

PARTICULARS.	In the 4th quarter ending 31st July 1877.	In the 4th quarter ending 31st July 1876.	Increase.	Decrease.
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
Balance at credit of the Fund in the Government Books at the end of the previous quarter.	55,56,842 0 10	53,08,314 11 3	3,53,527 5 7
ADD RECEIPTS—				
Subscriptions from May to July in the Widows' Fund ...	1,03,899 10 6	95,231 3 6	8,668 7 0
Ditto ditto ditto Children's Fund ...	70,827 8 9	64,549 12 9	6,317 12 0
Fee, &c. ditto ...	468 1 0	821 2 0	353 1 0
Amount transferred from W. F. to Reserve Fund (W. F.) ...	77,728 0 0	56,927 0 0	20,801 0 0
Ditto ditto W. F. to Int. Reserve Fund (W. F.) ...	54,068 0 0	62,986 0 0	1,080 0 0
Ditto ditto O. F. to ditto (C. F.) ...	37,550 0 0	39,997 0 0	2,447 0 0
Ditto ditto Reserve Fund (W. F.) to Divisible Surplus (W. F.) ...	30,919 0 0	59,730 0 0	28,811 0 0
Ditto ditto ditto (C. F.) to Divisible Surplus (C. F.) ...	18,208 0 0	31,387 0 0	13,181 0 0
Ditto ditto ditto (C. F.) to Children's Fund ...	9,388 0 0	29,597 0 0	20,209 0 0
Ditto ditto Divisible Surplus (W. F.) to Interest Reserve Fund (W. F.) ...	9,146 0 0	9,146 0 0
Ditto ditto ditto (C. F.) to Interest Reserve Fund (C. F.) ...	7,885 0 0	7,885 0 0
Total Rupees ...	4,30,383 4 8	4,41,186 2 3(a)	54,198 3 0	65,001 1 0
Total Receipts ...	60,87,226 5 1	57,44,600 13 8(b)	4,07,725 8 7	65,001 1 0
DEDUCT PAYMENTS—				
Pensions paid to incumbents in the Widows' Fund ...	55,891 7 6	53,084 9 9	2,806 13 9
Ditto ditto ditto Children's Fund ...	38,529 9 9	37,433 2 8	1,096 0 1
Cost of office establishment, including house-rent, and contingencies.	14,966 3 2	21,229 7 10	6,263 4 8
Interest on Reserve Fund (W. F.) passed to Subscribers of over five years' standing.	73,841 4 0	62,185 8 0	11,656 12 0
Ditto (C. F.) ditto	46,635 0 0	41,609 4 0	5,025 12 0
Divisible Surplus (W. F.) ditto of over three, six, nine, twelve, and fifteen years' standing.	31,203 0 0	64,091 0 0	32,838 0 0
Ditto (C. F.) ditto of over three, six, nine, twelve, and fifteen years' standing.	18,398 4 0	36,455 4 0	18,057 0 0
Amount transferred from (W. F.) to Reserve Fund and Interest Reserve Fund (W. F.) ...	1,41,794 0 0	1,19,913 0 0	21,881 0 0
Ditto ditto (C. F.) to ditto ditto	37,530 0 0	39,997 0 0	2,467 0 0
Amount transferred from Reserve Fund (W. F.) to Divisible Surplus and Interest Reserve Fund (W. F.) ...	40,363 0 0	59,730 0 0	19,365 0 0
Ditto ditto ditto (C. F.) to ditto	20,091 0 0	31,387 0 0	5,296 0 0
Ditto ditto ditto (C. F.) to Children's Fund ...	9,388 0 0	29,597 0 0	20,209 0 0
Total Payments ...	5,81,653 5 5	5,96,662 4 3(c)	42,465 5 10	1,04,475 4 8
Balance in favour of the Fund exclusive of Int. upon capital ...	55,52,573 15 8	51,47,838 9 3(d)	3,86,280 2 9	39,474 3 8
Proportion of interest on Reserve Fund payable to subscribers of five years' standing.	30,110 1 0	25,048 0 0	4,171 1 0
Proportion of Divisible Surplus as per votes of subscribers ...	12,400 5 0	25,121 0 0	12,723 11 0
Total ...	42,510 6 0	51,079 0 0(e)	4,171 1 0	12,723 11 0

	Widows' Fund.	Children's Fund.	Widows' Fund.	Children's Fund.	Widows' Fund.	Children's Fund.	Widows' Fund.	Children's Fund.
Number of subscribers* ...	1,307	876	1,243	823	61	47
Ditto of incumbents ...	333	430	269	408	14	12
Ditto of subscribers sharing interest on Reserve Fund ...	739	521	674	467	65	54
Ditto ditto ditto ditto Divisible Surplus ...	927	624	851	590	76	28

	Rs.	A.	P.
(a) Not decrease ...	10,803	14	0
(b) Not increase ...	3,43,734	7	7
(c) Net decrease ...	63,000	14	10
(d) Net increase ...	4,04,734	6	6
(e) Net decrease ...	8,552	10	0

H. ANDREWS,
Accountant and Collector.

R. W. KELLNER,
G. W. MACLEOD, } Auditors.

Published by order of the Directors,

W. H. RYLAND, Secretary.

Fund Office, the 16th January 1878.

(63—1)

Bank of Bengal.

NOTICE is hereby given that the Bank of Bengal and Public Debt Office will be closed on Thursday, the 7th, and Friday, the 8th proximo, on account of the Hindu festival "Sreepanchomey."

By order of the Directors,
W. D. CRIVICKHANK, *Off. Secretary and Treasurer.*
CALCUTTA, the 30th January 1878. (55-1)

Wanted

A DISTRICT ENGINEER under the Road Cess Committee, Noakhally. Salary commencing with Rs. 400 a month, and travelling allowance according to the Public Works Department Rules.

No one need apply who has not passed the Assistant Engineer's Examination, and has not served some time in the Public Works Department in that capacity.

Applications, with copies of testimonials, will be received up to the 15th proximo.

The selected candidate must join the appointment at once.

R. PORCH, *Chairman, R. C. C.*
NOAKHALLY ROAD CESS COMMITTEE'S OFFICE,
The 30th January 1878. (61-3)

Notification.

Dated 4th February 1878.

THE following boys having passed the Entrance Examination, have been appointed by His Honor the Lieutenant-Governor apprentices in the Dehrao Training School for mechanics:—

No.	Names.	Place where educated.
1	B. Stark	Lawrence Asylum.
2	J. Morrow	Sanctuary.
3	S. Nicolle	Mymensingh Zillah School.
4	S. D. Gupta	Doverton College and Calcutta High School.
5	W. A. Dosey	Doverton College, Calcutta.
6	E. C. S. Bally	Free School, Calcutta.
7	M. A. Chatter	General Academy, Calcutta.
8	P. J. Sores	Calcutta Martiniers.
9	J. M. Hartley	St. Xavier's College, Calcutta.
10	A. Hodge	Doverton College, Calcutta.
11	H. J. White	St. Thomas' School, Howrah.
12	J. E. Gilmore	Doverton College, Calcutta.
13	P. A. Hodge	Ditto ditto, ditto.
14	G. W. Beveridge	Calcutta Martiniers.
15	P. Leithbridge	Free School, Calcutta.
16	W. Lawrence	St. James' School, Calcutta.
17	S. K. E. Turnbull	St. Thomas' School, Howrah.
18	A. F. Lardner	Lucknow Martiniers.
19	A. Shepherd	Arrah Government School.
20	B. S. Naidoo	Allahabad High School.
21	G. B. Mshyo	St. John's Hurst, Pierpoint, Brighton.
22	H. A. D. Fox	Allahabad Boys' High School.
23	H. B. Lee	Patna City School.
24	P. S. Ollenback	

F. T. HAIG, *Colonel, R. E.,*
Joint-Secy. to the Govt. of Bengal
in the P. W. D., Irrigation Branch.

Execution Case No. 154 of 1877.

Tarini Churn Bose, decreeholder, *versus* Koylashnath Mitter, Sustri Doss Mitter, and Bonomally Mitter, debtors.

IN the above case the properties described below will be put up to sale on the 4th March 1878, at the Alipore Civil Court, for the realization of Rs. 5,282-8-10g. due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Eight annas share of the taluk pergunnah Okhora, Dihl Oladangs, situate in the district of 24-Pergunnahs, within the jurisdiction of Barrackpore Sub-Registry, registered in the Collectorate towjee of 24-Pergunnahs in No. 2165, and bearing a sudder jumma of Rs. 729-14-10g. per annum.

KRISHNA MOHUN MUKHOPADHYA,
Second Subordinate Judge.

ALIPORE, the 31st January 1878. (57-2)

STOLEN.—The Government Promissory Note No. 44444, of the 4 per cent. of 1872, for Rs. 1,100, originally standing in the name of Ram Taruck Mookerjee, and last endorsed to Kadumbini Debee. Payment stopped at the Public Debt Office.

JOCHENDRO NATH CHATTERJEE, *Collector, Zillah Hooghly.*
(44-3)

WE have authorized Mr. Robt. F. Hedges to sign our firm by procuration from this date.

F. W. HAZLEMAN & Co.
CALCUTTA, the 19th January 1878. (32-3)

Destroyed.

THE Government Promissory Note No. 44444, of 4 per cent. of 1865, for Rs. 500, originally standing in the name of Chumpulutta Dossy and last endorsed to Brijoomary Dossy, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicate in favor of the proprietor.

GOPAL CHUNDER DASS,
No. 69, Beadon Street, Calcutta. (35-3)

North-Western Cachar Tea Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of Shareholders will be held at the registered Office of the Company, No. 1, Lyon's Buildings, on Saturday, the 9th February, at 12 o'clock, for the purpose of considering the advisability of increasing the capital, and of transacting any other business which may be brought forward.

(59-1) MACNEILL AND CO., *Managing Agents.*

Soom Tea Company, "Limited."

NOTICE is hereby given that the Ordinary General Meeting of Shareholders of this Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Thursday, the 15th of February, at 12 o'clock noon, for the purpose of receiving the Directors' Report, passing the Accounts, declaring a final Dividend for the year 1877, and transacting such other business as may be brought before the meeting.

By order of the Board,
WILLIAMSON, MAGGS & CO., *Secretaries.*
CALCUTTA, 26th January 1878. (61-3)

NOTICE is hereby given that the partnership lately subsisting between the undersigned William Ewing, Henry Hunter Murdoch, William Ewing the younger, and Thomas Fingland Hamilton, in the business of Commission Merchants and Agents in Calcutta, was this day dissolved by mutual consent as regards the said William Ewing, and that the said Henry Hunter Murdoch, William Ewing the younger, and Thomas Fingland Hamilton will continue to carry on the business of Commission Merchants and Agents in Calcutta under the firm of Ewing & Co., and will receive and give discharges for all moneys owing to, and will pay all moneys owing by, the said firm of Ewing & Co. Dated this 31st day of December 1877.

W. EWING.
H. H. MURDOCH.
W. EWING, junior.
T. F. HAMILTON.

Witness to the signatures of Henry Hunter Murdoch and William Ewing.

MURRAY JOHNSON,
20, Austin Place, London, E. C., *Solicitor.*

Witness to the signatures of William Ewing the younger and Thomas Fingland Hamilton.
(58-3) CHAS. SANDERSON, *Solicitor, Calcutta.*

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.	
22 " " " 2-12 "	
23 " " " 2-14 "	
24 " " " 3 "	

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 3 "

The above prices are for ordinary building purposes. For Planking Sleepers, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings off water at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SIMMON HILLIERS, Asst. Conservator of Forests.

The 1st June 1877.

Notification.

TO be sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction, made in suit No. 522 of 1876 (wherein Sreemutty Chundun Coomares Dossee, &c., is plaintiff, and Sreemutty Badul Coomares Dassee, and another are defendants), and dated the 8th day of May 1877, by the Registrar of the said Court, at his sale-room in the court-house on Saturday, the 16th day of February 1878, at the hour of 12 o'clock, at noon, the following property, namely—

All that upper-roomed brick-built messuage tenement or family dwelling-house, and the piece of ground upon which the same is erected, situate at and being No. 75, formerly known as No. 65-3, at Sindooriaputty, on the east side of the Lower Chittpore Road in Calcutta, and bounded on the north by tenanted land of the estate of the late Rajah Sir Radhasaunt Deb; X.C.S.I., and now allotted to Coomar Soorendronarain Deb; on the south by the public drain; on the west by the Hoytuckhannah of the late Baboo Huronauth Mullick; and on the east by the Hoytuckhannah of the late Baboo Taranauth Mullick, with the appurtenances.

The abstract of title and the conditions of sale may be seen at the office of Mr. George Rogers, the plaintiff's attorney, and at the office of the Registrar of the High Court in its original jurisdiction on any day before the sale, and will be produced at the sale.

R. BELCHAMBERS, Registrar.

CALCUTTA HIGH COURT ORIGINAL JURISDICTION, the 17th January 1878. (56-1)

Notification.

TO be peremptorily sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction, made in suit No. 407 of 1876 (wherein Koylanchunder Shaha and Bhindoll Roy are plaintiffs and Bhuggobuttychurn Mullick, Jasurachunder Mullick, and Aush-tosh Mullick are defendants), and dated the 16th day of November 1876, by the Registrar of the said Court in his sale-room in the middle floor of the court-house, on Saturday, the 16th day of February 1878, at the hour of 12 o'clock, at noon, the undermentioned properties, namely—

Lot 1.—All that joint and undivided three-sixth parts or shares in all that brick-built messuage or dwelling-house together with the piece or parcel of land and hereditaments, and on part whereof the same is erected and built, containing by estimation 17 cottahs, be the same a little more or less, situate at and being No. 28 Clive Street, in the town of Calcutta, and butted and bounded on the north by the tenanted house of Gungadhar Chatterjee; on the south by the tenanted house of Mrs. Pattle; on the east by the tenanted house of Gungadhar Chatterjee; and on the west by the public road called Clive Street.

Lot 2.—All that joint and undivided three-sixth parts or shares in all that upper-roomed, brick-built messuage or dwelling-house together with the piece or parcel of land thereunto belonging and on part whereof the same is erected and built, containing by estimation 3 cottahs, more or less, situate at and being No. 136, Mooktaran Baboo's Street, in the said town of Calcutta, and butted and bounded on the north by the tenanted house of Juggo Bystubee; on the south partly by the tenanted house of Gobindoll Paul and partly by the tenanted house of Purnymohun Paul; on the east by the public drain; and on the west by the public lane called Mooktaran Baboo's Street.

Lot 3.—All that joint and undivided three-sixth parts or shares in all that piece or parcel of garden land situate and numbered 9, Sibkisen Haw's Road, in the Suburbs of Calcutta, containing by estimation 64 beghas, more or less, in the registration sub-district of Sealdah, bounded on the north partly by the garden of Kally-

churn Ghose and Tattachurn Bose and partly by the garden of Romjaun Ostagar; on the south by the garden of Romjaun Ostagar; on the east partly by the garden of Romjaun Ostagar and partly by the land of Goluek Chundal; and on the west by the road leading to the garden of Romjaun Ostagar.

The abstract of title and conditions of sale may be seen at the office of the Registrar of the High Court in its ordinary original civil jurisdiction, and also at the office of Mr. James Hechle, plaintiffs' attorney, No. 2, Fancy Lane, Calcutta, on any day before the sale, and will be produced at the sale.

R. BELCHAMBERS, Registrar.

JAMES HECHLE, Plaintiffs' Attorney.

CALCUTTA HIGH COURT, ORIGINAL JURISDICTION, REGISTRAR'S OFFICE, the 26th January 1878. (54-1)

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of MODOSOODUN DUTT, an Insolvent.

On Tuesday, the 29th day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 5th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Sitanauth Doss, Attorney.

Chief Clerk's Office, the 29th day of January 1878.

In the matter of ABDOL ROHMAN, of Medhee Bagan, Goddye Khansamah's Lane, in Calcutta, lately carrying on trade and business as a dealer and manufacturer of leather at Foolbagan, in Entally, in the Suburbs of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Thursday, the 31st day of January last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Sittanath Doss, Attorney.

In the matter of ANUNDO CHUNDER CHOWDREY, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 12th day of February instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

Bhoobun Mohun Doss, Attorney.

In the matter of ANUNDO CHUNDER CHOWDREY, an Insolvent.

On Wednesday, the 30th day of January last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Bhoobun Mohun Doss, Attorney.

In the matter of ANUNDO CHUNDER CHOWDREY, of No. 2, South Circular Road, in the Town of Calcutta, lately carried on business jointly with Ramkristo Chowdry as dealers in miscellaneous goods at Nalchittes, in the district of Backergunge, at Lohajung, in Moonshingunge, in the district of Dacca, and at Calcutta aforesaid, under the name and style of Anunda Chunder Ramkristo Chowdry, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 30th day of January last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Bhoobun Mohun Doss, Attorney.

In the matter of *James Gwynne Gwynne and Bankers Gwynne, Insolvents.*

On Tuesday, the 22nd day of January last, it was ordered that the petition filed by the said Insolvents seeking for relief under the provisions of the said Act be dismissed, and the vesting order made thereon be, and the same is hereby discharged, provided always that all acts or things done by A. B. Miller, Esq., the Official Assignee of this Court and the Assignee of the estate and effects of the said Insolvents or other person acting under his authority prior to this order, shall be good and valid, and shall not be annulled or in anywise affected thereby; and also further ordered that upon payment to the said Official Assignee of his usual commission and all costs, charges, and expenses lawfully incurred by him, the said Official Assignee do deliver over to the said Insolvents upon their receipt all the estate and effects, monies, goods, books, and papers then remaining in the hands of the said Assignee belonging to the estate and effects of the said Insolvents.

Bhoobunmohun Dass, Attorney.
Chief Clerk's Office, the 5th February 1878.

POSTAL NOTICES.

THE Passenger and Mail Cart Service between Calcutta and Siligore, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAN, Offy. Post-Master Genl., Bengal.
CALCUTTA, the 28th January 1878.

IN consequence of the opening of the Northern Bengal State Railway the mails for Assam, Darjeeling, Jalpore, Pabna, Serajgunge, Mymensing, Nattore, Beaulah, Bogra, Dinagore and Rungpore districts will, from the 1st proximo, be sent by the Northern Bengal State Railway and be closed at this Office at 9 a.m. From the same date the Loop Mails will be closed at 4 p.m.

F. C. GEORGE, Post-Master.
CALCUTTA POST OFFICE, the 28th January 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon and the Intermediate Ports	6 P.M.	6th Feb.	Africa.
Madras and Ceylon ...	6 "	6th "	Rhedios.
Rangoon, Moulemein, and Strait.	6 "	10th "	Himalaya.
Chittagong, Akayab, Kyauk Phyo and Sandoway.	6 "	10th "	Comilla.
Madras Ceylon and the Intermediate Ports, Mauritius, Batavia, Singapore and China.	6 "	11th "	Meimam.
Perman Gulf ...	6 "	11th "	From Bombay.

The next Overland Mail via Bombay will close at the General Post Office on Friday, the 8th February 1878, by which mails for Mauritius, St. Denis, Reunion, Zanzibar, Mozambique, Delagoa Bay, Natal, Cape of Good Hope, the Comoro Islands, and Madagascar, can be forwarded.

2. Book-post and pattern-packets must be posted on the 7th February 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6-30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

F. C. GEORGE, Post-Master of Calcutta.
GENERAL POST OFFICE, CALCUTTA,
The 5th February 1878.

MEMORANDUM showing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Money and other valuables.
All stations on Loop Line, between Howrah and Ramporehaut, and Chord, between Calcutta and Asansole ...	3-30 A.M. 6-30 A.M. 3-30 P.M.	5 5 5	P.M. P.M. P.M.
Howrah ...	3-30 P.M.	5	P.M.
Eastern Bengal Railway (Calcutta to Howrah) all Stations up to Goalundo Barrackpore included	6-30 A.M.	5	P.M.
Bouapure, Barripore, and Canning Town ...	7 A.M.	5	P.M.
Dum-Dum ...	7-45 A.M. 6 P.M.	7-15 A.M. 5	P.M. P.M.
Harriet ...	1-30 P.M.	1	P.M.
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julpore, Darjeeling, Barhampore, Beaulah, and Dinagore districts	3-45 P.M.	3-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Nookhail, Cachar, Sylhet, Kishinur, Pubna, Fureshpore, Burmial, Mymensing, and Bogra districts	6 P.M.	5	P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Scind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5	P.M.
Ootacamund, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Vinnakam	6 P.M.	5	P.M.
Registered letters and parcels are received during the hours of ...	Weekdays { Sundays {	7 to 8 A.M. 12 to 5 P.M. 7 to 8 A.M. 8 to 9 P.M.	8-30 P.M.

Hours at which Mails are closed at Branch Post Offices.

Names and initial or distinguishing letters of Branch Post Office.	HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE RECEIVED.				REMARKS.
	1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
	A. M.	A. M.	P. M.	P. M.	
Dharmatolla	W. C.	7-15	11-20	3-0	5-27
Baru Bazar	N.	6-30	11-20	3-50	5-15
Baru Bazar	N.	6-30	11	3-50	5
Bhowanipore	W.	6-30	11	3-50	5-15
Garden Reach	N. W.	6	10-50	3-20	5-50
Haukila	N. W.	6-30	11-10	3-50	5-10
Jorhat	N. W.	7	11-30	3	5-30
Kidderpore	N. W.	6-45	11-35	3-5	5-30
Loudon Street	N. E.	6-30	11-12	3-57	5-57
Napti Bazar	N. E.	7	8-12	1-2	5-15
Rumla	N. E.	6-30	11-25	3-55	5-25
Wellington Street	N. E.	6-30	11-22	3-7	5-27
Wallaahatta	N.	6-30	7-37	12-27	4-0

Hours of deliveries from General Post Office and Branch Offices.

Name of Office.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
General Post Office	8	12-30	4-0	On Sundays there are only two deliveries viz., 1st and 2nd.
Baru Bazar	N.	1-40	5-0	
Baru Bazar	N.	6-30	1-0	On arrival of the inward mail, an extra delivery is made from these offices.
Bimla	N. E.	6-30	1-15	
Dharmatolla	N. W.	6-30	1-40	
Dharmatolla	N. W.	6-30	1-40	
Napti Bazar	N. E.	6-37	1-7	
Wallaahatta	N.	6-7	1-7	
Wellington	N. E.	6-35	1-10	
Loudon	N. E.	6-37	1-12	
Bhowanipore	N.	6-35	1-25	
Kidderpore	N. W.	6-35	1-25	
Alipore	N.	6-40	1-30	
Garden Reach	N.	6-15	1-50	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

E. C. GHOSE, *Post-master.*

CALCUTTA POST OFFICE, the 1st January 1878.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 5th February 1878.

Anderson, R. S.	Mason, Billy.
Balfour, Mrs.	Murray and Gibb, Messrs.
Berrells, John.	Murch, Miss.
Behrend, E. L.	Murrison, James S.
Bews, Capt. J.	Newman, J. B.
Bigley, G. S.	Nugent, Revd. C. Philips C.
Braham & Co., Messrs.	Oldham, R. A.
Braun, Mary.	O'Connor, Conductor
Boyd, Mr.	Michael.
Bundho, Hem Chundra.	Pecket, L.
Burton, W. O.	Petit, Monsieur Chas.
Chapman, J.	Perrera, Thomas.
Collis, W.	Peterson, H. J.
DeCristoforis, Signor Tius.	Pinto, J. S.
Cummins, Miss Minnie.	Platt, J.
Domball, F. De.	Price, Mrs.
Duncan, R. W.	Radford, William T.
D'Cruise, Mrs.	Renand, Monsieur. D. M.
Davidson, Dr.	Roberts, E.
Davies, Mr.	Rosenburg, W.
Evans, Mrs. H.	Ross, Miss A.
Falconer, F. J.	Roy, H.
Fowle, F. C.	Ryver, W. S.
Forbes, Thos. T.	Seamons, M.
Ghose, B., Messrs. & Co.	Setanauth Law, Baboo.
Gomes, A. F.	Smith, Miss F.
Gregory, G. M.	Soutar, Jas. McGregor.
Hales, John, Messrs. & Co.	Stephen, Mrs. E.
Handerhund, Mrs. R. S.	Sutherland, C. J.
Hottinger, O.	Syechenyi Iecomte Bela.
Hutton, A. B.	Taylor, Mrs.
Matton, Kli. Captain.	Tweedie, Mrs. (from Scotland).
Hart, A. A.	Care of Capt. Tweedie.
Henderson, Mr.	Wanming, Mr.
Henry, D. S.	Wakoroll, C. M.
Innes, C. E. S.	Welsh, J.
Irvine, Mrs.	Williams, Mrs.
Lees, Mrs.	Willis, William H.
Macdonell, Major-General.	Wilson, M. A.
Macintyre, A.	Wilson, W. G. H.
Marrierson, O.	Younghusband, G.
Moody, Lizzie.	

Letters marked "Care of Post-Office, to be kept till called for."

Adie, A. E.	Croghan, W. J.
Aireck, Frederico.	Carmichael, J.
Bauco, J. M.	Cumberland, A. H.
Beck, Robt. A.	Campbell, Allen.
Bell, John S.	D'Silva, G. P.
Bennett, T. O.	Dahlke, H. F.
Bee, Ashjohn.	Denholm, J. C.
Brown, A. O.	Doherty, Mrs. H. A.
Bruce, Esq.	Doherty, J.
Budredas, Baboo.	Donovan, D.
Bull, Alex.	Douglas, S. J.
Buxuttil, C.	E. F. W.
Caldecott, E.	EWBaura, A.
Carter, R.	Faulkes, E.
Cashie, B. B.	Favous, William.
Chennell, Thomas.	Finch, Fredt.
Chescoe, Charles.	Ford, D.
Collins, Francis B.	Frazier, E. R.
Collinson, J. C.	Gleeson, J. G.
Croad, Mrs. H.	Guldwehen, Geo.

Letters marked "Care of Post-Office, to be kept till called for."

Guthrie, A.	Muggeridge, E.
Hackett, Mr.	Muller, J.
Hughes, J. W.	Oriovita, Tasef.
Hamilton, V.	Osilia, P.
Huguenot, M.	Pearce, Capt.
Humfrey, Capt. B. J. P.	Picknell, M.
Jeffreys, R.	Pinkney, A.
Johnston, Mrs.	Postlethwaite, G. P.
Jones, Mrs. A.	Powell, H. J.
Jordon, Mrs.	Ringwood, C. H.
Keller, Sigr. Ignazio.	Roman, Jacob.
Keown, R. W.	Roso, Miss Grace.
Lamb, H. W.	Rowell, R. H.
Lane, O.	Salamonson, A. A. C.
Larcom, Arthur.	Sarkar, Tara Dass.
Leapold, T.	Sevenoaks, Chas.
Leonard, Thomas.	Sweeting, A. C.
Lochner, R.	Tarnowski, Ladistos.
Lock, Pat.	Taylor, J. S.
Lonsdale, John.	Taylor, Revd. J. H.
Lucas, Mrs.	Thomson, A.
Lynn, J. Simmons.	Towell, A.
M. J. B.	Watson, A. F.
Macdonald, C. F. J.	Webb, Captain H. E.
Manverse, Capt. W. B.	Whelan, John.
Matson, E.	Williams, Capt. T.
Meyer, Herman.	Woods, Capt. James W.
Mirza Abdool Hosein.	

Newspapers.

Byers, M. B.	Hacket, J.
Campbell, A.	Hunter, George.
Castello, P.	Jeffrey, William.
Dortex, D.	Murrison, G. S.
Finch, F.	Postlethwaite, G. P.
Ford, Daniel.	Sevenoaks, Charles.

Registered Letters.

Bull, Alex. C.	Peterson, Mrs. O.
Monsieur La Comte	D. Rosenburg, W.
Tarnowski.	

Parcel.

Dalton, Lieut. R. T.
E. C. GHOSE, *Post-Master, Calcutta.*

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matahanga, and Jellinghee Rivers for the week ending Friday, the 1st February 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
	Ft. In.	
Entrance below Chourasia ...	5 3	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	
From Jungipore to Berhampore, 47 miles.	2 6	
From Berhampore to Cutwa, 50 miles.	1 9	One place only, namely, Juggernathpore, boats drawing 3 feet can pass.
From Cutwa to Nuddea, 46 miles.	2 6	

JELLINGHEE AND BYRUB.

Entrance of Jellinghee from the Ganges.	}	... Closed.
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3	9
Thence to Junction with the Jellinghee.	3	3
From Junction of Byrub and Jellinghee to Teakatta.	3	3
From Teakatta to Nuddes ...	3	0
Height of water on gauge at Berhampore, on the 5th February 1878, above zero, 0 foot 11½ inches.		

T. H. WICKES, C.B.

Res. Engt., Nuddea Rivers Division.

BURHANPORE, the 4th February 1878.

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CALCUTTA, the 20th August 1875.

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Deputy Conservator, Forests, N. W. Provinces.

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
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NOTIFICATION.

The Corporation of the Town of Calcutta, having under consideration the extension and completion of Drainage, Water and other works of a permanent nature, have resolved under the provisions of Section 334 of Act IV. of 1876, to borrow, in the first instance, with the sanction of the Lieutenant-Governor of Bengal, a sum of Rupees Four Lacs on the security of the rates, taxes and dues, imposed and levied under the said Act. Accordingly it is hereby notified that the Commissioners are prepared to receive tenders for the loan on the security of the said rates, taxes and dues imposed and levied under the provisions of Act IV. (B. C.) of 1876.

2. This loan is required for the construction of Drainage Works during
Purpose of the Loan. the year 1878.

Debentures will be issued for the said amount bearing interest at the rate
Rate of Interest. of 5 per cent. per annum and having a currency of
30 years.

3. The form of the Debenture Bonds will be that given in the seventh Schedule of the aforesaid Act.

4. No Debenture will be issued for any less sum than Rupees Five Hundred (500), and above that amount no Debenture
Amount of Debentures. will be issued for a less sum than Rupees One Hundred (100).

5. Subscriptions will be received, and scrip receipts for instalments paid will be granted, by the Bank of Bengal. Debentures will be issued as soon as possible in exchange for the scrip receipts for instalments paid into the Bank of Bengal.

6. Tenders for the whole, or any part of the above-named sum of Rupees Four Lacs, will be received by the Secretary to the Corporation up to noon of Saturday, the 23rd of February.

7. Each tender must be addressed in the form annexed to this Notification, and enclosed in a sealed cover superscribed "Tender for Municipal Loan of 1878."

8. The tenders will be opened at the Town Hall on Saturday, the 23rd of February, at 1 o'clock P. M., by the Chairman of the Corporation. The Municipal Commissioners do not bind themselves to accept any tender below a certain minimum rate.

The amount of the accepted tenders must be paid in the following instalments:-—

Seven-tenths within 15 days of acceptance of tender.

One-tenth on Wednesday, the 1st May.

One-tenth on Saturday, the 1st June.

One-tenth on Monday, the 1st July.

9. Interest upon the amount of each payment will be calculated from the dates above mentioned.

10. Parties tendering must pay into the Bank of Bengal to the credit of the Corporation a sum equal to two (2) per cent of the amount tendered; Bank receipt for which amount must accompany the tender.

11. If the tender be accepted, the deposit will be taken in part of the last instalment, but it will be forfeited if, after acceptance of the tender, the allotment is not fully taken up. A cash deposit may, after the tender in support of which it is made is accepted, be replaced by a Government Promissory Note.

12. The deposit on tenders which may not be accepted, will be returned on application.

13. In the case of equality of tenders above the amount required, a *pro rata* allotment will be made.

14. The rate stated in a tender must not contain any fraction of an anna; if a rate containing a fraction of an anna is inserted in any tender, such fraction will be struck out, and the tender treated as if the rate did not contain such fraction of an anna.

15. In order to avoid mistakes, a separate tender must be made at each rate tendered, and a separate deposit must accompany each tender. It is desirable that the tender, or at least the name of the person making the tender, and the amount and rate tendered, should be written in English.

ROBERT TURNBULL,
Secretary to the Corporation.

MUNICIPAL OFFICE, }
6th February 1878. }

FORM OF TENDER.

I hereby tender for Rupees _____ of the Loan advertised in the Notification published in the *Calcutta Gazette*, dated the 6th February 1878, and agree to pay for the same, subject to the conditions notified at the rate of Rupees _____ annas* for every Hundred Rupees allotted to me.

I enclose a *deposit receipt* of the Bank of Bengal, Calcutta, for Rs. _____ and engage, if my offer be accepted, to pay to the account of the Municipality at the Bank of Bengal, Calcutta, the first instalment on or before Tuesday, the 12th March 1878, and the several later instalments on or before the dates fixed by the Notification as follows:—

Seven-tenths within 15 days of acceptance of tender.

One-tenth on Wednesday, the 1st May.

One-tenth on Saturday, the 1st June.

One-tenth on Monday, the 1st July.

N. B.—A separate tender must be made at each rate tendered, and a separate deposit must accompany each tender. In order to avoid mistakes, it is desirable that the tenderer, or, at least, the name of the tender, and the amount and rate tendered, should be written in English.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 6, 1878.

PART IV.

Bill of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

The following Report of a Select Committee, with the Bill as amended by them, is published for general information:—

We, the undersigned Members of the Council of the Lieutenant-Governor of Bengal to whom the Bill for the Licensing of Trades, Dealings, and Industries within the territories subject to the said Lieutenant-Governor was referred, have the honor to make the following report.

From the Secretary, Bengal Chamber of Commerce, dated 8th January 1878.
From the Honorary Secretary, British Indian Association, dated 17th January 1878.

We have considered the provisions of this Bill, and the communications regarding it, noted on the margin.

We have made the preamble to correspond with the preamble of the License Bill for the North-Western Provinces, now pending before the Council of the Governor-General for making Laws and Regulations.

We have, for the sake of clearness, divided the Bill into Parts, whereof Part I contains the preliminary provisions and interpretation clause; Part II contains the general provisions applicable to all districts, including Calcutta; Part III sets forth the provisions and procedure applicable in the districts of the interior; Part IV provides a special procedure for Calcutta; and Part V contains certain miscellaneous matters of general application.

We have provided that where a person carries on business in more than one district, he shall take out a license in each district with reference to his earnings in such district; and we have made it clear that Calcutta is, for the purposes of the Act, to be deemed to be a separate district.

We have made the minimum taxable income Rs. 100 per annum.

In Part III we have re-arranged sections 10 to 20 of the original Bill so as to make it more clear what powers the Collector may exercise in framing and amending the list of licensees, and what his powers are to be in dealing with petitions of objection.

We have provided for the recovery of fees from persons chargeable under the Act, who are employed in manufactories or under corporations, through and by means of their employers.

We have provided for an appeal from any order passed on a petition of objection by any officer subordinate to the Collector of the district.

We have removed the penalty clauses of sections 13 and 14 of the original Bill, because by section 37 of the Bill as now amended a legal obligation is imposed upon all persons to furnish information to a Collector when required in matters connected with this Act, and the needful penalties for non-compliance and for false statements are provided by Chapter X of the Indian Penal Code.

We have made the provisions of sections 113–115 and 119 of Bengal Act V of 1876 applicable to warrants of distress and sale under this Act, and have specifically exempted tools and implements of trade and agriculture from attachment and sale.

We have provided that no sums due under the Act shall be recoverable by any process of law after the expiry of three months from the last day of the year in respect of which they are payable.

We have made it clear that the exemption from house cess (under the Road Cess and Public Works Cess Acts), to be enjoyed by licensees under this Act, is not to have retrospective effect as regards instalments of house cess due on or before the 1st April 1878.

In Part IV we have provided that any person working or carrying on business in Calcutta shall be deemed to be a resident of the town for the purposes of the Act, and we have defined the limits of the town so as to include therein for such purposes the river and the fort.

We have provided a special procedure suited to the circumstances of the town and its municipal organisation both for the preparation of the lists of licensees and the disposal of petitions of objection.

We propose that in Calcutta the fees shall be recovered in the same manner as municipal rates under Bengal Act IV of 1876 and not otherwise.

In Part V, in the section regarding the disposal of fees and penalties, we have followed, as far as possible, the corresponding section in the Bill for the North-Western Provinces.

The Schedules we have very considerably modified. In Schedule A we have in class I provided for a higher grade of license fee of Rs. 500, to supplement the rate of Rs. 200 originally proposed as the maximum. We have raised the rates of fee under classes III, IV, and V to Rs. 50, 20, and 5 respectively. We have struck out class VII and redrafted the definitions of classes V and VI, providing under the last named class for two grades of fee, Rs. 2 and Re. 1.

In Schedule B we have provided for graduated fees under class I and class VI, to correspond with those under classes I and VI of Schedule A. We have added to classes I, II, III, IV, and V the names of certain trades that are not specially mentioned in the municipal schedule, but which appeared to us able to pay higher rates than those of class VI.

We have struck out the note to Schedule B as being matter more appropriate for the rules to be framed under the Act.

We have made various other verbal and formal emendations in the Bill and Schedules.

We recommend that the Bill as amended be passed.

A. MACKENZIE.
H. J. REYNOLDS.
KRISTODAS PAL.
FREDERICK JENNINGS.
RAMSIHUNKER SEN.

The 4th February 1878.

I sign this report with reservations.

KRISTODAS PAL.

AMENDED BILL.

A Bill for the Licensing of Trades, Dealings, and Industries within the territories subject to the Lieutenant-Governor of Bengal.

WHEREAS, in order to provide means for defraying the public expenditure from time to time

Preamble.

incurred and to be incurred for the relief and prevention of famine in British India, it is necessary to effect a permanent increase of the revenue; and it is therefore expedient that persons carrying on trades, dealings, and industries in the territories administered by the Lieutenant-Governor of Bengal should take out licenses and pay for the same; It is hereby enacted as follows:—

PART I.

Preliminary.

1. This Act may be called "The Bengal License Act, 1878," and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. In this Act, unless there be something repugnant in the subject or context—

Interpretation clause.

"Section."

"Collector."

revenue administration of a district:

"The Commissioners," except in Part IV,

"The Commissioners," mean the Commissioners defined in Bengal Act V of 1876, and in Part IV, the Commissioners defined in Bengal Act IV of 1876.

"Local Government" means the Lieutenant-Governor of Bengal for the time being or the person acting in that capacity.

Local Government.

3. Nothing in this Act shall be deemed to affect the tax on professions, trades, and callings imposed for municipal purposes by Bengal Act IV of 1876.

4. Nothing in this Act shall be deemed to apply to persons earning their livelihood solely by agriculture, or to any cultivator of land as such in respect of the sale of the produce of his land, when he shall not keep a shop or stall for the sale of such produce.

Act not to apply to cultivators of land.

PART II.

General Provisions applicable in all Districts.

5. Every person who, on or after the first day of April 1878, falls under any of the heads of the Schedules hereto annexed, and carries on (whether on behalf of himself or any other person) his trade, dealing, or industry in any district situated in the said territories, shall take out a license under this Act in such district and shall pay for the same the annual fee specified in the same Schedules as payable by persons of the class to which he belongs. Provided that no person whose annual earnings from his trade, dealing or industry carried on within such district are less than one hundred rupees shall be required to take out a license under this Act.

For the purposes of this Act the Town of Calcutta shall be deemed to be a separate district.

6. Such license shall be granted by the Collector of such district or by such officer as he may appoint in this behalf; and in Calcutta by the Chairman of the Municipal Commissioners.

Particulars to be specified in the license.

7. Every such license shall specify—

(a) the date of the grant thereof;

- (b) the name, father's name, residence, caste, if any, and the trade, dealing, or industry of the licensee;
- (c) the fee paid for the license;
- (d) the place or places within such district at which the licensee intends to carry on his trade, dealing, or industry for the ensuing year;
- (e) the term for which such license shall remain in force;

and shall be received in evidence as *prima facie* proof of all matters contained therein

8. Every such license shall have effect in such district only, and shall continue in force from the day of the date thereof until the first day of April next after the day of the granting thereof.

9. Every person to whom any such license has been granted, and who desires to continue to carry on his trade, dealing, or industry in such district after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding section, and shall renew the same so long as he desires to carry on such trade, dealing, or industry.

PART III.

Applicable to all districts except Calcutta.

10. As soon as may be after the commencement of this Act and the first day of January in every subsequent year, the Collector shall prepare a list of the persons in the district aforesaid to be licensed under this Act. Such list shall state—

- (a) the trade, dealing, or industry of each of the persons therein named;
- (b) the class and grade under which he is charged; and
- (c) the fee to be paid for his license

Such list shall be in such language as the Lieutenant-Governor of Bengal may direct, but a copy thereof in the language of the district shall be filed in the Office of the Collector, and shall be open to public inspection at all reasonable times without any payment.

11. The Collector may by a notice in writing require the occupier of any house, manufactory or shop to forward to him a statement in writing signed by the occupier of the names of all persons residing in such house or working in such manufactory or shop, and of their respective trades, dealings, industries, or occupations.

12. The Collector shall from time to time determine under which of the classes or grades mentioned in Schedule A hereto annexed every person required to take out a license under this Act shall be charged, and shall prepare or amend the said list accordingly.

13. A person carrying on several trades, dealings, or industries, in the same district and coming under more than one of the designations in the said Schedule, shall be chargeable only under one of the said designa-

tions at the discretion of the Collector. But each member of a firm shall be chargeable with reference to his individual share of the earnings of such firm.

14. The Collector may, subject to such rules as the local Government may lay down, remit the whole or any part of the fee payable under this Act by any person who may carry on his trade, dealing, or industry for a portion of the year only.

15. The list, or such part or parts thereof as the Collector thinks fit, shall be published in the principal bazars, and at all police-stations of all towns, and at all sub-divisional offices, police-stations, and outposts in the district, and at some conspicuous place in all villages concerned, together with a notification setting forth the Schedule of this Act applicable to the district, and directing that if any person falling under any of the classes specified in the said schedule, whether he is mentioned in such list or not, continues his trade or dealing in the said district, payment of the fee specified in the list as payable by him, or, when he is not mentioned in such list, of the fee mentioned in the said schedule as payable by persons of the class and grade to which he belongs must be made by him within sixty days of the date of the publication of the notification, and within sixty days next after the first day of April of each succeeding year.

16. When a statement in writing has been furnished to the Collector under section 11, from which it appears that any person in the employ of any other person, company, or corporation is chargeable with fees under this Act, the Collector may require the employer of such person to deduct the amount of his fee from any salary or wages due to such person, and to pay it to the Collector on his behalf.

17. Any person mentioned in the list referred to in section 10 and objecting to the class or grade in which he is charged, may, within thirty days after its publication, or within such further time as the Collector may in each case think fit, apply by petition to the Collector in order to establish his right to have his name transferred to another class or grade, or altogether removed from the list.

18. The Collector shall fix a day for the hearing of the petition, and on the day so fixed, or on such subsequent day as he may from time to time direct, shall hear the same and pass such order thereon as he thinks fit.

Provided that if, in the judgment of the Collector, the petitioner is able to shew that the fee which has been charged exceeds two per cent. upon his annual earnings, in his trade, dealing, or industry, within the district, such excess shall, for the purpose of section 17 be deemed a valid ground of objection, and the Collector shall thereupon order the petitioner's name to be transferred to another class or grade or to be altogether removed from the list. The Collector may also on this ground at any time reduce the amount of fee payable by any person under class V of Schedule A hereto annexed to the fee payable under class VI.

19. There shall be no appeal from an order of a Collector under section 18; but where the order is

Appeals.

passed by any officer subordinate to a Collector, an appeal shall lie to the Collector, or to some officer specially empowered by the local Government in this behalf, whose decision shall be final. Every petition of appeal under this section shall be accompanied by a copy of the order complained of, and be presented within fifteen days of the date of such order. In computing the said period of fifteen days, the day on which the order complained of was made, and the time requisite for obtaining a copy of the same, shall be deducted.

20. The Collector may, for the purpose of enabling him to determine under which of the said

Power to summon witnesses, &c.

classes or grades the petitioner should be charged, summon and enforce the attendance of witnesses and compel them to give evidence, and compel the production of documents by the same means, and, as far as possible, in the same manner as is provided in the case of a Civil Court by the Code of Civil Procedure.

Provided that the Collector shall not, in the course of any proceedings under this section, call for any evidence except at the instance of the petitioner, or in order to ascertain the correctness of facts alleged by him.

21. If after expiry of the period mentioned in the notification published

Penalty for carrying on business without a license.

under section 15 for payment of the amount specified therein, any person carries on his trade, dealing or industry without having taken out a license as required by this Act, he shall be liable, by order of the Collector, to pay a fine not exceeding thrice the amount payable by him in respect of such license, exclusive of the amount so payable; and on receipt of such payment the Collector shall grant him a license.

22. All sums due under section 21, and all fees payable under this Act, shall, where the amount exceeds

Recovery of fees and penalties.

fifty rupees, be recoverable either as if they were arrears of land revenue, or by distress and sale of the moveables of the person liable, at the discretion of the Collector. In all other cases they shall be recoverable by distress and sale of the moveables of the person liable.

The provisions of sections 113, 114, 115, and 119 of Bengal Act V of 1876 shall apply, as far as possible, to warrants of distress and sale issued by the Collector under this section; and no tools or implements of trade or agriculture shall be distrained or sold under any such warrant.

23. No sums due under this Act shall be recoverable by any process

Limitation

of law after the expiry of three months from the last day of the year in respect of which they are payable.

24. Every person holding a license under this Act shall produce and show such license when required

License to be produced on demand.

so to do by an officer generally or specially empowered in writing by the Collector to make such requisition.

But, save so far as is provided in section 29, no person shall be proceeded against for neglect or refusal to produce such license except at the instance of the Collector.

Prosecution to be at instance of Collector.

25. Courts of Wards and receivers and managers appointed by any Court in British India shall be chargeable under this

Receivers and managers chargeable.

Act in respect of any trade, dealing, or industry of which the income is officially in their possession or under their control.

26. When any trustee, guardian, curator, committee, or agent is charged under this Act in such capacity, or when any

Power to retain assessment paid by trustee, &c.

Court of Wards or receiver or manager appointed by any Court is charged under this Act, every Court and person so charged may, from time to time, out of the money coming to its or his possession as such trustee, guardian, curator, committee, or agent, or as such Court of Wards, receiver, or manager, retain so much as is sufficient to pay the fee charged.

Every such person or court is hereby indemnified for every retention and payment made in pursuance of this Act.

27. The Collector may require the Commissioners, and the punchait of any union constituted under

Power to require returns from municipalities.

Bengal Act V of 1876, or any village punchait appointed under Bengal Act VI of 1870, to furnish, within a period to be specified under the orders of the local Government, returns showing the names and numbers of persons chargeable under this Act resident within the limits of their municipality, union or village, together with the class under which they respectively fall and the fees payable by them respectively.

If the Commissioners or the punchait fail within the period prescribed to make such returns, or if they make such returns and the Collector has reason to doubt their accuracy, he may at any time revise the return or cause a return showing the names, numbers, and classes aforesaid to be prepared in such manner as may be prescribed by the local Government.

28. When the return mentioned in the last preceding section has been

Notice to municipalities.

furnished or prepared for any municipality, station, or union, the local Government may call upon the Commissioners, or may direct the Magistrate in the case of a union, to pay to the Collector, within a period to be named by the local Government, a sum calculated on such return in accordance with the provisions of this Act.

29. The Commissioners and Magistrate as aforesaid may take proceedings under sections 21 and 24 for the recovery of any

Penalties and fines to be credited to Municipal Funds.

penalties and fines; and shall exercise the powers conferred on a Collector by section 24.

All such penalties and fines shall, when so recovered, be credited to the Municipal, Station, or Union Fund, as the case may be.

30. The Commissioners and the Magistrate, as aforesaid, shall have the same powers of recovering

Power of recovery in Municipalities.

the fees chargeable under this Act within the limits of their municipality, station, or union that they have for the realization of municipal taxes under Bengal Act V of 1876. Where the amount due exceeds fifty rupees and it cannot be recovered in the manner above provided, application may be made by the Commissioners or Magistrate aforesaid to the Collector,

and the Collector shall thereupon proceed to recover it as an arrear of land revenue. The said Commissioners or Magistrate may also appropriate any part of the revenues of their municipality, station, or union for the payment of any sum leviable from it under section 28; and if the sum so leviable is not paid at due date, the local Government may order it or any part of it to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury.

31. No person who pays fees under this Act shall, so long as he continues to pay the same, be liable to pay any instalment of road cess or public works cess on his house under Part IV of Bengal Act X of 1871, or section 7 of Bengal Act II of 1877, falling due after the first day of April 1878.

Exemption of licensees from house cess under Road Cess and Public Works Acts.

32. All or any of the powers and duties conferred and imposed by this Act on a Collector may, subject to the orders of the Collector of the district, be exercised and performed by any Assistant or Deputy Collector, or by such other officer as the local Government shall from time to time appoint in this behalf.

PART IV.

Special Provisions for the Town of Calcutta.

33. From every person who shall within the town of Calcutta exercise any of the trades, dealings, industries, or callings included in the classes specified in Schedule B hereto annexed, the Commissioners shall levy the fees shown in the said Schedule, and shall pay to the local Government annually a sum to be fixed by such Government and calculated on the proceeds of such fees. For the purposes of this Part, any person working or carrying on business in Calcutta shall be deemed to be a resident of Calcutta, and the Town of Calcutta shall be deemed to include all places within the local limits of the ordinary original jurisdiction of the High Court of Judicature of Fort William in Bengal, including Fort William itself, the river Hooghly within Fort limits, the Esplanade, and Coolie Bazar now called Hastings.

34. The provisions of Sections 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 23, 24, 25 and 26, of this Act shall be in force in the Town of Calcutta, and all the powers of a Collector under the said sections shall be exercised by the Chairman of the Commissioners, or by some person or persons authorized by him in that behalf.

35. On the presentation of a petition of objection under section 17, the Chairman may either himself dispose of it, or may refer it for disposal to a bench of not less than three Commissioners. It shall be open to the Chairman or to any such bench to reduce the amount of fee payable by any person under the said Schedule B to the fee payable under any lower class or grade of that schedule, on its being shown to his or their satisfaction that the fee charged exceeds two per cent. upon the annual earnings of such petitioner in his trade, dealing, or industry carried on within the limits of the said Town of Calcutta; and the Chairman

shall amend the list published under section 15 in accordance with the orders passed upon such petition.

There shall be no appeal from any order passed under this section.

36. The Commissioners shall have the same powers for the recovery of all sums due under this Part that they have for the realization of municipal rates under Bengal Act IV of 1876.

Recovery of sums due under this Part.

PART V.

Miscellaneous.

37. From the nett amount of all fees and penalties paid or recovered under this Act other than those credited to Municipal, Station, or Union Funds under section 29, after deducting the expense of collection, so much as the Governor-General in Council from time to time directs shall be applied in such manner as the Governor-General in Council thinks fit, for the purpose of increasing the revenues available for defraying expenditure incurred or to be incurred for the relief and prevention of famine in the territories administered by the Local Government, or, if the Governor-General in Council so directs, in any other part of British India.

The residue (if any) of such nett amount shall be carried to the credit of the local Government.

38. Every person shall be legally bound to furnish information to any officer or person exercising any of the powers of a Collector under this Act when required by him to do so.

39. The local Government may from time to time (a) exempt from the operation of this Act any portion of the territories subject to such Government, or any persons or class of persons in such territories, and may (b) make rules consistent with this Act—

Obligation to furnish information.

Power to exempt and make rules.

- (1) for defining more precisely the classes of persons liable under this Act;
- (2) for regulating the time and manner of collecting the fees charged under this Act;
- (3) for modifying the fees chargeable to members of the same family when living and working together;
- (4) for providing in any case or class of cases for serving notices on persons charged under this Act; and
- (5) generally for the guidance of officers in all matters connected with the enforcement of this Act.

SCHEDULE A.

Fees for Licenses applicable throughout the Territories subject to the Lieutenant-Governor of Bengal with the exception of the Town of Calcutta.

Class I.—Every joint-stock company, and every large merchant, banker, wholesale dealer, or commission agent, large manufacturer, professional money-lender, shipowner, mill or screw-owner.

First Grade.
Rs. 500.
Second Grade.
Rs. 200.

Class II.—Every person engaged in trade or commerce, who shall be adjudged by the Collector to be a licensee of this class ... 100

Class III.—Every person engaged in trade or commerce who shall be adjudged by the Collector to be a licensee of this class ... 50

Class IV.—Every person engaged in trade or commerce who shall be adjudged by the Collector to be a licensee of this class ... 20

Class V.—Every person carrying on any trade, dealing, or industry within any first class municipality, and not charged under any of the foregoing classes, and every other person who shall be adjudged by the Collector to be a licensee of this class ... 5

Class VI.—Every person carrying on any trade, dealing, or industry and not charged under any of the foregoing classes. } First Grade, Rs. 2.
Second Grade, Rs. 1.

SCHEDULE B.

Fees for Licenses applicable only in the Town of Calcutta.

Class I.—Every joint-stock company, every large merchant, banker, shroff, banian, wholesale trader, commission agent, builder, contractor, carrying company, owner or farmer of houts and bazars, owner of cotton, jute, hide, or other screws, ship-owner, dock-owner, and owner of chowks, and every auctioneer. } First Grade, Rs. 500.
Second Grade, Rs. 200.

Class II.—Every broker or dalal employed in the wholesale transfer or purchase of imports or exports, country produce, silk, or other merchandise; every broker or dealer in precious stones, houses, landed property, Government securities, shares, and bills-of-exchange; every freight broker, every owner or lessee of a theatre or other place of public amusement, and every wholesale bepari. 100

Class III.—Every professional accountant, auditor, appraiser paid by fees, surveyor, owner of mill, and every person included in Class II of the third Schedule of Bengal Act IV of 1876, not charged under Class I above ... 50

Class IV.—Every manufacturer of acrated waters, dealer in gold or silver, or old building materials, every stevedore, and every person included in Class III of the third Schedule of Bengal Act IV of 1876 not charged under Class II above ... 25

Class V.—Every brazier, coppersmith, tinker, engraver, farrier, and every person included in Class IV of the third Schedule of Bengal Act IV of 1876 ... 12

Class VI.—Every person carrying on any trade, dealing, or industry not charged under any of the foregoing classes. } First Grade, Rs. 2.
Second Grade, Rs. 1.
Third Grade, Rs. 1.

FREDERICK CLARKE,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*

A Bill to consolidate the Law relating to the Excise Revenue in the Presidency of Fort William in Bengal.

WHEREAS it is expedient that the laws relating to the manufacture of spirits and the sale of spirituous and fermented liquors and intoxicating drugs, and the collection of the revenue derived therefrom, should be consolidated: It is enacted as follows:—

PART I.

Preliminary.

1. This Act may be cited as "The Bengal Excise Law Consolidation Act, 1877."

2. It shall come into force from such date as the Lieutenant-Governor may direct by notification in the *Calcutta Gazette*.

3. The enactments specified in the second schedule to this Act are hereby repealed to the extent mentioned in the third column thereof.

This repeal shall not revive any office, authority, or thing abolished by any such enactment, or affect the validity of anything done or suffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules prescribed, appointments made, powers conferred, licenses granted, and notifications published under any such enactment, and all other rules (if any) now in force and relating to the matters hereinafter dealt with, shall (so far as they are consistent with this Act) be deemed to have been respectively prescribed, made, conferred, granted, and published hereunder.

And all references made to any such enactment shall, as far as may be practicable, be deemed to be made to this Act.

And all proceedings now pending, which may have been commenced under any such enactment, shall be deemed to be commenced under this Act.

4. In this Act—unless there be something repugnant in the subject or context—

"Bengal Rum" means spirit manufactured in India at a distillery worked according to the English method.

"Board" means the Board of Revenue for the provinces for the time-being subject to the Lieutenant-Governor of Bengal.

"Collector" includes a Deputy Collector, or other Revenue officer in independent charge of a district, a Superintendent of Excise Revenue, any covenanted or uncovenanted officer to whom the Collector may make over, with the previous sanction of the Commissioner (as he is hereby empowered to do), any of his powers or duties under this Act.

"Commissioner." means the Commissioner of a Revenue Division.

"Country spirit" means any spirit made by the native process of distillation.

"Intoxicating drugs" includes ganjah, bhang, churrua, and every preparation and admixture of the same.

"Local Government." means the Lieutenant-Governor of Bengal for the time-being, or the person acting in that capacity.

"Section." means a section of this Act.

"The Suburbs" means the Suburbs of Calcutta as defined by the Lieutenant-Governor by notification in the *Calcutta Gazette*.

"The Town." means the Town of Calcutta, and includes all places within the local limits of the ordinary original civil jurisdiction of the High Court of Judicature at Fort William in Bengal.

5. Parts II and V apply to all the territories for the time-being subject to the Lieutenant-Governor of Bengal, including the Town of Calcutta; Part III applies to all such territories, other than the Town of Calcutta; Part IV, save as provided in sections 84 and 102, applies only to the Town of Calcutta.

PART II.

English Distilleries.

6. It shall not be lawful for any person to construct or work a distillery after the manner in which distilleries are constructed and worked in England without a license under the signature of the Collector of the district in which such distillery is situated, or, in case the distillery is within twenty miles of Calcutta, or such other distance less than twenty miles as may from time to time be prescribed by the Local Government without a license under the signature of the Collector of Calcutta.

7. The Board may prescribe such rules (not being inconsistent with the provisions of this Act,) relative to the granting of licences under section 6, and to the management of distilleries established under this Part, and the issue of spirits therefrom, as may from time to time be judged expedient.

8. Subject to any general rules or special orders which the Governor-General in Council may from time to time issue in this behalf, the Local Government may from time to time by notification in the *Calcutta Gazette*, fix the excise duty leviable upon spirit manufactured at distilleries worked according to the English method at a rate not exceeding the rate fixed for imported spirit by the Indian Tariff Act, 1875, or any similar law for the time being in force. No spirit shall be removed from any such distillery, or the warehouses connected therewith, upon which the aforesaid duty has not been paid, or for the duty chargeable on which a bond has not been

executed; and for all spirits removed upon payment of duty or under bond passes shall be issued by the Collector, which shall specify the quantity and strength of the spirit, the place of its destination, the person to whom it is consigned, and whether the duty has been paid or secured by bond.

9. A drawback of the duty paid on spirits manufactured after the English method and exported by sea to any port not subject to the Government of India, or to the Port of Aden, shall be allowed by the Collector of Customs at the port of exportation: Provided that the exportation shall be made within one year from the date of the payment of duty under this Part, and that the spirits, when brought to the Custom House, shall be accompanied by the pass in which such payment is certified.

10. All licensed distilleries constructed and worked after the English method and situated within twenty miles of Calcutta, or such other distance less than twenty miles as may from time to time be prescribed by the Local Government, shall be under the superintendence and control of the Collector of Calcutta, who shall exercise, with respect to such distilleries and to the spirits manufactured therein, all the powers vested in Collectors by this Act; and the Collectors of districts in which any such distilleries are situated shall have no jurisdiction with respect to such distilleries.

11. Every person who shall construct or work a distillery after the English method without a license from the Collector shall be liable for every such offence to a fine not exceeding one thousand rupees; and all spirits manufactured at any such distillery, and all materials and implements collected for the purpose of such manufacture, shall be liable to confiscation.

12. Every proprietor or manager of a licensed distillery constructed and worked after the English method who shall by any act or omission contravene any rule prescribed by the Board under section 7, shall be liable for every such offence to a fine not exceeding two hundred rupees; and if any such offence be committed a second time with respect to the same distillery, the license granted for the working of such distillery may be withdrawn by the Collector.

13. Every person who shall remove, or attempt to remove, from any licensed distillery constructed and worked after the English method any spirituous liquors upon which the duty has not been paid, or for the duty on which a bond has not been executed, or any spirituous liquors for which a pass has not been issued by the Collector, shall be liable for every such offence to a fine not exceeding one thousand rupees; and the liquors, together with the vessels containing the same and the animals and conveyances used in carrying them, shall be liable to confiscation.

If it shall appear to the Collector that the offence was committed with the consent or knowledge of

the proprietor or manager, the license granted for the construction and working of the distillery from which such liquors have been removed, or attempted to be removed, may be withdrawn.

Licenses.

14. Every person taking out a license for the retail sale of country spirits, taree (whether fermented or unfermented), or puchwai, or intoxicating drugs, shall pay to the Collector such fee, tax, or duty, as may from time to time be fixed with the sanction of the Board, or regulated in such manner as the Board may prescribe; and such fee, tax or duty shall be specified in the license, and shall be payable at such periods as the Board may direct.

15. Every person taking out a license for the manufacture of country spirits, or for the retail sale of spirituous or fermented liquors or intoxicating drugs, shall execute a counterpart engagement in conformity with the tenor of the license, and shall give such security for the performance of his engagement, or make such deposit in lieu of security, as the Collector may require.

16. Except in the case of licenses for the retail sale of unfermented taree, the term of which extends only to the period of the year when the fresh juice is in request, and unless otherwise specially authorized by the Board, a license for retail sale shall be granted for the term of one year, and if continued to the holder thereof, shall be formally renewed from year to year. But it shall be incumbent on every person holding a license who may intend not to renew it to give notice of his intention to the Collector fifteen days previously to the expiration of the year; and if such notice be not given, and the license be not recalled by the Collector, the license held and engagement entered into by every such person shall remain in force as if the said license and engagement had been formally renewed.

17. The Board shall have authority to regulate the form and conditions of all licenses granted under this Act.

18. The Collector may withhold or cancel any license granted under this Act if the tax or duty therein specified be not duly paid, or in case of a violation of any other condition thereof, or of the holder being convicted of a breach of the peace or any other criminal offence, and in such cases the holder shall not be entitled to a refund of any fee, tax or duty payable under the license which he may have paid to the Collector in advance.

If the Collector desire to cancel a license for any cause other than those above specified, he shall give fifteen days' previous notice and remit a sum equal to the tax for fifteen days, or, if notice be not given, shall make such further compensation for default of notice as the Commissioner or Board shall direct. In all such cases any fee, tax, or duty already paid in advance shall be refunded.

Any person selling by retail any spirituous or fermented liquors or intoxicating drugs above specified whilst such license is withheld, or after it is

cancelled, shall be subject to all the penalties provided by Parts III and IV for the unlicensed sale of spirituous or fermented liquors or intoxicating drugs.

19. Any licensed retail vendor may surrender his license on giving fifteen days' previous notice to the Collector and paying a sum equal to the tax for fifteen days over and above the sum payable under the license.

20. The Collector, after demand made in writing, may recover any arrears of tax or duty due on account of any license granted under this Act by distress and sale of the goods and chattels of the person from whom the same is due, or of his surety, or by the process described in Bengal Act VII of 1868.

PART III.—BENGAL.

Excise Administration.

21. The collection of the revenue arising from the manufacture of spirits and the sale of spirits and spirituous and fermented liquors and intoxicating drugs shall be ordinarily under the charge of the Collectors, who shall perform the duties connected therewith under the control and direction of the Commissioners and of the Board. But the Government may appoint any other person to be Superintendent of Excise Revenue in any district or place; and any person so appointed shall exercise, in such district or place, all the powers and authority vested by this Part in the Collector, and such powers and authority shall cease to be exercised in such district or place by the Collector during the continuance of such appointment.

22. The Local Government may also appoint a Commissioner or Commissioners for the control and direction of the officers having charge of the excise revenue in any district or districts; and when such appointment is made, the Commissioner of Excise shall exercise within such district or districts the powers and authority vested by this Part in Commissioners of Revenue, and the Revenue Commissioner shall cease to exercise such powers and authority in the said district or districts during the continuance of such appointment.

23. Collectors may appoint all such ministerial officers as are necessary for the collection of the excise revenue and for the prevention of smuggling, and the officers so appointed shall, in addition to their ordinary designations, be styled "Excise Officers."

24. Spirituous liquors passed from distilleries worked according to the English method, fermented liquors manufactured at a licensed brewery, and spirituous and fermented liquors imported either by land or by sea shall not be sold except under license from the Collector.

25. Every person taking out a license for the wholesale vend of spirituous and fermented liquors as aforesaid shall pay for every such license such sum as may from time to time be fixed

with the sanction of the Board. The license shall be current only during the official year and in the district in which it is granted; but travelling merchants may obtain a general license, authorizing them to sell by wholesale in any district which they may visit in the course of their travel, without taking out a fresh license for that district, under such rules and restrictions as may be from time to time prescribed by the Board.

26. Every person taking out a license for the retail sale of spirituous and fermented liquors as aforesaid shall pay for every such license such fee, tax, or duty as may from time to time be fixed with the sanction of the Board, or a fee, tax, or duty adjusted or regulated in such manner and in accordance with such rules as the Board may prescribe; and such fee, tax, or duty shall be specified in the license, and shall be payable in advance or at such periods as the Board may direct. Any sale of spirituous or fermented liquors as aforesaid in less quantity than two imperial gallons or one dozen of reputed quart bottles shall be held to be a retail sale.

27. It shall not be lawful for any person to manufacture spirits after the native process, or such other spirituous or fermented liquors or intoxicating drugs as the Board, with the previous sanction of the Local Government, may specify, nor to sell such spirits, liquors, or drugs, or any preparation or admixture of the same, or to cultivate plants from which intoxicating drugs are produced, except under license from the Collector.

28. All the provisions relating to the sale or possession of fermented liquors contained in the following sections of this Part shall be held applicable to the sale or possession of taree, whether in a fermented state or otherwise; and all taree, both fresh and fermented, shall be held to be included in the expression "fermented liquors" as used in the following sections of this Part:

Provided that the local Government may, on the report of the Board, pass an order suspending the operation of all the provisions relating to taree contained in this Part with respect to any district in which the consumption of taree in a fermented state is inconsiderable; and after the passing of any such order, it shall be lawful for taree to be possessed and sold without license in any such district, notwithstanding anything contained in this Part.

29. The Collector, with the sanction of the Board, may establish at any place within his jurisdiction a distillery in which spirits may be manufactured after the native process, and may from time to time fix limits within which no country spirits, except such as are manufactured at the said distillery, shall be introduced or sold without a special pass from the Collector, and within which no stills shall be constructed or worked, or spirits manufactured, except at the said distillery. He may also, with the like sanction, discontinue any distillery so established whenever its discontinuance may appear to be expedient.

30. The Board may prescribe such rules relative to the management of distilleries established under the last preceding section, to the conditions on which spirits may be manufactured in the said distilleries, and to the passes to be issued for the conveyance of such spirits to the shops of the vendors as may from time to time be judged expedient.

31. The Board may, with the sanction of the Local Government, subject to the confirmation of the Governor-General in Council, from time to time prescribe rules consistent with this Act—

for regulating the mode in which fermented liquors shall be supplied to licensed vendors of the same;

for subjecting the cultivation of plants from which intoxicating drugs are produced, and the preparation of the said drugs, to such restrictions and supervision as may be deemed necessary to secure the duty leviable thereon;

and for granting licenses or passes to persons cultivating, preparing, storing, possessing, purchasing, or transporting the said plants or drugs.

All such rules shall be published in the *Calcutta Gazette*, and when so published, shall have effect as if they were contained in this Act.

32. Except for the supply of licensed vendors, country spirits, taree, and puchwai, and intoxicating drugs shall not be sold in larger quantities than may be fixed by the Board for each district, provided that the quantities so to be fixed shall not exceed those hereunder specified—namely, country spirits, two imperial gallons or twelve reputed quart bottles; taree or puchwai, twelve seers; ganjah or bhang, or any preparation or admixture of the same, one quarter of a seer; churru or any preparation or admixture of the same, five tolas weight; and the sale of any such quantity as is herein allowed shall be deemed to be a retail sale within the meaning of this Part.

33. The Collector may by a warrant under his hand authorize any excise officer above the rank of a peon to enter and inspect at all times, by day or by night, and may similarly authorize any excise officer to enter and inspect at all times, by day, the shop or premises in which any licensed manufacturer or retail vendor shall carry on the manufacture of country spirits, or the sale of spirituous or fermented liquor or intoxicating drugs.

34. The Collector, by a warrant under his hand, may authorize any excise officer to stop and detain all persons carrying any spirituous or fermented liquors or intoxicating drugs liable to confiscation under this Part; and any excise officer so authorized may seize such liquors or drugs with the vessels, packages, or coverings in which they are contained, and the animals and conveyances used in carrying them, and may also arrest the person in whose possession such liquors or drugs are found.

35. Any excise officer above the rank of a peon may arrest any person having in his possession an unlicensed still, or any spirituous or fermented liquors or intoxicating drugs liable to confiscation under this Part, or engaged in the unlawful sale of spirituous or fermented liquors or intoxicating drugs, and may seize such still with the materials for working it, and all such liquors and drugs.

36. Whenever any excise officer above the rank of a peon shall have good reason to believe, from information given by any person, which information shall be taken down in writing, that spirits are unlawfully manufactured, or that any spirituous or fermented liquors or intoxicating drugs liable to confiscation under this Part are kept or concealed in any house, boat, or other place, such officer may, but always in the presence of an officer of police not being under the grade of a head constable, enter into any such house, boat, or place, and in case of resistance may break open any door and force and remove any other obstacle to such entry, and may seize and carry away all stills and materials used in the manufacture of such spirits and all such liquors and drugs, and may also arrest the occupier of the house, boat, or place with all other persons concerned in the manufacture of such spirits, or in the keeping and concealing of such liquors or drugs.

37. The Local Government may invest the officers of the Police, Customs, and Revenue Departments, or of any of them, with the powers given to excise officers by the last three preceding sections with respect to the seizure of and search for spirituous and fermented liquors and intoxicating drugs, and the arrest of persons found in possession of them; and all such officers when so empowered shall be held and deemed to be excise officers within the meaning of this Part.

38. Whenever an excise officer shall make any arrest, seizure, or search under this Part, he shall, within twenty-four hours thereafter, make a full report of all the particulars of the same to his official superior, and, unless acting under the warrant of the Collector, shall carry the person arrested, or the illicit article seized, with all convenient despatch to a Magistrate for trial or adjudication.

39. The Collector may issue his warrant for the arrest of any person whom he may have reason to believe, either from information in writing or from the proceedings in any other case, to be engaged in the unlawful sale of spirituous or fermented liquors or intoxicating drugs or to have in his possession any such liquors or drugs liable to confiscation under this Part.

40. Any spirituous or fermented liquors or intoxicating drugs sold in contravention of the provisions of this Part, or in breach of any of the conditions of a license granted under this Act, may be seized at the time of the sale and brought before the Magistrate who adjudicates the case. As soon as the case is adjudicated, they shall

be restored to the person who may have purchased them or disposed of as the Magistrate may direct.

41. The Collector may issue his warrant for the search of any house, boat, or other place in which, upon any of the grounds mentioned in section 39, he may have reason to believe that spirits are unlawfully manufactured, or that spirituous or fermented liquors or intoxicating drugs liable to confiscation under this Part are kept or concealed; and such warrant may be executed by any officer not being under the rank of a head constable in the manner prescribed in section 36: provided that where there is ground to suspect that such spirits, liquors, or drugs are unlawfully concealed in any zenana, the officer charged with the execution of the warrant shall follow as closely as may be the rules for the seizure of property so concealed contained in sections 384, 385, and 386 of Act X of 1872 (the Code of Criminal Procedure).

42. Whenever any person is arrested or any articles are seized under the warrant of a Collector, the Collector, after such inquiry as he thinks necessary, shall send the person arrested or the articles seized to a Magistrate, or shall order the immediate discharge of such person or the release of such articles.

43. All police officers are required to aid the excise officers in the due execution of this Part upon notice given or request made by such officers.

Farm of Duties.

44. The Collector may, with the sanction of the Board, and under such rules as the Local Government may prescribe, subject to the confirmation of the Governor-General in Council, let in farm the duties leviable on the retail sale of spirituous or fermented liquors or intoxicating drugs, or any description of such liquors or drugs, in any pergunnah or other known division of a district.

Penalties.

45. Every person who by any act or omission shall contravene any rule issued and sanctioned under the provisions of section 31 shall be liable to a fine not exceeding two hundred rupees.

46. Every manufacturer or vendor under this Part who shall not produce his license on the demand of any excise officer, or who shall commit any act in breach of any of the conditions of his license not otherwise provided for in this Part, shall be liable for every such offence to a fine not exceeding fifty rupees, and such fine shall be recoverable from the licensed dealer notwithstanding that such breach may have been owing to the default or carelessness of the servant employed by him.

47. Every licensed retail vendor who shall sell any larger quantity of spirituous or fermented liquors or intoxicating drugs than is allowed to be sold by retail by the provisions of this Part, and every licensed wholesale vendor who shall make a retail sale, shall be liable

for every such offence to a fine not exceeding two hundred rupees.

Provided that nothing in this section shall be held to prohibit the grant to the same person of both wholesale and retail licenses, subject to the provisions of this Part.

48. Every licensed vendor who shall permit drunkenness, riot, or gaming in his shop, or shall receive any wearing apparel or other effects in barter for liquors or drugs, shall be liable for every such offence to a fine not exceeding two hundred rupees.

Penalty for permitting drunkenness, &c., in shop.

49. Every person who shall convey, or attempt to convey, any country spirits from a distillery established under section 29 without a pass, or exceeding the quantity for which a pass shall have been granted, or shall introduce, or attempt to introduce, any country spirits manufactured at another place into the limits fixed for the consumption of spirits manufactured at such distillery, without a special pass from the Collector, shall be liable for every such offence to a fine not exceeding five hundred rupees.

Penalty for conveying country spirits from distillery without pass, &c.

50. Every person who shall wilfully contravene any rule prescribed by the Board for the management of a distillery established as aforesaid, otherwise than is provided in the last preceding section, shall be liable for every such offence to a fine not exceeding fifty rupees.

Penalty for contravention of rules prescribed by the Board.

51. Every person, other than a licensed manufacturer, who shall manufacture any country spirits, and every person, other than a licensed vendor or a person duly authorized to supply licensed vendors, who shall sell any spirituous or fermented liquors or intoxicating drugs, and every person authorized to supply licensed vendors who shall sell any such liquors or drugs to any person other than a licensed vendor, shall be liable for every such offence to a fine not exceeding five hundred rupees.

Penalty for illicit manufacture or sale of country spirits, &c.

Provided that nothing contained in this section or in section 24 shall apply to the sale of any spirituous liquors, wines, or beer purchased by any person for his private use and so disposed of upon such person quitting a station or after his decease.

52. Every person, other than a licensed manufacturer or vendor, or a person duly authorized to supply licensed vendors, who shall have in his possession any larger quantity of country spirits, or taree, or puchwai, or intoxicating drugs than may legally be sold by retail under the provisions of section 32, or shall transport by land or by water, or have in his possession, any spirituous liquors made at a distillery worked according to the English method, or any imported spirituous or fermented liquors, in a larger quantity than two gallons without a pass from the Collector or other officer duly empowered in that behalf, shall be liable for every such offence to a fine not exceeding two hundred rupees, and the liquors and drugs, together with the vessels, packages, and coverings in which they are found, and the animals and conveyances used in carrying them shall be liable to confiscation.

Penalty for illegal possession of country spirits, &c.

Nothing contained in this section shall apply to any spirituous liquors, wines, or beer purchased by any person for his private use and not for sale.

53. The provisions of the last two preceding sections, so far as they relate to the sale and possession of fermented liquors, do not apply to the sale and possession of taree, the produce of the date tree, when supplied or used for the manufacture of goor or molasses;

and the provisions of the said sections relating to the sale and possession of intoxicating drugs do not apply to the sale or possession of such drugs by any person duly authorized under this Chapter to cultivate the plants which produce these drugs:

provided that every such cultivator selling or parting with any such plant, or any preparation made therefrom, to any person other than a licensed vendor or person duly authorized to purchase the same by pass or license from the Collector, or failing to account for any quantity of such plant, or of any preparation thereof, which shall have been in his possession shall be liable to a fine not exceeding five hundred rupees.

Penalty for sale or transfer by cultivators to unlicensed person, or for failure to account for stock of plant in possession.

54. Every proprietor, farmer, tehsildar, gomastah, or other manager of land who shall authorize or connive at the manufacture of country spirits or the sale of spirituous or fermented liquors or intoxicating drugs by any unlicensed person shall be liable for every such offence to a fine not exceeding five hundred rupees.

Penalty for conniving at the illicit manufacture or sale of spirits, &c.

55. Any police officer who, without lawful excuse, shall neglect or refuse to assist the excise officers as aforesaid, and any Inspector or other officer in charge of a police-station who, on application made by an excise officer under section 43, shall fail to attend a search himself or to depute a subordinate officer not being below the grade of a head constable, shall be liable for every such offence to a fine not exceeding five hundred rupees.

Penalty on police officer not assisting excise officer.

56. Any excise officer who shall, without reasonable ground of suspicion, search, or cause to be searched, any house, boat, or other place, or shall vexatiously and unnecessarily seize the goods or chattels of any person, on the pretence of seizing or searching for any spirituous liquors or intoxicating drugs liable to confiscation under this Part, or shall vexatiously and unnecessarily arrest any person, or commit any other excess not required for the execution of his duty, shall be liable for every such offence to a fine not exceeding five hundred rupees, which sum, or any portion thereof, may be paid to the person aggrieved.

Penalty on excise officer for vexatious search or seizure.

57. Any excise officer who shall neglect to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, or shall delay carrying to a Magistrate or to the Collector, as the case may be, any person arrested or any illicit articles seized under this Part, shall be liable for every such offence to a fine not exceeding two hundred rupees.

Penalty on excise officer for delay in reporting arrest, &c., or in carrying person arrested to Magistrate or Collector.

58. Any excise officer who shall connive at

Penalty on excise officer for conniving at unlicensed manufacture or sale.

the manufacture or sale of spirituous or fermented liquors or intoxicating drugs by any unlicensed person, or by any licensed person contrary to the terms of his license, or act in a manner inconsistent with his duty for the purpose of enabling any person to do anything whereby any of the provisions of this Part may be evaded or broken or the excise revenue defrauded; and any Inspector of Police or other officer invested with local jurisdiction who shall authorize or connive at the establishment of any unlicensed shop for the sale of such liquors or drugs as aforesaid in any place subject to his control, shall be liable for every such offence to a fine not exceeding five hundred rupees.

59. All penalties prescribed for offences against

Adjudication of penalties and seizures.

the provisions of this Part, and all seizures of goods declared liable to confiscation under this Part, shall be adjudged by a Magistrate on the information of the Collector or any excise officer; and in default of payment of any fine to which an offender is adjudged, he shall be liable, by order of such Magistrate, to imprisonment.

Provided that no such information shall be necessary in any case of complaint preferred to a Magistrate under any of the last four preceding sections or under section 48.

60. In all cases in which complaint or information is preferred to a

Procedure in cases other than those of persons sent in custody by a Collector or excise officer.

Magistrate of offences committed against the provisions of this Part, not being cases in which persons are sent in custody by a Collector or excise officer, the Magistrate shall issue a summons requiring the attendance of the person accused.

Provided that no complaint or information of an offence against the provisions of this Part shall be admitted unless it be preferred within the period of six months after the commission of the offence to which the complaint or information refers.

61. Whenever any person shall be convicted

Punishment on second or subsequent conviction.

of an offence against the provisions of this Part, after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment for a period not exceeding six months; and a like punishment of imprisonment not exceeding six months shall be incurred, in addition to the punishment which may be inflicted for a first offence, upon every subsequent conviction after the second.

62. Every person who shall be imprisoned

Imprisonment may be in the civil or criminal jail.

under the last preceding section, or on account of the non-payment of any fine levied under this Part, may be confined either in the civil or in the criminal jail.

63. All articles confiscated under this Part

Disposal of confiscated articles.

shall be disposed of by public sale under such rules as the Board, with the sanction of the Local Government, subject to the confirmation of the Governor-General in Council, may prescribe in that behalf.

64. The Board may appropriate any portion,

Disposal of fines.

not exceeding one half, of the fines levied under this

Part, the disposal of which is not specially provided for, for rewarding informers, or for compensating persons subjected to annoyance or injury by any proceedings under this Part.

65. All offences punishable under this Part

Offences to be tried under Criminal Procedure Code.

shall be enquired into and tried under the provisions of section eight of Act X of 1872 (the Code of Criminal Procedure).

66. Any person who without a license from

Penalty for unlicensed cultivation of plants producing intoxicating drugs, and abetment of the same.

the Collector shall cultivate plants from which intoxicating drugs are produced, or shall in any way cause, encourage, or promote such illegal cultivation shall be liable to a fine not exceeding five hundred rupees, and the plant so cultivated shall be liable to seizure and confiscation.

Military Cantonments.

67. Within the limits of any military can-

Rules respecting the manufacture and sale of spirits, &c., in military cantonments.

tonment, and within a circle drawn at a distance of two miles, or such other distance as may in any case be prescribed by the Local Government from such limits, licenses for the manufacture of spirits, and for the sale of spirituous and fermented liquors and intoxicating drugs shall not be granted, nor shall the duties leviable upon such spirits, liquors or drugs be let in farm, otherwise than with the knowledge and consent of the Commanding Officer, and upon the requisition of such officer, any license which may have been granted, either by the Collector or by a farmer, within such circle or limits, shall be immediately withdrawn.

68. In all other respects the foregoing provi-

Mode of making arrest or search within military cantonments.

sions of this Part shall have full force and effect within such circle and limits as aforesaid.

Provided that, when arrest or search is to be made within the limits of any cantonment, the Collector or other officer authorized under this Part to make arrest or search shall, whenever it may be practicable, give previous notice to the Commanding Officer, and in all other cases shall report the arrest or search to such Commanding Officer with as little delay as possible.

Provided also that nothing contained in this Part shall affect or interfere with the provisions of Act XXII of 1864 (*an Act to make provision for the Administration of Military Cantonments*).

PART IV.—CALCUTTA.

Excise Administration.

69. A sale of beer, wines, or spirits in any

What to be deemed a retail sale.

quantity not exceeding two gallons, or of Bengal rum or country spirit in any quantity not exceeding two imperial gallons or twelve reputed quart bottles, or of taree in any quantity not exceeding twelve seers, or of ganjah or bhang, or any preparation or admixture of the same, in any quantity not exceeding one quarter of a seer, or of churru, or any preparation or admixture of the same, in any quantity not exceeding the weight of five tola, shall be deemed a retail sale within the meaning of this Part.

70. The sale of Bengal rum, or country spirit, or of tares, or of ganjah, or bhhang, or any preparation or admixture of the same, or of churrus, or any preparation or admixture of the same, in quantities larger than those specified for each article in the last preceding section is prohibited.

71. The collection of the revenue arising from the retail sale of spirituous or fermented liquors and intoxicating drugs within the Town shall be under the charge of the Collector of Calcutta, who shall perform the duties connected therewith under the control of the Commissioner and the Board, and all proceedings of the Collector held under this Part shall be subject, with or without appeal, to their revision.

72. The Collector may appoint such officers as are necessary for the collection of the said revenue and prevention of smuggling; and the officers so appointed, beside their ordinary respective designations, shall be styled "Excise Officers."

73. Any such liquors or drugs sold in contravention of the provisions of this Part, or in breach of any of the conditions of a license granted under this Act, may be seized at the time of the sale and brought before the Presidency Magistrate or Justice of the Peace who adjudicates the case. As soon as the case is adjudicated, they shall be restored to the person who may have purchased them, or disposed of as the said Magistrate or Justice may direct.

74. The Collector may, by a warrant under his hand, authorize any excise officer above the rank of a peon or chuprassy to enter and inspect at all times, by day or by night, and may similarly authorize any excise officer to enter and inspect at all times by day, all houses and shops in which licensed dealers may carry on the sale of spirituous or fermented liquors or intoxicating drugs.

75. Any excise or police officer may stop, detain, or arrest any person in whose possession may be found any spirituous or fermented liquors or intoxicating drugs not covered by such a pass as is required by this Act, or otherwise liable to confiscation, and may seize the liquors and drugs, with the vessels, packages, and coverings in which the liquors or drugs are found, and the animals and conveyances (if any) used in carrying them.

76. Whenever the Collector has good reason to believe, either from information given by any person, which shall be taken down in writing, or from his own knowledge, or from the proceedings in any case,

Powers of search, seizure, and arrest vested in excise officers, under the authority of the Collector, in cases of illicit manufacture, sale, or possession of spirits, liquors, or drugs.

that spirituous or fermented liquors or intoxicating drugs are being unlawfully manufactured or sold in any place, or

that any such liquors or drugs which are liable to confiscation under this Part are kept or concealed in any place,

the Collector may, by warrant under his hand empower any excise officer above the rank of peon by day or by night, but always in the presence of an officer of police not being under the grade of a corporal or head constable, to enter into any such place, and to seize and carry away all such liquors or drugs, and all the implements or materials used in the manufacture thereof, and in case of resistance, to break open any door, and to force and remove any other obstacle to such entry, search, seizure, or removal as aforesaid, and to arrest and detain the owner or occupier of the premises, with all parties whom he suspects to be concerned in the unlawful manufacture or sale, or in the unlawfully keeping or concealing of such liquors or drugs, whom he shall find on the premises:

provided that, where there is ground to suspect that such liquors or drugs are unlawfully concealed in any zenana, the officer charged with the execution of the warrant shall follow as closely as may be, the rules for the seizure of property so concealed contained in sections 164, 165, and 166 of Act IV of 1877 (the Presidency Magistrates' Act).

77. The powers of seizure, search, and arrest given to excise officers by the last preceding section shall also be exercised by any police officers who may be specially selected by the Commissioner of Police for such purpose; and the powers which are conferred upon the Collector by the said section, as regards the issue of warrants directed to excise officers, shall also be vested in the Commissioner of Police in respect of the issue of warrants directed to police officers selected in the manner aforesaid;

provided that it shall not be competent to the Collector to issue a warrant directed to a police officer, nor shall it be competent to the Commissioner of Police to issue a warrant directed to an excise officer.

78. Whenever any such police officer shall arrest any person, or shall seize any spirituous or fermented liquors or intoxicating drugs, he shall carry the person arrested, or the illicit articles seized, or both, as the case may be, with all convenient despatch to a Presidency Magistrate, and shall, within twenty-four hours thereafter, make a full report to the Commissioner of Police; and the Commissioner of Police shall at once inform the Collector of the fact of the arrest or seizure, and of the circumstances of the case, and the Presidency Magistrate shall proceed to adjudicate the case according to law.

79. All constables and other police officers are required to assist the excise officers in the due execution of this Part upon notice given or request made by any such excise officer.

80. Whenever any excise officer duly authorized under this Part shall arrest any person, or shall seize any spirituous or fermented liquors or intoxicating drugs, or shall enter any house or shop for the

Similar powers to be exercised by certain police officers.

Police officer to carry the person arrested and the articles seized to a Presidency Magistrate and to report to the Commissioner of Police.

Commissioner to inform Collector.

Police officers to assist excise officers on request.

Excise officer making arrest or seizure, or searching a house, to carry the person and property to the Collector. Collector may release or send to a Justice.

purpose of searching for such illicit articles, he shall carry the person arrested, with the illicit articles seized, with all convenient despatch to the Collector, and shall, within twenty-four hours thereafter, make a full report to the Collector of all the particulars of such arrest, seizure, or search; and the Collector, after such further inquiry as he deems necessary, shall forthwith either release the person arrested or send him in custody to a Justice of the Peace for the Town of Calcutta.

81. Any excise or police officer above the rank of peon or constable who may have reason to believe that any chemist, druggist, apothecary, or keeper of a dispensary within the Town or the Suburbs or in Howrah between sunset and sunrise allows spirituous or fermented liquors which have not been *bonâ fide* medicated to be drunk on his business premises by any person not employed in his business, may enter upon such premises and seize and carry away such liquors, and in case of resistance break open any door and force and remove any other obstacle to such entry or seizure, and arrest and detain the owner or occupier of the said premises, with all parties whom he suspects to be concerned in such unlawful drinking; and upon such seizure or arrest as aforesaid, the excise officer and Collector shall deal with such liquors or persons as provided in the last preceding section, and the police officer and a Presidency Magistrate or other Magistrate having jurisdiction shall deal with them as provided in section 78.

82. Whenever any property shall be seized by an excise officer as liable to confiscation under this Part, such seizure shall, upon information exhibited by order of the Collector, be heard and determined in a summary way by any Justice of the Peace for the Town of Calcutta; and such Justice shall cause the persons to whom such property belongs to be summoned to appear before him, and upon their appearance or default shall examine into the cause of the seizure thereof and give judgment; and if such judgment shall be for confiscation of the property seized, shall issue his warrant to the Collector for the sale or disposal thereof, according to such orders as the Collector may receive from the Board.

83. Whenever any property shall be seized as aforesaid, and within one calendar month no person shall appear before the Collector to claim the same, the Justice shall examine into the cause of the seizure at a place and time of which notice shall have been given by the Collector in the *Calcutta Gazette* and in some conspicuous part of the place where the property was seized, and give judgment for the confiscation of such portion of the property as, upon such examination, shall appear to him liable to forfeiture; and upon confiscation thereof, shall issue his warrant for the disposal of the same as if the owner had been summoned to attend the said Justice.

84. All actions and prosecutions to be commenced against the Collector or any excise officer, or any person acting in aid of any such officer, for anything done in pursuance of the provisions of this Part shall be commenced within three calendar months after the fact committed, and not afterwards, and notice in writing of such action, and of the cause thereof, shall be given to the defendant one calendar month at least before the commencement of the action; and no plaintiff shall recover in any such action if tender of sufficient amends shall have been made before such action brought, or, if after action brought, a sufficient sum of money shall have been paid into court, with costs, by or on behalf of the defendant.

Penalties.

85. Every person who shall manufacture or sell by retail any spirituous or fermented liquors or intoxicating drugs specified in this Part within the Town without a license from the Collector shall be liable to a fine not exceeding five hundred rupees for every such manufacture or sale; but this enactment shall not apply to the sale by wholesale dealers of such small quantities of beer, wines, or spirits as may appear to the Collector to be used only as samples.

Provided that nothing contained in this section shall affect the arrangements under which taree is supplied to retail vendors, or the sale of such article, or any preparation of the same, when supplied or used for the manufacture of goor or molasses.

Provided also that nothing contained in this section shall apply to the sale of any spirituous liquors, wines, or beer purchased by any person for his private use, and so disposed of upon such person quitting Calcutta or after his decease.

86. Every person who shall sell Bengal rum, or country spirit, or taree, or ganjah, or bhang, or any preparation or admixture of the same, or churros, or any preparation or admixture of the same, in quantities larger than those specified in section 69, shall be liable to a fine not exceeding five hundred rupees; but this prohibition does not apply to the sale of spirituous or fermented liquors and intoxicating drugs imported into Calcutta under passes from the Collector or other officer duly empowered in that behalf and supplied by wholesale to licensed retail dealers, or to the sale of Bengal rum under bond for exportation by sea.

87. A breach of any of the conditions of a license granted under this Act (whether committed by a licensed dealer or by any person in his employ) shall, beside entailing forfeiture of the license, be punishable by a fine not exceeding fifty rupees; and such fine shall be recoverable from the licensed dealer, notwithstanding that such breach may have been owing to the default or carelessness of the servant or other person employed in the shop.

88. Any person, not being a licensed dealer, having in his possession, and any person carrying within the Town, any greater quantity of spirituous or fermented liquors or intoxicating drugs above specified, or any preparation or admixture of the same, except beer, wines, and spirits, than the quantity specified for each article in section nine, and not being protected by a pass or permit from the Collector or other officer duly empowered in that behalf, shall be liable to a fine not exceeding five hundred rupees.

89. Besides the penalties above specified for the illicit manufacture, sale, possession, and carrying of spirituous or fermented liquors or intoxicating drugs, all the materials and implements used or intended to be used in the manufacture of the same, and all the liquors or drugs so manufactured, and all such liquors and drugs found in the possession of any offender contrary to the provisions of this Part, shall be seized and confiscated; and the vessels, packages, and coverings in which such liquors and drugs are found, and the animals and conveyances used in carrying them, shall also be liable to seizure and confiscation.

90. Any excise officer who shall delay carrying to the Collector, and any police officer who shall delay carrying to a Presidency Magistrate, any person arrested or any illicit articles seized under this Part, and any excise or police officer who shall neglect to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, shall be liable to a fine not exceeding two hundred rupees.

91. Any excise or police officer who shall, without reasonable ground of suspicion, search or cause to be searched any house, boat, or other place, or shall vexatiously and unnecessarily seize the goods or chattels of any person, on the pretence of seizing or searching for illicit spirituous or fermented liquors or intoxicating drugs liable to confiscation, under this Part, or who shall vexatiously and unnecessarily arrest any person or commit any other excess not required for the execution of his duty, shall be liable for every such offence to a fine not exceeding five hundred rupees, which sum, or any portion thereof, may be paid to the person aggrieved.

92. Any excise or police officer who shall connive at the manufacture or sale of spirituous or fermented liquors or intoxicating drugs by any unlicensed person, or by any licensed person contrary to the terms of his license, or act in a manner inconsistent with his duty, for the purpose of enabling any person to do any thing whereby any of the provisions of this Part may be evaded or broken or the excise revenue defrauded, and any Inspector of Police or other officer invested with local jurisdiction who shall authorize or connive at the establishment of any unlicensed shop for the sale of such liquors or drugs as aforesaid in any place subject to his control, shall be liable for any such offence to a fine not exceeding five hundred rupees.

93. Any police officer who, without lawful excuse, shall neglect or refuse to assist the excise officer as aforesaid, on being required to do so, shall be liable to a fine not exceeding five hundred rupees.

94. All fines leviable under this Part shall be adjudged by any Justice of the Peace for the Town of Calcutta upon information exhibited before such Justice by order of the Collector, or shall be adjudged by a Presidency Magistrate, if the case is tried by such Magistrate under section 78, and in default of payment of any fine to which an offender is adjudged, he shall be imprisoned in the common jail; and no proceedings shall be taken under this section by any such Justice or Magistrate after the expiration of three calendar months from the date of the offence by which the fine was incurred.

95. Whenever any person shall be convicted before any such Justice or before a Presidency Magistrate of an offence against the provisions of this Part after having been previously convicted of a like offence, he shall be liable, in addition to the penalty attached to such offence, to imprisonment in the criminal jail for a period not exceeding six months; and a like punishment of imprisonment not exceeding six months shall be incurred, in addition to the punishment which may be inflicted for a first offence, upon every subsequent conviction after the second.

96. All articles confiscated under this Part shall be disposed of by public sale under such rules as the Board may prescribe in that behalf.

97. When any penalty or confiscation shall be adjudged by a Justice of the Peace under this Part, the Commissioner and, in his absence, the Board, within one month after judgment given, may call for the proceedings of the case (with which requisition the Justice of the Peace shall be bound to comply), and, if he or they shall see cause, may direct that the articles seized, or any part thereof, be restored and may remit or mitigate any penalty and discharge the party.

98. Any chemist, druggist, apothecary, or keeper of a dispensary within the Town or the Suburbs or in Howrah, who shall between sunset and sunrise allow spirituous or fermented liquors which have not been *bona fide* medicated to be drunk on his business premises by any person not employed in his business, and any such person who shall between sunset and sunrise drink such liquors on such premises, shall be liable to a fine not exceeding two hundred rupees, in addition to any other penalty to which he may be liable under this Part or any other Act.

PART V.

Miscellaneous.

99. All the provisions of Parts II and III which relate to puchwai shall apply to any fermented liquor other than those specified in the said Parts.

Provided that the Local Government may, within any specified district or tract of country, exempt any fermented liquor from the provisions of the said Parts.

100. Spirits brought to the Custom House for

Rules to be observed in the exportation of spirits. exportation by sea shall, previous to shipment, be gauged and proved by an officer of the Customs. The amount of drawback to be allowed upon spirits for which duty has been paid shall be regulated according to the strength and quantity of the said spirits as ascertained by such proof and gauge, and the quantity of spirits for which credit is to be given in the settlement of any bond shall be determined in the same manner. Spirits under bond shall be taken from the distillery direct to the Custom House under passes to be granted for that purpose by the Collector.

101. When spirits are passed from a distillery

Duty to be recovered on any deficiency in spirits under bond. under bond, duty shall be recoverable upon any difference between the quantity of spirits so passed from the distillery and the quantity ascertained by gauge and proof at the Custom House, less such allowance for ullage and leakage as may be prescribed by the Board.

102. Spirits brought to the Custom House

Spirits intended for exportation may be removed for local consumption. under bond for exportation may nevertheless be removed for local consumption under passes to be granted for that purpose by the Collector of Revenue upon payment of the prescribed duty on the quantity so removed, and credit for such payment shall be given on the settlement of the bond.

103. Any sum which may remain due to

Recovery of sums due under bond. Government upon the settlement of a bond executed according to the provisions of this Part may be recovered by any process which is or may be in force for the recovery of arrears of revenue due from farmers of land or their sureties, or by suit on the bond in any Court of competent jurisdiction.

104. No drawback shall be allowed on any

Spirits how to be shipped. duty-paid spirits, nor shall the duty due on any spirits under bond be remitted, unless the spirits shall be shipped from the Custom House, and upon a vessel to which a Custom House officer has been appointed to superintend the receipt of export cargo.

Spirits shipped for exportation not to be re-landed. Spirits shipped for exportation shall not be re-landed without a special pass from the Collector of Revenue in addition to the usual order of the Collector of Customs.

105. No drawback shall be allowed on spirits

No drawback on spirits exported to Indian ports or shipped as stores. exported to any port subject to the Government of India, except the Port of Aden, or on spirits shipped as stores.

106. Rum shrub, cordials, and other liquors

Rum shrub, &c., how to be charged with duty—may be exported under the same rules as spirits. prepared in a licensed distillery under the supervision of the surveyor or officer in charge of the distillery shall

be charged with duty according to the quantity of spirit used in the preparation, and all the provisions contained in this Act respecting spirits manufactured after the English method, except

such as relate to gauge and proof, shall be applicable to such liquors. When any such liquors are removed for exportation without payment of duty, the bonds to be executed by the persons removing them shall be in the form contained in the first schedule to this Act.

107. Every person who shall re-land, or attempt

Penalty for irregular re-land of spirituous liquors. to re-land, any spirituous liquors shipped for exportation without a special pass from the Collector of Revenue at the place of exportation shall be liable for every such offence to a fine not exceeding five hundred rupees; and the liquors, together with the casks and vessels containing the same, and the carts, boats, and animals employed in carrying them, shall be liable to confiscation.

108. Spirituous liquors manufactured at the

Spirits from foreign territory subject to duty. foreign settlement of Chander-nagore, or at any other place in India beyond the limits of British India, shall, on passing the limits of the territories to which this Part applies, be charged with the duty prescribed for proof spirits; and any person who may be found in possession of any such liquors without a pass from the Collector certifying the payment of such duty shall be liable for every such offence to a fine not exceeding two hundred rupees, and the liquors, together with the vessels containing the same, and the animals and conveyances used in carrying them, shall be liable to confiscation.

109. It shall not be lawful for any person to

Construction or working of breweries and manufacture of malt liquor without license prohibited. construct or work a brewery or to manufacture any description of malt liquor without a license from the Collector of the district. The Board may prescribe such rules relative to the granting of licenses for constructing and working breweries as may from time to time be judged expedient.

110. Every person who shall construct or work

Penalty. a brewery, or manufacture malt liquor, without a license, shall be liable for every such offence to a fine not exceeding five hundred rupees.

111. When any person is sentenced to pay any

Imprisonment in default of payment of fine. fine under this Act, the Justice of the Peace or Magistrate shall award a period of imprisonment in default of payment thereof. Any such fine shall be recoverable, except in Calcutta, in the manner prescribed by section three hundred and seven of Act X of 1872 (the Code of Criminal Procedure), and in Calcutta in the manner prescribed by section 185 of Act IV of 1877 (the Presidency Magistrates' Act).

112. The Collector, in respect of the duties to

Penalty for contempt of Court. be performed by him under this Act, shall have power to punish any contempt committed in his presence in open court by fine not exceeding two hundred rupees, commutable, if not paid, to imprisonment in the civil jail for a period not exceeding one month.

113. An appeal shall lie to the Commissioner

Appeals from orders passed under the Act. against every order of a Collector under this Act, if presented to the Commissioner, or to the Collector for transmission to the Commissioner, within thirty days of the date of the order appealed against.

An appeal shall lie to the Board against every order of a Commissioner under this Act, if presented to the Board within sixty days of the date of the order appealed against.

Provided that it shall be discretionary with the Board to receive appeals direct from orders passed by a Collector.

114.* Notwithstanding anything in this or in any other Act contained, the Local Government may, with the sanction of the Governor-General in Council, assign to the Corporation of the Town of Calcutta, or to any other Municipality, such functions and powers as it shall think fit, in respect to the granting, withholding, and withdrawal of licenses for the sale of spirituous or fermented liquors and intoxicating drugs (being functions and powers which, but for such assignment, might legally be exercised by any officer of Government), to be exercised by such Corporation or by such Municipality within the limits of their respective jurisdictions under such conditions and subject to such rules as the Local Government may impose; and the Local Government may at any time withdraw and revoke any functions and powers which it has assigned under the provisions of this section.

Provided that such functions and powers shall not be assigned as aforesaid without the consent of the said Corporation or the Municipality concerned: Provided also that no such conditions or rules shall be imposed by the Local Government after such assignment has taken place without the consent of the said Corporation or the Municipality concerned.

115. Whenever any fine or forfeiture is levied from a person convicted of the unlawful manufacture of spirituous or fermented liquors or intoxicating drugs, or of the unlawful sale, purchase, or possession of such liquors or drugs, or of the unlawful cultivation of plants from which intoxicating drugs are produced, the Magistrate who adjudicates the case shall direct the amount of fine or forfeiture to be divided in such proportions as he may think fit between any persons (whether they be excise or police officers or otherwise) who were instrumental in the detection of the offence, the seizure of the articles in respect of which the offence was committed, or the capture of the offender. The Magistrate shall also determine the proportions in which the proceeds of the sale of the confiscated articles shall be distributed among the said persons.

Provided that if any confiscated articles shall have been sold or may be sold by the Collector for a price which includes the duty leviable on the said article, such amount as the Collector may determine to represent such duty shall be deducted from the sale proceeds and credited to Government, and the remainder only of the price realized by the sale shall be deemed to be sale proceeds to be distributed under the order of the said Magistrate.

116. The Board may, either before or after the adjudication of the case, grant such reasonable reward, not exceeding two hundred rupees, as to them may seem fit, and may direct the same to be divided in such proportions as they

may think fit between any persons (whether they be excise or police officers or otherwise) who were instrumental in the detection of the offence, the seizure of the articles in respect of which the offence was committed, or the capture of the offender; and any sum which may have been so paid to any person before the adjudication of the case may be taken into account as a part of the whole of the payment which may be awarded by a Magistrate to such person under the last preceding section.

117. Nothing contained in this Act shall be deemed to affect the provisions of Act VI of 1863, the Consolidated Customs Act.

Saving of Consolidated Customs Act.

deemed to affect the provisions of Act VI of 1863, the Consolidated Customs Act.

FIRST SCHEDULE.

(See Section 106.)

Know all men by these presents, That we are jointly and severally held and firmly bound unto the Secretary of State for India in the sum of rupees , to be paid to the said Secretary of State for India; for which payment well and truly to be made, we jointly and severally bind ourselves, and each of us binds himself and each and every one of our respective heirs, administrators, and representatives by these presents.

Scaled with our seals.

Dated this day of 18 .

Whereas the above-bounded are justly and truly indebted to the Secretary of State for India in the sum of rupees

being the amount of duty payable to the Secretary of State for India at the rate of rupees per imperial gallon, London-proof, for gallons of proof spirit used in the preparation of dozens of bottles or gallons of cordials and liquors as specified in the annexed schedule manufactured at which the said ha been allowed to remove thence for exportation by sea, subject to the provisions of this Act, without having paid the amount of such duty. Now the condition of this obligation is such that, if the above-bounded

his or their heirs, executors, administrators, or representatives, or some or one of them, do and shall, at the expiration of four calendar months from the date of this obligation, well and truly pay, or cause to be paid, to the said Secretary of State for India, duty at the rate of rupees per imperial gallon of proof spirit for all or any portion of the above-mentioned which shall not have been then exported by sea, subject to the aforesaid provisions (of which exportation, if any, due proof shall be given) or passed for local consumption on payment of duty, then this obligation to be void, otherwise to remain in full force and virtue.

Scaled and delivered in the presence of

SCHEDULE.

Description of cordials and liquors.	Quantity in bottles or gallons.	Quantity of proof spirit.

Board may grant rewards.

rupees, as to them may seem fit, and may direct the same to be divided in such proportions as they

SECOND SCHEDULE.

(See Section 3.)

PART I.—ACTS OF THE GOVERNOR-GENERAL
IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
Act XI of 1849 ...	For securing the abkaree revenue of Calcutta.	So much as has not been repealed.
Act XXI of 1856 ...	To consolidate and amend the Abkaree law in Bengal.	So much as has not been repealed.

PART II.—ACTS OF THE LIEUTENANT-GOVERNOR
OF BENGAL IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
Act III of 1873 ...	To amend Act XI of 1849 and Act XXI of 1856.	The whole.
Act I of 1874 ...	To amend Act XXI of 1856 and Bengal Act II of 1860.	So far as relate to Act XXI of 1856.
Act II of 1876 ...	To amend Act XI of 1849, Act XXI of 1856, and Bengal Act IV of 1868.	The whole, except section 12.

FREDERICK CLARKE,
Asst. Secy to the Govt. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 6, 1878.

PART VI.

Bill of the India Council.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Report of a Select Committee, together with the Bill as settled by them, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 31st January 1878:—

We, the undersigned Members of the Select Committee to which the Bill for the recovery

in British India of wages due to, and expenses incurred in respect of, certain seamen and apprentices, was referred, have the honour to report that we have considered the Bill and the papers noted in the margin.

2. We have added sections 3, 4 and 5 to the Bill as introduced.

From Department of Revenue, Agriculture and Commerce, No. 220, dated 15th June, 1877, and enclosures.
 " Ditto ditto, No. 242, dated 5th July, 1877, and enclosure.
 From Chief Commissioner, British Burma, No. 1953-514, dated 27th October, 1877, and enclosures.
 Telegram from Secretary to Government, Bombay, dated 15th November, 1877.
 From Government of Bombay, No. 1104, dated 27th November, 1877.
 " Secretary to Chief Commissioner, British Burma, No. 1953, dated 27th October, 1877, and enclosures.
 " Government of Madras, No. 2822, dated 28th November, 1877, and enclosure.
 " Government of Bengal, No. 3480, dated 17th December, 1877.
 " Secretary to Chief Commissioner, British Burma, No. 2253-482, dated 15th December, 1877, and enclosures.
 " Government of Bengal, No. 3526, dated 22nd December, 1877.
 " Department of Revenue, Agriculture and Commerce, No. 1, dated 3rd January, 1878, and enclosures.
 " Ditto ditto, No. 8, dated 3rd January, 1878, and enclosures.

Section 3 has been added to supply an accidental omission in the Indian Merchant Shipping Act, 1875, recently brought to notice by the Board of Trade, and owing to which a question has been raised as to whether, in certain cases, the certificate of a master, mate or engineer could be cancelled or suspended on proof of a wrongful act or default by him causing the loss or abandonment of, or serious damage to, a ship, or loss of life.

Section 4 has been added with a view to supplying a power (the want of which has recently been felt) to direct enquiry into casualties to foreign vessels occurring on the coasts of British India, and section 5 has been added at the suggestion of certain members of the mercantile community in Bombay, to compel persons recovering bales of goods, ships' stores and other property, which may have fallen overboard or otherwise got adrift in a port, to deliver up such property to the Conservator, and to regulate the right to salvage, about which it is said disputes sometimes occur.

3. The publication ordered by the Council has taken place; but we consider republication to be desirable.

4. We recommend that the Bill as now amended be passed.

WHITLEY STOKES.
 A. J. ARBUTHNOT.
 F. R. COCKERELL.

The 31st January, 1878.

No. II.

A Bill to provide for the recovery in British India of wages due to, and expenses incurred in respect of, certain seamen and apprentices, and to amend the Indian Merchant Shipping Act, 1875, and the Indian Ports Act, 1875.

WHEREAS by the Merchant Shipping Act, 1854, section 213, and by the Merchant Shipping Act Amendment Act, 1855, section 16, it is enacted that the Board of Trade may, in manner therein mentioned, and in the name of Her Majesty, sue for and recover the wages due to, and expenses incurred in respect of, the distressed seamen and apprentices in the said sections mentioned; And whereas it is expedient to empower such persons as the Governor (General in Council may think fit to sue for and recover in British India in the name of the Secretary of State for India in Council, such wages and expenses, when the same are charged upon any ship, or recoverable from any master, owner or other person, found in British India;

And whereas it is also expedient to amend the Indian Merchant Shipping Act, 1875, and the Indian Ports Act, 1875, in manner hereinafter appearing;

It is hereby enacted as follows:—

1. The Governor General in Council may, from time to time by notification in the *Gazette of India*, authorize, either generally or specially, such persons as he thinks fit to sue for and recover, in manner in the Merchant Shipping Act, 1854, section 213, provided, any wages or expenses recoverable under the said sections of the said Acts in cases where such wages and expenses are, under the same sections, a charge upon any ship, or recoverable from any master, owner or other person, within the jurisdiction of any Court in British India.

Every person so authorized shall be entitled to sue and recover accordingly in any such Court, and shall be deemed to be a person filling a public office within the meaning of the Indian Evidence Act, 1872, section 57, clause 7.

2. All suits and proceedings under section one shall be instituted and carried on in the name of the Secretary of State for India in Council.

3. In sections 6, 7, 9 and 17 of the said Indian Merchant Shipping Act, 1875, the word "misconduct" shall be deemed to include, besides drunkenness, tyranny and other similar misconduct, any wrongful act or default causing the loss or abandonment of, or serious damage to, any ship, or loss of life.

4. Notwithstanding anything contained in section one hundred and fourteen of Act No. I of 1859 (for the amendment of the law relating to Merchant Seamen), or in section twenty-eight of the said Indian Merchant Shipping Act, 1875, the word "ship" in section three and the word "ships" in section five of the latter Act, shall be deemed to include all ships except ships belonging to, or in the service of, Her Majesty or belonging to any foreign Prince or State.

Nothing herein contained shall be deemed to give power to cancel or suspend any certificate granted by the Board of Trade and held by the master, mate or engineer of any ship belonging to the subject of any foreign Prince or State.

Amendment of chapter V of Act XII of 1875.

5. For chapter V of the Indian Ports Act, 1875, the following shall be substituted (namely)—

"CHAPTER V.—Of Salvage in Ports.

"43. If any anchors, wreck, stores or other property be recovered by any officer employed by the Local Government for that purpose, from the surface, bed or shore of any port subject to this Act, the Local Government shall be entitled to receive a reasonable sum for salvage, having regard to the place of recovery.

"If any such property is so recovered by any other person not entitled thereto nor authorized by the person so entitled to recover the same, he shall, without unnecessary delay, deliver the same to the Conservator, or to such other officer as the Local Government may appoint in this behalf, and shall be entitled to receive a reasonable sum as aforesaid in respect of the same.

"A register shall be kept of all property so recovered, in such manner and at such place as the Local Government may direct.

"It shall contain a description of such property, and of the times and places where the same has been recovered;

"and it shall be open to public inspection at reasonable office-hours, except on Sundays and such holidays as the Local Government may direct.

"Nothing in this section shall authorize any person to creep or sweep for any property in contravention of section forty, or entitle any person to salvage in respect of any property recovered by so creeping or sweeping.

"Any person omitting to deliver any property to the Conservator as required by this section shall be punished with imprisonment which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

"44. If the property recovered under the last preceding section, or by a Conservator acting under section fifteen, is unclaimed,

"or if the person claiming the same fails to pay the amount due to the Local Government, or to the finder of such property, in respect thereof,

"such property may be sold by public auction, if of a perishable nature, forthwith; and if not of a perishable nature, at any period not less than six months after the recovery thereof;

"and on the realization of the proceeds, the amount due to the Local Government, or to the finder of such property, for salvage, or for the expenses incurred under section fifteen, shall be deducted therefrom, and credited to the Local Government, or paid to such finder, as the case may be, and the balance shall be paid to the person entitled to the property recovered, or, if no such person appear and claim the same, shall be held in deposit for payment, without interest, to any person thereafter establishing his right to the same:

"Provided that he makes his claim within one year from the date of the sale."

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY. FEBRUARY 6, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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OBSERVATIONS OF THE GOVERNMENT OF INDIA ON THE BENGAL SANITARY REPORT FOR 1876.

No. 22, dated Fort William, the 28th January 1878.

From—JAMES O'KINEALY, Esq., Offg. Secy. to the Govt. India, Home Dept.,

To—The Secretary to the Government of Bengal, Financial Dept.

I AM directed to acknowledge your endorsement No. 2565, dated 15th August 1877, forwarding the report of the Sanitary Commissioner for Bengal for the year 1876.

2. In reply, I am to remark that His Honor the Lieutenant-Governor has so fully reviewed and discussed the more important points in this report, that but little remains to be said by the Government of India. The Governor General in Council is glad to observe that it has been decided to abandon the system of selected areas, and that efforts will in future be directed to effecting improvement in the registration of vital statistics generally throughout the province. It is true that the collection of these statistics in Bengal is encompassed by even greater difficulties than are found to exist in other provinces, but the improvement displayed in the statistics of the year under review affords ground for hoping that eventually they may be brought to yield more valuable results than has hitherto been the case.

3. The statistics of the province do not yet afford the means of estimating with any accuracy the rate of mortality among the population, or the extent to which sickness and mortality have prevailed in different years, except perhaps in the case of cholera and small-pox. With regard to the former, it is observed that the number of deaths registered in 1876 was nearly double the number of the previous year. This greater mortality was to some extent due to the aggravated epidemic which ensued upon the general contamination of the water-supply in those districts which were inundated by the cyclone-wave in the end of October. But the epidemic was not confined to the inundated districts, or to those bordering on them, and the districts of Darjeeling, Chutia Nagpur, and also Behar all suffered more severely than in the previous year.

4. With regard to small-pox, it is observed that, although not very generally prevalent during the year, severe outbreaks occurred in several localities, in the majority of which, the Sanitary Commissioner remarks, the Act prohibiting inoculation is not in operation. The fever which in previous years occasioned such great mortality in several districts of Bengal appears to have generally subsided; but in many localities the malarial fever of the autumn months still exhibits a tendency to assume a low and fatal form—a fact apparently due to the want of proper conservancy arrangements and to foul water. Bowel-complaints appear to prevail to the greatest extent among the population of Orissa, and it is noteworthy that this fact is observed in the case of the population of the same race inhabiting the Sambalpur district of the Central Provinces.

5. In conclusion, I am to convey to His Honor the Lieutenant-Governor the acknowledgments of the Government of India for the complete manner in which he has reviewed the report, which, although somewhat diffuse, has been ably drawn up by Dr. Coates, and reflects credit upon that officer.

PRACTICAL TRAINING TO THE STUDENTS OF THE CIVIL ENGINEERING DEPARTMENT OF THE PRESIDENCY COLLEGE.

No. 161 E.

Extract from the Proceedings of the Hon'ble the Lieutenant-Governor of Bengal in the Public Works Department (Establishment) under date the 30th January 1878.

Read Resolution of the General (Education) Department of this Government, No. 43 of the 4th January 1878, on the general report on public instruction for the year 1876-77.

RESOLUTION.—For some years past the necessity of giving practical training to the students of the Civil Engineering Department of the Presidency College has been admitted, and has been discussed by the Governments of India and of Bengal. The subject of technical education has of late received additional attention from the Government of Bengal. Not only have there been the College students to consider, but a portion of the native community has shewn an unmistakeable desire to obtain the means of acquiring practical instruction and knowledge of Engineering and mechanics.

2. A system of giving to natives a certain amount of technical instruction in the forge, carpenter's shop and brick-yard has, for nearly two years past, been established under the supervision of the Department of Public Works. The workshops of the 1st Calcutta Division and the Akra brick-yard have been used for this purpose, and a number of young men have commenced their training as practical Engineers under the instruction of officers specially selected for this duty. At first the instruction was confined to passed students of the Civil Engineering Department of the Presidency College who held scholarships for the purpose; but latterly a considerable number of passed students, who were not scholarship-holders, have asked and obtained permission to join the departmental workshops for instruction in various branches of work at their own expense. Both the stipendiary and non-stipendiary students have

taken up their duties in the workshops with considerable earnestness, acquiring practical training by working with their own hands.

3. Hitherto the small existing workshop of the Department of Public Works has been provisionally used as a means of helping on an important end, which circumstances did not allow to be taken up in a more effective manner. But the Lieutenant-Governor has lately determined to establish technical scholarships in various parts of the country in connexion with certain selected schools, and to establish the means of affording thorough technical training to a certain number of those young men who desire to adopt one of the branches of Engineering as a profession.

4. The instruction hitherto given has been purely provisional and tentative, but it has established two facts, *first*, that there is a demand for instruction of this description; and *secondly*, that young natives of good family and position are perfectly willing to work with their hands, and receive instruction precisely as European apprentices would. The necessity of providing for the middle classes the means of adopting some career and some calling in life more calculated to meet their ambition than the limited range of employment now open to them, is daily becoming more thoroughly recognized both by Government and native society. It is impossible, however, to establish any great number of technical schools throughout the country, and they must be so situated that they shall be in connection with some workshops entrusted with real work to do, having a good stock of machinery and appliances, and a staff of able and expensive instructors. The attempts to establish independent technical schools have broken down from the impossibility of giving them a practical shape where they are not in connection with good independent workshops. The Lieutenant-Governor has therefore determined to establish technical scholarships in connection with selected schools, such scholarships will be held at technical schools established in connection with Government workshops.

5. Two centres will be sufficient for this purpose at present, though possibly a few scholarships may eventually be attached to Railway workshops either of the State Railways, or of the Guaranteed lines in the event of the Directors and Agents of those lines being willing to receive apprentices. One centre has already been established at Dehree in Behar, where a number of young men have been trained, and on completion of their training have readily found employment in various parts of the country. Measures have been taken to expand this centre and make it available for larger numbers. The other centre should be in Calcutta, and to attain its object it should be constituted on a well considered basis. The necessity for constructing new workshops at the Presidency makes it a convenient time to take up the subject with reference to their situation and size.

6. The Lieutenant-Governor has accordingly appointed the following gentlemen to form a Committee for the propose of considering and reporting what measures are necessary or desirable to establish a practical training institution for Engineers, taking as a nucleus the workshops and manufactories of the Public Works Department at the Presidency, and on what scale the establishment should be formed:—

Major-General J. E. T. Nicolls, R. E.	...	<i>President.</i>
The Hon'ble H. J. Reynolds, Esq., C. S.	...	} <i>Members.</i>
A. W. Croft, Esq.	...	
Colonel F. T. Haig, R. E.	...	
T. S. Isaac, Esq.	...	
Baboo Bhudeb Chunder Mookerjee	...	

7. The Lieutenant-Governor has reason to hope that a benevolent native nobleman much interested in the development of fresh spheres of action for his countrymen in the upper and middle classes, will erect a college for the accommodation of Mofussil students in connection with the institution as soon as it is established. Others would no doubt follow his example, and probably many local scholarships would be established by local beneficence in the various districts of Bengal. The Lieutenant-Governor also hopes to be able to establish scholarships for European and Eurasian lads in connection with these

schools, and separate barracks would have to be built for them. In selecting a site therefore for the new workshop, the possibility of its largely increasing its scope and number of pupils should be borne in mind.

8. The Committee should also consider whether it would be desirable to remove the Civil Engineering Branch of the Presidency College to the neighbourhood of the practical training school, so as to work the two together as one institution for giving a complete technical education and training for Engineers.

ORDER.—Ordered that a copy of this Resolution be forwarded for the information and guidance of the President and each Member of the Committee.

Ordered also that a copy of this Resolution be forwarded to the Educational and Financial Departments of this Government for information.

Ordered also that a copy of this Resolution be published in the Supplement to the *Calcutta Gazette* for general information.

By Order of the Lieutenant-Governor of Bengal,

J. E. T. NICOLLS, *Major-General, R. E.,*

*Secy. to the Government of Bengal
in the Public Works Department.*

STATEMENT SHOWING THE STOCKS OF RICE IN AND AROUND CALCUTTA.

NAMES OF MARKS.	STOCKS IN HAND AS COMPILED ON—				
	26th September 1877.	30th October 1877.	1st week of December 1877.	1st week of January 1878.	1st week of February 1878.
	Mds.	Mds.	Mds.	Mds.	Mds.
Ballaighatta	5,45,400	5,41,000	3,03,400	6,32,000	5,41,700
Chitlainga	53,500	66,300	45,400	39,900	45,400
Chitpore, Golbarras, Chonortooly, Hakkola, and Gulpy Ghai.	7,46,300	8,02,100	6,32,900	3,62,500	3,37,900
Puthurichatta, Pata, and Jorabagan	33,400	27,000	16,000	24,400	34,300
Tollygunge, Chitish, Kalderpore, and Moonshirunge.	2,61,500	2,16,300	1,16,100	1,49,300	1,66,600
21 Minor Bazars (estimated)	2,40,000	2,40,000	2,40,000	2,40,000	2,40,000
Other retail shops, 5,120 in number (estimated).	2,50,000	2,50,000	2,50,000	2,50,000	2,50,000
Boldyabatty, Nowabgunge, Bhud-dressur, and Chanderanagore.	37,000	1,00,000	78,000	37,163	43,967
Total	21,66,100	22,46,300	14,78,900	17,27,643	16,79,937
On Railway premises both sides the river.	33,540 (on 27th September.)	18,568 (on 29th October.)	12,186 (on 2nd December.)	8,732 (on 4th January 1878.)	17,628 (on 3rd February)
On boats unloaded as by	Port Commis-sioner's returns	1,03,384 (24th to 27th Oct.)	50,834 (1st to 3rd December.)	70,102 (2nd to 4th January)	87,818 (1st to 3rd February)
	Canal returns	49,205 (23rd to 26th Sept.)	16,812 (1st to 3rd December.)	1,31,549 (2nd to 4th January)	1,10,042 (1st to 3rd Feb.)
Grand Total of Stocks	24,04,004	24,11,679	15,66,632	19,28,046	18,95,345
Probable stocks available for exportation by sea.	19½ lakhs.	19½ lakhs.	8 lakhs.	9½ lakhs.	9½ lakhs.

A. MACKENZIE,

Secy. to the Govt of Bengal.

The 5th February 1878.

The following Statement shows the quantities of the principal staples of Food imported into Calcutta from the interior during the month of December 1877.

IMPORTS INTO CALCUTTA.

Whence imported.	FOOD-GRAINS.							Jute.	Oil-seeds.			Mustard seed.	Castor seed.	Sesamum.	
	RICE AND PADDY.			Wheat.	Gram and pulses.	Other food-grains.	Total.		Linnseed.	Mustard seed.					
	Rice.	Paddy.*	Total (in rice).												
BENGAL.															
Burdwan	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Burdwan	1,30,157	285	1,30,287	1,886	285	1,41,118	2,488	168	2,656
Barthabom	51,168	51,168	51,168
Midnapore	1,31,525	7,118	1,32,274	285	1,32,974	1,294
Hooghly	66,536	1,878	68,284	18,888	1,485	1,07,378	78,488	25,788	6,912
Sa-Pargunnah	4,51,178	20,768	4,71,946	135	88	4,72,111	68,581	1,088
Nuddea	18,118	18,118	2,848	24,378	488	44,888	18,581	15,888	2,888
Janore	24,658	178	24,836	2,818	88	27,588	7,888
Moorshedabad	48,784	10	48,794	1,188	1,381	48,888	1,787	1,487
Dumraon	2,784	2,784	2,784
Hajmahal	4,354	4,354	48	8,844	8,844	27,788	1,888
Buxar
Fulbari	5,081	5,081	10,788	15,781	2,888	1,888	7,844
Dacca	22,818	22,818	814	23,734	2,71,884
Farrakapore	28,188	28,188	1,181	29,378	2,88,788	1,888	8,878
Barhargunge	3,38,378	300	3,38,678	3,38,678	5,888
Wymondingh	2,848	2,848	2,848	1,41,888
Tippurah	11,388	11,388	188	11,488	4,888
Hooghly	2,888	2,888	2,888
Total of Bengal	14,04,892	29,328	14,22,971	18,788	68,888	288	14,97,100	11,48,878	88,888	28,888	2,888	1,888	1,888	1,888	1,888
BEHAR.															
Patna	28	28	22,848	18,484	4,488	28,348	1,81,881	68,318
Shahabad	784	3,881	4,184	10,188
Monrotpore
Durbhanga	6	6
Farukh	2,888	248	3,136
Champuram
Monohyr	28,888	28,378	481	57,746	28,817	4,788
Rhagulpore	284	284	28,187	2,888	1,878	31,952	18,417	17,378
Purneah	2,888	2,888
Maidah	1,088	1,088
South Pargunnah	288	288	7,848	481	288	8,616	2,888	6,887
Total of Behar	638	638	1,04,888	88,488	18,888	1,41,716	3,188	2,88,888	1,28,884	888	888	888	888	888
ORISSA.															
Cuttack	78	78	78	818
Balsore	888	1,748	1,917	1,917	2,488
Total of Orissa	966	1,748	1,986	1,986	3,388
CHOTA NAGPORE.															
Hamerobagh	288	288	874
Manbhoom	388	388	388
Total of Chota Nagpore	388	388	288	616	874
Grand total of supplies from the Provinces under the Lieutenant-Governor of Bengal.															
	14,04,824	31,088	14,81,990	1,28,188	88,888	18,771	16,61,488	11,18,888	8,88,887	1,28,884	2,887	1,888	1,888	1,888	1,888
OTHER PROVINCES.															
Assam	828	778	1,088	1,088	4,188
North-West Provinces	788	788	788	1,788	90,188	28,818
Punjab	18	18	18
Central Provinces	1,288
Bombay
Madras
Other places	81	81	81
Grand total of imports	14,07,828	31,848	14,22,990	1,28,188	88,888	18,888	16,67,888	11,19,888	8,87,188	1,28,884	2,887	1,888	1,888	1,888	1,888
of imports	27,08,884	3,888	27,07,888	5,28,771	7,48,888	14,888	40,08,888	10,38,378	2,81,881	88,888	28,788	888	888	888	888

The Sea-borne Trade of Calcutta in these staples during the month of December 1877 was as follows:—

EXPORTS FROM CALCUTTA—	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
To Indian ports, viz.—												
Madras	44,618	44,618	2,748	47,366	278	1,888
Other ports in Madras	1,28,384	1,28,384	1,28,384
Bombay	2,87,884	2,87,884	12,878	2,90,762	4,888
Pondicherry	7,788	7,788	7,788
Other Indian ports	87,488	87,488	28,474	14	87,586	1
Total of interprovincial trade	6,68,216	6,68,216	44,888	14	6,68,128	1,887	1	1,888	2,878	888
To foreign ports—												
United Kingdom	68,888	68,888	1,88,877	888	2,88,887	4,88,888	2,88,888	1,88,874	1,718
Other foreign ports	6,28,184	88	6,28,184	12,888	28,884	18,888	6,38,888	71,818	1,87,877	11,888	6,818	2,488
Total of foreign trade	6,38,414	88	6,38,414	2,17,888	29,884	18,888	6,38,888	6,88,888	6,78,888	1,78,874	8,818	4,278
Grand total	12,88,728	88	12,88,728	2,17,888	34,884	18,874	12,88,887	8,78,788	6,78,888	1,78,874	9,888	6,088
Grand total of exports	24,81,888	28,848	24,84,887	2,46,771	6,28,888	38,888	24,84,887	10,78,888	2,81,881	1,88,874	27,787	888

* A measure of capacity is equivalent to 25 cwt. of rice.
 The above are the monthly returns of the Customs House, where no information was then available of short shipments and re-loads as regards goods shipped to foreign ports.

The following Statement shows the several Routes followed by the trade in the principal staples of Traffic imported into Calcutta during the month of December 1877.

Specification of routes.	FOOD-GRAINS.					Jute, raw.	OIL-SEEDS.		Cotton.	Salt.
	Rice.	Paddy.	Wheat.	Gram and pulses.	Other food-grains.		Linseed.	Mustard seed.		
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
By country boats ...	10,82,815	30,094	78,079	49,249	12,019	8,81,915	2,02,581	1,00,331	2,765	518
" river steamers	1,25,738	...	153
" rail { East Indian Railway ...	1,74,701	...	67,111	21,799	4,094	...	2,39,425	84,766	4,579	889
" Eastern Bengal Railway ...	44,376	...	306	15,679	...	3,73,445	14,539	6,870	370	611
" road ...	94,127	1,099	35,311	340	...	359	...
" sea ...	940	1,743	...	1,746	544	3,322	218	...	9,116	169
Grand total of imports { In Dec. 1877 ...	14,07,658	41,943	1,29,008	90,473	16,638	11,19,529	4,57,106	2,00,420	17,009	1,710
{ In Dec. 1876 ...	27,05,554	8,985	5,36,771	7,43,955	14,069	10,98,372	2,01,661	99,829	39,782	464

The following Statement shows the quantities and values of the principal staples of Traffic exported inland from Calcutta during the month of December 1877.

EXPORTS FROM CALCUTTA.

Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.	Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
BENGAL.				CHOTA NAAGPORE.			
	Rs.	Mds.	Mds.		Rs.	Mds.	Mds.
Burdwan ...	2,65,290	388	89,919	Hazareebagh ...	30,720	4	2,766
Barrbhoom ...	81,280	140	10,433	Manbhoom ...	44,800	270	2,032
Midnapore ...	1,06,500	3,375	12,125	Total of Chota Nagpore ...	75,520	274	4,800
Seoghy ...	7,500	92	4,717	Grand total of supplies into the provinces under the Lieutenant-Governor of Bengal. }	63,89,875	11,527	5,75,621
Pargunnahs ...	1,04,484	371	11,112	OTHER PROVINCES.			
Cudda ...	4,80,616	1,335	20,530	Assam ...	4,61,010	402	18,077
Jessore ...	26,003	285	16,874	N. W. Provinces ...	15,38,220	1,660	11,386
Mooredabad ...	2,01,340	160	18,955	Punjab ...	11,83,240	1,467	...
Dinapore	4,419	Central Provinces ...	93,320	337	...
Rajahmoo ...	1,800	...	600	Rajputana States ...	1,65,180	56	...
Bungpore ...	1,47,020	...	77,237	Bombay ...	68,470	98	...
Patna ...	3,33,805	345	90,390	Madras ...	2,08,222	1,460	1,056
Dacca ...	6,71,290	1,148	50,467	Other places ...	5,41,963	1,177	12
Furraddpore ...	3,04,030	904	30,466	Grand total of { In Dec. 1877 ...	1,04,48,508	18,393	6,07,001
Buckergunge ...	1,63,510	621	10,083	{ In Dec. 1876 ...	92,03,078	12,390	6,21,564
Mymensingh ...	1,900	...	2,347	<i>The sea-borne trade of Calcutta in these staples during the month of December 1877 was as follows:—</i>			
Tipparah ...	1,08,440	...	2,540	IMPORTED INTO CALCUTTA:—			
Chittagong ...	6,900	44	...		Rs.*	Mds.	Mds.
Noakhully	From Foreign Ports (viz)—			
Total of Bengal ...	31,95,250	9,003	3,79,402	United Kingdom ...	68,16,122	10,393	4,11,025
BEHAR.				Other foreign ports ...	15,140	...	68,786
				Total of foreign ports ...	68,31,262	10,393	5,07,440
Patna ...	10,40,800	300	73,025	From Indian Ports—			
Shahabad ...	1,00,340	...	20,500	Madras	6,974
Moultanpore ...	78,720	...	1,178	Other ports in Madras ...	7,24,015	10,500	30,478
Durbhanga ...	1,30,000	66	25,337	Bombay ...	8,910	61	...
Baran	6,954	Other Indian ports
Monchyr ...	2,23,300	104	10,734	Total of interport trade ...	7,29,446	10,564	37,064
Shagupore ...	4,30,100	83	12,426	Grand total { In Dec. 1877 ...	75,01,048	20,087	8,45,394
Furneah ...	8,00,200	61	15,040	{ In Dec. 1876 ...	68,90,187	13,139	5,64,454
Maldah	16,878				
Montbal Pergunnahs ...	4,08,400	142	7,516				
Total of Behar ...	23,86,980	716	1,90,360				
ORISSA.							
Cuttack ...	2,05,200	940	633				
Balasore ...	36,120	515	341				
Total of Orissa ...	2,41,320	1,504	973				

* As per tariff declaration value.

The following Statement shows the several routes followed by the Trade in the principal staples of Traffic exported from Calcutta during the month of December 1877.

Specification of routes.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
	Rs.	Mds.	Mds.
By country boats ...	2,65,005	4,546	3,40,913
" river steamers ...	7,71,274	536	1,377
" rail { East Indian Railway ...	64,43,360	8,415	1,74,165
" Eastern Bengal Railway ...	19,06,360	3,231	61,778
" road ...	1,49,047	309	2,690
" sea ...	9,71,042	4,311	2,900
Grand total of exports { In Dec. 1877 ...	1,04,48,508	18,393	6,07,001
{ In Dec. 1876 ...	92,03,078	12,390	6,21,564

STATISTICAL DEPARTMENT,
The 5th February 1878.

A. MACKENZIE,
Secretary to the Government of Bengal.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 2nd February 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
BURDWAN DIV.	1 Burdwan, Feb. 2 '78	0.24 Culna 0.04 Cutwa 0.06	The prospects of the winter crops look favorable. The late rain has done good to cotton plants. Cholera has not abated in the Culna, Bood-Bood, and Jehanabad sub-divisions.
	2 Bankoora, " 2 "	0.95	In the beginning of the week the weather grew warmer; in the last half it was cloudy and rainy. The crops are advancing well, the rain having revived them considerably.
	3 Beerbhoom, " 2 "	0.29	Weather—seasonable. State and prospects of the crops are good.
	4 Midnapore " 2 "	0.11	Weather—growing rapidly warmer. Prospects of the crops are fair.
	5 Hooghly, " 2 "	0.19	Weather—cloudy, with drizzling rain on the 30th January and 1st February; warm in the first part of the week, but cool since the 30th January. Pulses and winter crops are doing well. Public health is normal. Cattle disease has broken out in the Dhaneshally station.
PRESIDENCY DIV.	Howrah, " 4 "	0.06	Weather—getting warmer. The rice harvest is complete. The planting of <i>boro dhan</i> is progressing. Sugarcane is being cut; the yield is good.
	<i>Central Districts</i>		
	6 24-Pargunnahs, Feb. 2 '78	0.08	The first part of the week was warm, but latterly the weather was cold and cloudy. State and prospects of the crops are good. Cholera and fever are abating.
	7 Nuddea, " 2 "	0.09	The weather has been unseasonably hot, but rain has somewhat cooled the air. The crops have in most parts been stunted through drought, but on the whole the outturn is not likely to be bad. Rice is very dear.
	8 Jessore, " 2 "	0.12	Weather—fine. Friday (February 1st) was cloudy, and in the afternoon a drizzling rain fell. The winter crops are reported good throughout the district, except in Bagirhat. A little more rain would do good.
RASSAHAT AND COCH BEHAR DIV.	9 Moorshedabad, " 2 "	0.20	Weather—cloudy during the week. Fine and seasonable on the 2nd instant. The prospects of the <i>rubber</i> crops are generally favourable. Cholera is still prevalent in Burwa, Bharatpore, Rampore Hat and Raghunathgunge.
	10 Dinagepore, " 1 "	0.50	The rain has been general. The land is being broken up for the <i>bhadoi</i> crops, and the fall of rain is very seasonable for them. It has injured the mangroves.
	11 Rajshahye " 2 "	Nil	In the beginning of the week the weather was warm, after which there was a very slight fall of rain in almost all parts of the district; during the latter part it has been cold. The cutting of the winter rice is nearly finished. The prospects of the <i>rubber</i> crops are good. A few cases of cholera have been reported from Singra and Lalpore.
	12 Rangpore, " 1 "	0.03 Bagdo- gra 0.37	Slight rain fell in parts of the district. The cold-weather crops are doing well. Ploughing for <i>amun</i> sowings has commenced.
	13 Bogra, " 2 "	0.16	Weather—cloudy during the first part of the week, but now clear and seasonable. There was a small fall of rain. Nearly the whole of the <i>amun</i> paddy and mustard have been gathered. The cutting of sugarcane has commenced. There is still some cholera in Adaulighi and Dhoopchanchia.
	14 Pubna, " 2 "	0.04	Weather—cool and occasionally cloudy. The harvesting of <i>kulhi</i> and sugarcane is still going on. The prospects of <i>amun dhan</i> appear to be good. Fever has not as yet disappeared from the Pubna town.
	15 Dargjeeling, " 1 "	0.30	Weather—very cold and misty. There are no crops of importance on the ground. The minor crops are doing well.
	16 Jalpigoree, " 2 "	0.13	Weather—seasonable. Prospects of winter crops are good. Land is being prepared for <i>bhadoi</i> rice.
COCH BEHAR DIV.	Cooch Behar, Jan. 31 "	0.09 Dinbatta 0.14 Meckli- gunge a few drops on 27th Jan.	Weather—warmer than last week. The sky was cloudy for two or three days, but is now clear again. There was a slight shower of rain in some places on the 27th, and in others on the 28th January. Prospects of the tobacco and other cold-weather crops on the ground are fairly good; they would have been better if a little more rain had fallen. In some places within the jurisdiction of the Meckligunge sub-division the mustard-seed crop is reported to have been injured by small insects. New rice is selling in the Cooch Behar Bazar at Rs. 3 2 per maund. This is a very high price for the season of the year, especially as the reaping of <i>kaimasi dhan</i> was finished only a few days ago. Fever has almost disappeared, and there has been a change for the better in the state of public health.

No.	District, and date of return.	Rainfall at Sadler Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Continued.)			
<i>Eastern Districts.</i>			
Dacca Div.	17 Dacca, Feb. 2 '78	Nil	Weather—warmer than it should be, and cloudy. State and prospects of the crops are good.
	18 Farreedpore, „ 2 „	0.08	Weather—cloudy on the 1st and 2nd instant. <i>Kalai</i> and <i>Moong</i> have been reaped. The state of the <i>rubbee</i> crops is fair.
	19 Backergunge, Jan. 31 „	Nil	As is well. In Dakshin Shabasore the price of rice has suddenly risen to Rs. 2.12 to Rs. 3; large quantities are being exported to Calcutta and other districts. General health is good.
	20 Mymensingh, „ 1 „	Nil	Weather—fine and warmer. State and prospects of the crops are satisfactory.
	21 Tipperah, Feb. 1 „	Nil	Weather—fine. The cold-weather crops promise well, but mustard, of which about one-half has been reaped, has been injured by insects in many places.
Chittagong Div.	22 Chittagong, Jan. 31 „	Nil	Weather—fine; hazy; getting warm. State and prospects of the crops are good. Rice is getting dear; prices are generally from 10 to 13 seers per rupee, and in the south of the district from 16 to 18 seers. Some dearth is anticipated.
	23 Noakholly, Jan. 31 „	Nil	Weather—seasonable. The cold-weather crops are progressing favourably. Public health is good.
	24 Chittagong Hill Tracts, „ 29 „	Nil	Weather—seasonable. The hillmen have begun to cut jungle for <i>jooming</i> . Mustard is being gathered; a poor outturn is anticipated.
	Hill Tipperah, „ 30 „	Nil	Weather—rather warm for the season. No change in the state and prospects of the crops since last report.
BEHAR.			
Patna Div.	25 Patna, Feb. 2 '78	0.35	Weather—seasonably cold. Prospects of the <i>rubbee</i> crops continue good, but considerable damage has been done by caterpillars. Health is good.
	26 Gya, „ 2 „	0.02 Nowada 0.09	Weather—cloudy at times. Maximum thermometer in the shade 77.6°. Insects are doing damage to some of the <i>rubbee</i> crops in the Sudder and Jehanabad sub-divisions; otherwise prospects are good, and are reported as unusually good in Nowada.
	27 Shahabad, „ 2 „	0.60	Weather—cloudy and occasionally clear. The standing crops are looking healthier than before. More rain, however, will prove injurious to them. Peas and other early sown crops are being reaped. Peas and gram have been damaged by frost in certain parts of the Bhubooah sub-division.
	28 Durbhanga, „ 2 „	0.77	The <i>rubbee</i> crops promise well all over the district, save in portions of the Tajpore sub-division, where they have suffered both from drought and from frost.
	29 Mungerpore, „ 2 „	1.27	Weather—mild and clear. The <i>rubbee</i> crops have been greatly benefited by the rain which fell in the beginning of the week, and there is now every prospect of a good harvest.
	30 Saran, „ 2 „	0.02	Weather—cloudy during the first part of the week; latterly seasonably cool. There was a heavy shower at Gopalgunge, measuring 0.93 of an inch. West wind is prevailing. Prospects of the crops continue fair. Peas and gram are ripening. Mustard is in seed. Poppy is in flower. The Sub-divisional Officer of Sewan has reported that <i>rubbee</i> will be somewhat less than an average crop.
	31 Chumpanun, „ 2 „	0.58	Weather—becoming warmer in the day time. The late rain has been of much benefit to the <i>rubbee</i> crops, which now promise very well. Importations of rice continue from Tirhoot. Prices are easy.
Religious Division.	32 Moughyr, „ 2 „	0.64 Begoo- srai 0.70. Jamsai 0.20	Weather—cloudy, with east wind. State and prospects of the crops are good.
	33 Bhagulpore, „ 2 „	1.20	General rain on the morning of the 28th ultimo; since then weather cloudy. The rain has done much good. The prospects of the <i>rubbee</i> crops are very favourable. Exportation of food-grains continues, and prices are still rising. General health is good.
	34 Purneah, „ 2 „	0.09 Arrareah 0.19	Weather—cold and cloudy. There has been heavy rain in some parts of the district which will benefit the wheat. Mustard is being reaped; the crop is fair.
	35 Maldah, „ 2 „	1.42	Heavy rain on the night of the 27th January; otherwise weather fair. State and prospects of the crops are satisfactory. Fever is reported to be decidedly less.
	36 Sonthal Pergah, „ 3 „	Nil	Clouds and drizzle and promise of rain off and on for the last fortnight, with showers in odd places. The <i>rubbee</i> crops are good in most places, and are best in Godda and Rajmahal. With bad cultivation there is a great deal of very good mustard, and some flax and gram. In Godda wheat and barley are doing fairly. The rice crop was excellent everywhere.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
ORISSA.			
ORISSA DIVN.	37 Cuttack, Feb. 2 '77	Not given.	Storm and rain on the 1st instant; otherwise weather fair, and no rain. The reaping of all the crops has nearly been finished. <i>Dalua</i> rice is growing well and will be benefitted by the rain. Public health is on the whole good.
	38 Pooree Jan. 31 ..	Nil	Weather—warm for the season. <i>Saund</i> rice is being harvested; the crop is deficient. <i>Dalua</i> rice is progressing well in low lands, but on uplands want of water is felt. <i>Moong</i> , <i>kabzi</i> , and tobacco promise well. The mungo crop does not seem to be a good one. The <i>mandia</i> crop in the salt tracts is suffering severely for want of water. Common rice is selling at 13½ to 21 seers per rupee. Some rice was exported by sea last week.
	39 Balasore, Feb. 1 ..	Nil	Weather—fine at present, but threatens rain. The winter crops are good. In the north of the district fever still prevails. A few cases of cholera are reported.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
40	Hazareebagu, Feb. 1 '78	0·17	Weather—colder again; cloudy. The rain and damp weather have done some good to the <i>rubber</i> crops.
41	Lohardugga, .. 2 ..	0·48	There has been rain in three of the police station circles in the head-quarters division, but none in Palamow. The prospects of the <i>rubber</i> crops are still as good as usual. Public health is good.
42	Singbhoom, .. 1 ..	0·60	Weather—seasonable. Nothing to report about the crops. The district is healthy.
43	Manbhoom, .. 2 ..	0·37	For the most part of the week the weather has been cloudy, and towards the end rain has fallen over a large part of the district. It may do good to the crops, but prices are high. Common rice is selling at 16 seers for the rupee. Cholera is still reported from Raipore.

Published for general information.

CALCUTTA. STATISTICAL DEPT.,
The 5th February 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

		QUANTITIES PER RUPEE B																																				
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULURU MILLET— CUMBOO, RAJRA.			GREAT MILLET— CHILUM, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHENNA.																		
DISTRICTS		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
BENGAL.																																						
ern Districts.																																						
		S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	S	Ch	S	Ch	S	Ch	S	Ch			
	A																																					
Iwan		11	8	12	8	14	12	25	0	36	0	39	0	15	12	14																						
	B																																					
koora		13	4	13	12	16	0	22	0	24	0	24	0	15	8	15																						
	C																																					
dhoom		13	0	12	8	15	0	20	0	20	0			12	0	12																						
napore		13	0	13	0	17	0							13	0	14																						
	D																																					
ghly		13	0	13	0	16	0							10	0	10																						
rrah		13	0	12	8	14	0							11	0	9																						
ral Districts.																																						
utta		12	8	12	0	15	8	16	0	18	0	25	0	7	0	7																						
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ergunnahs														7	4	7																						
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ensingh		10	0	10	0	14	0							14	0	14																						

a high wages obtained by coolies employed at the mines and on board ship make up the high average of daily labour in Calcutta.
 n the interior the prices range as follow:—Wheat 10 to 15 seers, barley 20 to 33 seers, best rice 12 to 16½ seers, common rice 13½ to 15½ seers, and gram 12½ to 20 seers.
 n the interior the prices range as follow:—Wheat 12 to 16 seers, barley 20 to 36 seers, best rice 13 to 18 seers, common rice 14 to 23 seers, maize or Indian-corn 18 to 30 seers, and gram 13 to 16 seers.
 n the interior the prices range as follow:—Wheat 14½ to 18 seers, best rice 13 to 19 seers, common rice 14 to 20 seers, and gram 13½ to 20 seers.
 n the interior the prices range as follow:—Wheat 12 to 13½ seers, barley 26 to 32 seers, best rice 7 to 12½ seers, common rice 13 to 16 seers, and gram 12½ to 18 seers.
 n the interior the prices range as follow:—Wheat 10½ to 12½ seers, barley 17½ to 17½ seers, best rice 16½ seers, common rice 11½ to 16 seers, and gram 13½ to 18½ seers.
 n the interior the prices range as follow:—Wheat 8 to 13½ seers, best rice 10 to 14 seers, common rice 13 to 16 seers, and gram 10 to 16 seers.

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THE SEER OF 80 TOLANS

AVERAGE WAGES PER MONTH.

[illegible]

(1) In the interior the prices range as follows:—Wheat 12 to 16 seers, best rice 13 to 14 seers, common rice 15 to 16 seers, and grain 18 to 19 seers.

11 At Nantong the prices are as follows:—Wheat 14 to 20 seers, best rice 16 seers, common rice 14 to 23 seers, and grain 8 to 16 seers.

At Serajayunge the prices are—Wheat 10½ p, best rice 7 seers, common rice 15 seers, and gram 13 seers.

K In the interior the prices range as follows — Wheat 10½ to 12½ seers, best rice 6 to 12½ seers, common rice 13 to 21 seers, and grain 4 to 11 seers.

L In the interior the prices range as follows — Wheat (at Jaffargunge) 16 sears, barley (at Jaffargunge) 20 sears, best rice 10 to 17 sears, common rice 13 to 19 sears, 17 to 18 sears.

M In the interior the price range as follow :—Wheat (at Goalundo) 13 seers, barley (at Goalundo) 30 seers, best rice 19 to 13½ seers, common rice 16 to 16 seers, 12 to 13 seers.

M In the interior the prices range as follow :—Wheat (at Goalundo) 13 seers, barley (at Goalundo) 30 seers, best rice 19 to 13½ seers, common rice 16 to 16 seers, 12 to 13 seers.

U In the interior the price range is follow.—Wheat 13 to 15 seers, best rice 8 to 10 seers, common rice 11 to 20 seers, and gram 5 to 14 seers.

U In the interior the price range is follow.—Wheat 13 to 15 seers, best rice 8 to 10 seers, common rice 11 to 12 seers, and gram 5 to 14 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

[illegible]

CHAR.

[illegible]

LISSA.

[illegible]

IOTA NAGPORE.

Internal Frontier Agency.

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lugga ...	11 0 10 0 16 0 18 0 18 0 23 0 14 0 14 0 26 0 17 0 17 0 32 0
oom ...	18 0 18 0 26 0 36 0 36 0 32 0 16 0 18 0 20 0 22 0 22 0 40 0
oom ...	11 0 12 0 16 0 32 0 32 0 32 0 1 0 14 0 19 0 7 18 0 28 0

Returns not received.

In the interior the price of common rice ranges from 20 to 23 seers.

IN THE INTERIOR THE PRICE OF C
IS APPROX A DAY WITH ONE MEAL.

With one meal a day Rs. 2-5-0 to Rs. 2-11-0; with two meals a day Rs. 1-0-0 to Rs. 1-4-0.

3 bananas a day for each tire on each.

24 to 60 man a day for five one

the interior the prices range as follows:—Wheat 16 to 20 seers, barley 18 to 20 seers, common rice 12½ to 14 seers, and gram 16 to 16½ seers. In the interior the prices range as follows:—Wheat 11 to 12½ seers, barley 15 to 16 seers, best rice 8 to 9 seers, common rice 10 to 13 seers, bulrush millet (at Basra) 14 seers, great millet 14 to 15 seers, lesser millets (at Basra) 10 seers, maize or Indian corn 15 to 18 seers, and gram 16 to 17 seers.

the interior the prices run, as follow :—Wheat 13 to 18 seers, barley (at Modhubanur) 25 seers, beat rice 8 to 14 seers, common rice 12 to 15 seers, murga 11

the interior the prices of rice are from 12 to 15 seers, common rice 13 to 15 seers, murras at 20 seers, maize or Indian corn 17 1/2 to 20 seers, and grain 16 to 18 seers.

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21 In the interior the prices range as follow :—Wheat 10 to 18 seers, best rice 16 to 18 seers, common rice 16 to 24 seers, maize or Indian-corn 40 seers, all 12 to 14 seers.

U In the interior the prices range as follow:—Wheat $14\frac{1}{2}$ to 15 seers, barley 19 to 21 seers, best rice $9\frac{1}{2}$ to 12 seers, common rice 13 to $14\frac{1}{2}$ seers, great millets 16 seers, lesser millets 20 to $22\frac{1}{2}$ seers, maize or Indian-corn 17 to 21 seers, and gram 17 to $18\frac{1}{2}$ seers.

X In the interior the prices range as follows:—Wheat 13 to 16 seers, barley (at Godda) 20 seers, best rice 14 to 16 seers, common rice 16 to 17½ seers, maize or corn 17 to 24 seers, and gram 16 to 20 seers.

2 At Daltongunge the prices on the 27th January were—Wheat, 16'25 aars, best rice 10'75 aars, common rice 14 aars, and makai 21 aars. At Lohardugga the prices on the 18th idan were—Wheat 16 aars, best rice 14 aars, and common rice 17 aars.

21. In the inferior the prices range as follow :—Wheat 10 to 16 seers, best rice 15 to 18 seers, common rice 16 to 26 seers, maize or Indian-corn 40 seers, and 12 to 18 seers.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLER CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 3 0	3 5 6	...	2 8 0	2 3 0	...	5 8 0	5 11 6	...	3 6 0	3 5 0
2	Berajunge ...	3 8 0	3 8 0	5 0 0	4 0 0	...	2 10 0	2 8 0
3	Dacca ...	3 3 0	3 3 0	...	1 2 0	1 2 0	...	3 3 0	3 4 0	...	2 6 0	2 6 0
4	Naraingunge...	2 13 0	2 10 0	...	2 11 0	2 8 0
5	Chittagong	4 8 0	3 12 0	...	2 12 0	2 12 0
6	Patna ...	2 10 9	2 3 0	...	1 14 3	1 12 0	...	4 0 0	3 12 0	...	2 10 9	2 6 0
7	Balasore ...	2 14 0	3 8 0	2 12 0	2 12 0	...	2 8 0	2 8 0
8	Pooree
9	Cuttack ...	4 8 0	2 9 0	4 2 0	4 2 0	...	2 12 0	2 10 0

CALCUTTA,
The 5th February 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 31st January 1878.

OF 3 BEERS.

WHEAT MILLST— HOLUM, JOWAR.			LUSSEY MILLST— RAGI OR MURWA AND CHENNA.			MAISE OR INDIAN CORN.			GRAM.			FIREWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	
3 0 0	2 8 6	3 12 0	2 8 6	...	2 11 0	2 8 6	...	0 7 0	0 7 0	...	4 0 0	4 0 0	...	Calcutta.
...	3 0 0	3 0 0	4 8 0	4 8 0	...	Sarrigunge.
...	3 1 0	3 1 0	...	0 6 0	0 6 0	...	4 6 0	4 6 0	...	Dacca.
...	3 14 0	3 14 0	...	0 10 0	0 9 0	...	4 4 0	4 4 0	...	Marabunge.
...	Chittagong.
...	1 14 0	3 0 0	...	2 3 0	3 12 0	Paina.
...	3 12 0	3 8 0	...	0 5 0	0 5 0	...	4 12 0	0 5 0	...	Balasore.
...	Pooree.
...	2 9 0	2 0 0	2 4 0	3 0 0	...	0 3 0	0 3 0	...	3 12 0	4 8 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 13th Jan. to 19th 1878.	Rain from 20th Jan. to 26th 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.	
			Inches.	Inches.	Inches.	Up to date.		
BENGAL.								
BENGAL.	WESTERN DISTRICTS.		Inches.	Inches.	1878.			
		Burdwan	Burdwan	Nil	Nil	0.03	26th Jan.	
			Chitwa	ditto	ditto	0.15	ditto	
			Quina	ditto	ditto	Nil	ditto	
			Bord-Bord	ditto	ditto	ditto	ditto	
			Ranergunge	ditto	ditto	ditto	ditto	
		Jehanabad	Jehanabad	ditto	ditto	0.36	ditto	
		Bankoora	Bankoora	ditto	ditto	0.12	ditto	
		Beerbhoom	Soorea	0.05	ditto	0.11	ditto	
			Hetampore	Nil	ditto	Nil	ditto	
			Itaypore	ditto	ditto	ditto	ditto	
		Midnapore	Midnapore	ditto	ditto	1.42	ditto	
			Tumlook	ditto	ditto	1.06	ditto	
Ghatal	ditto		ditto	1.55	ditto			
Contai... { Dy. Collr.'s Office	ditto		ditto	0.36	ditto			
Hooghly	Hooghly	Not recd.	Nil	0.47	19th Jan.	Not received 13th to 19th Jan. ditto.		
	Serampore	ditto	ditto	Nil	26th Jan.			
				0.83	ditto			
Howrah	Howrah	Nil	ditto	1.06	ditto			
	Maheshreka	ditto	ditto	2.06	ditto			
PRESIDENCY.	CENTRAL DISTRICTS.							
		Saugor Island	Saugor Island	ditto	ditto	0.50	ditto	
		Alipore ... { Observatory	Alipore ... { Observatory	ditto	ditto	Nil	ditto	
		Alipore ... { Dispensary	Alipore ... { Dispensary	ditto	ditto	2.80	ditto	
		Alipore ... { Jail	Alipore ... { Jail	ditto	ditto	2.78	ditto	
		24-Pergunnahs	Burnesshat	ditto	ditto	0.82	ditto	
			Burnett	ditto	ditto	0.3	ditto	
Diamond Harbour	ditto		ditto	1.10	ditto			
Barripore	ditto		ditto	1.37	ditto			
Sakthira	ditto		ditto	1.14	ditto			
Barripore	ditto		ditto	0.93	ditto			
Dum-Dum	ditto		ditto	1.25	ditto			
Kishnaghur	ditto		ditto	Nil	ditto			
Baugong	ditto		ditto	ditto	ditto			
Meherpore	ditto		ditto	ditto	ditto			
Nuddea	Choodalanga		0.06	ditto	0.65	ditto		
	Koodhitea		0.04	ditto	0.10	ditto		
	Ranaghat		Nil	ditto	Nil	ditto		
	Jessore		ditto	ditto	0.57	ditto		
	Narail		ditto	ditto	0.41	ditto		
	Khoolna	ditto	ditto	0.98	ditto			
	Jhenida	ditto	ditto	0.50	ditto			
	Baghat	ditto	ditto	0.10	ditto			
	Mangoorah	ditto	ditto	0.75	ditto			
	Herampore	0.09	ditto	0.09	ditto			
	Itampore Haut	0.10	ditto	0.14	ditto			
	Moorshedabad	Lalbagh	Nil	ditto	Nil	ditto		
		Jungpore	0.17	ditto	0.7	ditto		
		Asimgunge	Nil	ditto	Nil	ditto		
		Lalgolla	0.10	ditto	0.10	ditto		
Kandee		Nil	ditto	Nil	ditto			
Dinagopore		ditto	ditto	ditto	ditto			
Rangunge		ditto	ditto	ditto	ditto			
Maldah		ditto	ditto	ditto	ditto			
Chanchal		ditto	ditto	ditto	ditto			
Banleah		ditto	ditto	ditto	ditto			
Nattore		ditto	ditto	ditto	ditto			
Rangpore		Rangpore	ditto	ditto	ditto	ditto		
		Bhabanigunge	ditto	ditto	ditto	ditto		
		Kurigram	ditto	ditto	ditto	ditto		
		Bagdogra	ditto	ditto	ditto	ditto		
	Bogra	Bogra	ditto	ditto	ditto	ditto		
		Sherpore	ditto	ditto	ditto	ditto		
		Nowkhilla	ditto	ditto	ditto	ditto		
		Panchabibi	ditto	ditto	ditto	ditto		
		Halulya	Not recd.	Not recd.	ditto	6th Jan.		
	Pubna	Pubna	Nil	Nil	0.03	26th Jan.		
		Seragunge	0.10	ditto	0.10	ditto		
		Darjeeling	Darjeeling... { Telegraph Office	0.37	Not recd.	0.37	19th Jan.	
			Darjeeling... { Hospital	0.37	Nil	0.37	26th Jan.	
		Julpigoree	Julpigoree	Nil	ditto	Nil	ditto	
	Bodah		ditto	ditto	ditto	ditto		
Buxa—Civil Surgeon's Office	ditto		0.33	0.33	ditto			
Titalya	ditto		Nil	Nil	ditto			
Cooch Behar Tribu-	Cooch Behar		ditto	ditto	ditto	ditto		
itary States.								

Divisions.	Districts.	Stations.	Rain from 15th Jan. to 15th Feb. 1878.		Rain from 1st Jan. to 15th Feb. 1878.		Rain from 1st January 1878.		Remarks.		
			Inches.	Up to date.	Inches.	Up to date.	Inches.	Up to date.			
BENGAL—continued.											
Dacca.	Eastern Districts.	Dacca... { Telegraph Office... Hospital	Nil ditto	Not recd. Nil	0.48 0.78	10th Jan. 20th Jan.					
		Moonsheegunge ... Manickgunge ...	ditto ditto	ditto ditto	0.48 0.23	ditto ditto					
		Farradpore ... Goulundo ... Madaripore ...	ditto ditto ditto	ditto ditto ditto	Nil 0.78 0.61	ditto ditto ditto					
	Rackergunge	Burnial ... Perazepore ... Patoakhully ... Bhola ...	Not recd. ditto ditto ditto	ditto ditto ditto ditto	0.63 0.63 0.80 0.38	ditto ditto ditto ditto			Not received 6th to 10th Jan. Ditto ditto. Ditto ditto. Ditto ditto.		
		Mymensingh	Mymensingh ... Jamulpore ... Atia ... Kishoregunge ...	Nil ditto ditto ditto	ditto ditto ditto ditto	Nil ditto ditto 0.08	ditto ditto ditto ditto				
			Chittagong	Chittagong { Telegraph Office Jail	ditto ditto	ditto ditto	Nil 0.26 Nil	ditto ditto ditto			
	Cox's Bazar ...			ditto	ditto	Nil	ditto				
	Chittagong.	Noakhully	Noakhully ... Fenny ...	ditto ditto	ditto ditto	1.19 2.48	ditto ditto				
			Tipperah	Comilla ... Brahmunbariab ...	ditto ditto	ditto ditto	0.90 1.43	ditto ditto			
		Chittagong Tracts. Hill Tipperah		Hill Rungamates Hill... Hill Tipperah	ditto ditto	ditto ditto	0.52 0.62	ditto ditto			
		BEHAR.									
		PATNA.	Patna	Patna ... Behar ... Barh ...	0.26 0.02 Nil	ditto ditto ditto	0.76 0.68 0.45	ditto ditto ditto			
	Dinapore ... { Jail Cantonment			Not recd. 0.28	Not recd. Nil	0.69 0.97	12th Jan. 20th Jan.				
				Gya	Gya ... Nowadah ... Aurangabad ... Jehanabad ...	0.63 0.21 0.80 0.36	ditto ditto ditto ditto	0.85 1.42 0.84 1.78	ditto ditto ditto ditto		
	Shahabad		Arrah ... Basseram ... Buzar ... Bhubooh ...		0.43 0.34 0.64 2.00	ditto ditto ditto ditto	1.38 0.60 2.02 2.80	ditto ditto ditto ditto			
Mouafferpore			Mouafferpore ... Hajerpore ... Seetamurhee ...		0.42 0.23 0.21	ditto Not recd. Nil	0.22 0.66 0.21	ditto 19th Jan. 20th Jan.			
			Durbhanga	Durbhanga ... Mudhoobunsee ... Tajpore ...	0.16 0.18 Nil	0.41 Nil ditto	0.60 0.18 Nil	ditto ditto ditto			
	Barna			Chupra ... Sewan ...	0.36 0.20	ditto ditto	0.49 0.60	ditto ditto			
Chumpran			Metiharee ... Bettiah ... Segowlie ...	0.19 0.20 Not recd.	ditto ditto ditto	0.20 0.20 Nil	ditto ditto ditto			Not received 12th to 19th Jan.	
	Monghyr		Monghyr ... Bagouerni ... Jamouee ...	0.01 Nil 0.03	ditto ditto ditto	0.09 0.13 0.82	ditto ditto ditto				
Bhagulpore			Bhagulpore ... Soopool ... Muddehpooora ... Ranka ... Soubarra ...	Nil ditto 0.30 0.30 Nil	ditto ditto ditto ditto ditto	0.31 Nil 0.30 0.30 Nil	ditto ditto ditto ditto ditto				
			Purneah	Purneah ... Kiserngunge ... Arrarah ... Nya Doonka ... Rajmehal ...	ditto ditto ditto 0.17 Nil	ditto ditto ditto ditto ditto	ditto ditto ditto 0.27 Nil	ditto ditto ditto ditto ditto			
	Southal Pergunnah...			Deoghar ... Gedda ...	0.26 Nil	ditto ditto	0.26 Nil	ditto ditto			

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 1st Jan. to 10th Jan. 1878.	Rain from 20th to 26th Jan. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
ORISSA.	Cuttack	Cuttack... { Telegraph Hos	Nil	Nil	Nil	26th Jan.		
		Jajpore ... { Hospital	ditto	ditto	0 12	ditto		
		Kendraparah ...	ditto	ditto	Nil	ditto		
		Jagatsingapore ...	ditto	0 30	0 30	ditto		
		False Point ...	ditto	Nil	Nil	ditto		
	Pooree	Pooree ...	ditto	0 20	0 20	ditto		
		Khurda ...	ditto	Nil	Nil	ditto		
	Balasore	Balasore... Collector's Off	0 07	ditto	0 07	ditto		
		Bhadrack ...	Nil	ditto	0 50	ditto		
		Jellasore ...	ditto	0 05	Nil	ditto		
		Sorah ...	ditto	Nil	0 53	ditto		
		Chandbally ...	ditto	ditto	Nil	ditto		
	Cuttack Tributary Mehala.	Bambalporo ..	ditto	0 20	0 20	ditto		
	CHOTA NAGPORE.							
	SOUTH-WESTERN FRONTIER AGENCY.							
	Hasareebagh	Hasareebagh... { Jail	0 03	Nil	0 03	26th Jan.		
		Pachamba ... { Dispensary	0 03	ditto	0 03	ditto		
	Lohardugga	Ranchee ...	0 16	ditto	0 20	ditto		
		Palamow ...	Nil	Not recd.	Nil	19th Jan.		
	Singbhoom	Chyabasa ...	0 08	ditto	0 08	ditto		
	Manbhoom	Chyabasa ...	0 13	Nil	0 78	26th Jan.		
		Purulia ...	0 14	ditto	0 14	ditto		
		Govindpore ...	Not recd.	ditto	0 09	ditto	Not received 13th to 19th Jan.	
ASSAM & ADJA- CENT HILLS.								
Sylhet	Sylhet	Nil	ditto	0 10	ditto			
Sibsagar	Sibsagar ...	0 34	Not recd.	0 38	19th Jan.			
	Golaghat ...	0 44	ditto	0 67	ditto			
	Jorhat ...	0 01	ditto	0 01	ditto			
Itanpootana	Akyab ...	Nil	Nil	Nil	26th Jan.			
	Alwar ...	ditto	ditto	ditto	ditto			
	Jampur ...	ditto	0 30	0 30	ditto			
	Sambhar ...	ditto	0 10	0 10	ditto			

CALCUTTA,
The 2nd February 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 27th January to 2nd Feb. 1878.

STATION.	Date	Hour	Barometer reduced to 32°.	Barometer reduced to sea-level.	Thermometer		Humidity at 100.	Wind		Rain	Clouds	Weather initials.
					Dry	Wet		Direction.	Velocity.			
CALCUTTA	Jan. 27th	10	30.070	30.092	76.1	70.0	77	S W by W	22		FK	A
	16		30.037	30.048	74.0	69.0	51	W S	72		CS	b
	28th	10	30.016	30.059	75.8	69.0	69	S W	48			b
	16		30.038	30.048	82.1	70.1	62	S W	65		FK	b
	29th	10	30.074	30.098	75.6	69.2	70	W	18		FK, FK	b
	16		30.048	30.048	71.6	69.2	51	W	68		FK	b
	30th	10	30.142	30.165	70.0	64.5	73	N E by N	18		FK	b
	16		30.142	30.165	71.0	64.5	74	N E by N	77		FK	b
	31st	10	30.036	30.058	69.2	60.1	66	N E by N	70		FK	b
	16		30.125	30.147	78.0	65.1	49	N E by N	72		FK	b
SAGOR ISLAND	Feb. 1st	10	30.115	30.137	69.0	67.5	97	N E	63	0.2	PK	b
	16		30.081	30.083	67.7	60.0	62	N E	68		PK	b
	2nd	10	30.120	30.143	71.4	61.5	66	N E			PK	b
	16		30.090	30.093	78.1	65.3	51	N E			PK	b
	Jan 27th	10	30.074	30.080	77	71	73	S	61		PK	A, m
	16		30.074	30.074	74	71	70	N	10.1			b, m
	28th	10	30.081	30.081	77	71	74	N W	91			b, m
	16		30.081	30.081	70	71	74	S	128		PK	b, m
	29th	10	30.074	30.080	74	71	74	N W	4.2		PK	b, m
	16		30.074	30.080	74	71	74	N W	71		PK	b, m
CHITTAGONG	30th	10	30.078	30.083	75	63	78	N E	64		PK	b, m
	16		30.129	30.134	76	63	78	N E	171		PK	b, m
	31st	10	30.031	30.037	78	70	74	N N W	64		PK	b, m
	16		30.118	30.124	72	64	6	N	114		PK	b, m
	Feb 1st	10	30.089	30.088	78	69		N	67		PK	b, m
	16		30.082	30.088	76	66		N E	106		PK	b, m
	2nd	10	30.081	30.087	72	65	67	N	66		PK	b, m
	16		30.112	30.114	74	66	60	N	66		PK	b, m
	3rd	10	30.092	30.098	70	60	68	N N E	69		PK	b, m
	16		30.092	30.098	70	60	68	N N E	69		PK	b, m
AKYAB	Jan 27th	10	30.084	30.077	71	63	69	N	7		PK	b, m
	28th	10	30.088	30.091	70	67	66	N	10		PK	b, m
	29th	10	30.088	30.091	70	67	66	N	26		PK	b, m
	30th	10	30.018	30.112	76	69	69	N	40		PK	b, m
	31st	10	30.028	30.112	71	65	60	N N E	48		PK	b, m
	Feb 1st	10	30.012	30.117	72	62	54	N	31		PK	b, m
	2nd	10	30.011	30.116	70	62	41	N			PK	b, m
	3rd	10	30.011	30.116	70	62	41	N			PK	b, m
	4th	10	30.011	30.116	70	62	41	N			PK	b, m
	5th	10	30.011	30.116	70	62	41	N			PK	b, m
CUTTACK	Jan 27th	10	30.094	30.090	75	65	76	N E	11		PK	b, m
	28th	10	30.094	30.103	71	63	77	N E	22		PK	b, m
	29th	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	30th	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	31st	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	Feb 1st	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	2nd	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	3rd	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	4th	10	30.094	30.100	73	65	63	N E	11		PK	b, m
	5th	10	30.094	30.100	73	65	63	N E	11		PK	b, m
FALLEN POINT	Jan 27th	10	30.054	30.073	76	71	77	S W	37		PK, C	b
	28th	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	29th	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	30th	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	31st	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	Feb 1st	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	2nd	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	3rd	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	4th	10	30.054	30.073	79	70	61	S W	40		PK, C	b
	5th	10	30.054	30.073	79	70	61	S W	40		PK, C	b
VISHAKAPATNAM	Jan 27th	10	30.037	30.066	70	70	61	Fly S	16			b
	28th	10	30.043	30.076	70	70	61	Fly S	12			b
	29th	10	30.050	30.082	70	71	62	Fly S	17			b
	30th	10	30.058	30.129	70	70	64	Fly S	14			b
	31st	10	30.071	30.146	70	72	70	Fly S	10			b
	Feb 1st	10	30.080	30.162	70	71	69	Fly S	15			b
	2nd	10	30.077	30.109	70	71	63	Fly S	12			b
	3rd	10	30.077	30.109	70	71	63	Fly S	12			b
	4th	10	30.077	30.109	70	71	63	Fly S	12			b
	5th	10	30.077	30.109	70	71	63	Fly S	12			b
MADRAS	Jan 27th	10	30.120	30.142	85	75	61	Fly N	9			b
	28th	10	30.120	30.142	85	75	61	Fly N	9			b
	29th	10	30.120	30.142	85	75	61	Fly N	9			b
	30th	10	30.120	30.142	85	75	61	Fly N	9			b
	31st	10	30.120	30.142	85	75	61	Fly N	9			b
	Feb 1st	10	30.120	30.142	85	75	61	Fly N	9			b
	2nd	10	30.120	30.142	85	75	61	Fly N	9			b
	3rd	10	30.120	30.142	85	75	61	Fly N	9			b
	4th	10	30.120	30.142	85	75	61	Fly N	9			b
	5th	10	30.120	30.142	85	75	61	Fly N	9			b
COLOMBO	Jan 27th	10	30.080	30.081	84	78	72	N	62		PK	b
	28th	10	30.080	30.081	84	78	72	N	13		PK	b
	29th	10	30.080	30.081	84	78	72	N	102		PK	b
	30th	10	30.080	30.081	84	78	72	N	20		PK	b
	31st	10	30.080	30.081	84	78	72	N	73		PK	b
	Feb 1st	10	30.080	30.081	84	78	72	N			PK	b
	2nd	10	30.080	30.081	84	78	72	N			PK	b
	3rd	10	30.080	30.081	84	78	72	N			PK	b
	4th	10	30.080	30.081	84	78	72	N			PK	b
	5th	10	30.080	30.081	84	78	72	N			PK	b

Velocity of wind in miles per hour.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Government of Bengal.

Results of the Meteorological Observations taken at the Alipore establishment, during 27th January to 2nd February 1878. *officiate temporarily as establishment, during other orders.*

Month.	Date.	Maximum in sun.	Mean pressure, barometer at 32° F. alt.	TEMPERATURE.				HYGROMETRY.				Prevailing direction.	Remarks.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.		
1878.		☉	Inches	☉	☉	☉	☉	☉	Inches	☉	%		
Jan.	27th	137.3	29.981	70.4	81.4	21.2	60.2	66.3	0.591	63.8	80	S and S W	...
"	28th	137.8	965	71.9	83.5	20.0	62.2	67.2	0.603	64.1	77	S, W S W and S S W.	... night clear, and w.
"	29th	140.0	30.010	72.2	81.7	18.6	63.2	67.7	0.610	65.0	78	Till 4 p.m. W through S W, till midnight N E by N through N W & N.	... chiefly clear, and w. Partially cloudy till evening, night clear, f and w.
"	30th	87.2	0.59	68.2	74.1	10.1	64.0	65.0	0.679	63.1	85	N E by N & S by W.	129 " Partially cloudy till 4 p.m., evening and night clear, d at noon, o, g, f, and w.
"	31st	136.7	0.49	68.3	77.1	15.6	61.5	62.2	0.481	67.6	70	Till 6 p.m. N E through N till midnight S by S through N E	119 " Morning partially cloudy, evening and night clear, o and w.
Feb.	1st	98.6	0.64	64.1	70.6	11.1	60.5	61.4	0.510	60.0	85	Till 4 p.m. N by E through N & NE, till 9 p.m. S through N & W, till midnight S E through N & E.	111 " Cloudy, w, o, g, d, and p.
"	2nd	135.8	0.02	66.7	78.0	22.0	50.0	63.7	0.518	60.0	79	Till noon N E by S through S, & N till midnight W by N through N & N W.	80 " 0.02 clear, f and w

The mean pressure of the seven days ... 30.024
 The average pressure of the corresponding period for 25 years ... 29.991

The mean temperature of the seven days ... 68.8
 The average temperature of the corresponding period for 25 years ... 69.0
 The extreme variation of temperature during the seven days ... 27.5
 The maximum temperature during the seven days ... 83.5

The mean relative humidity during the seven days ... 79
 The average relative humidity of the corresponding period for 25 years ... 71

The total fall of rain from 27th January to 2nd February 1878 ... 0.02
 The average fall of the corresponding period for 25 years ... 0.26
 The total fall from 1st January to 2nd February 1878 ... 0.02
 The average fall of the corresponding period for 25 years ... 0.56

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

* Dew, f foggy, o overcast, g gloomy, d drizzling, p passing temporary showers.

* Fell at 12-45 p.m. of the 1st

HENRY F. BLANFORD,
 Meteorological Reporter to the Government of India.

METEOROLOGICAL OFFICE, INDIA,
 The 4th February 1878.

The 12th February
India in the Home Department
Actuation of Traffic of the Tirhoot State Railway for the
Month of November 1877.

TIRHOOT STATE RAILWAY.

DECREASE.

... demand lessening in Chumparun.	Mds 5 043
... pressed state of market.	.. 4,023
... seeds	.. 315
... demand upward.	

INCREASE.

... new crop and through booking with East Indian Railway	.. 7,256
... other food-grains	.. 3,927
... harvest and through booking with East Indian Railway.	.. 367
... Salt	.. 1,350
... for light booking with East Indian Railway.	.. 14,336
... Piece-goods, English	
Due to ... booking with East Indian Railway	
... Oil-seeds	
Increase due to ... through booking with East Indian Railway.	

In accordance
India, the Governor
Government who
for light
of State

Staple	Increase	Decrease.	Total
	Up. Mds.	Down. Mds.	Increase. Mds.
Rice	7,256	5,012	7,256
Pulses		2,134	1,889
Other food-grains	618	3,309	3,927
Salt	367		367
Piece-goods, English	1,350		1,350
Oil-seeds		315	14,336

L. O'CALLAGHAN, Engineer-in-Chief, Tirhoot State Railway.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY MAIN LINE.

Approximate Return of Traffic for week ended 26th January 1878 on 1,270½ miles open.

	No of passengers.	COACHING TRAFFIC.					MERCHANDISE AND MINERAL TRAFFIC.					TOTAL TRAFFIC RECEIPTS.			TRAIN MILES RUN.			
		Coaching receipts.					Weight carried.					Receipts.			Coaching.	Merchandise.	Total.	
		Rs.	A.	P.	£	s. d.	Mds.	Rs.	A.	P.	£	s. d.	Rs.	A.				P.
Total traffic for the week	130,280	185,140	3	9	17,274	10 3	10,50,000	0	20,000	5 6	50,837	17	2	8,008	24	45,502	111,007	187,611
Or per mile of railway		147	4	1	13	10 0			484	8	1	54	8 3	631	12	2		
For previous 3 weeks of half-year	315,100	4,71,684	8	6	43,237	15 0	37,92,113	0	14,67,695	2	5	134,637	16 1	10,39,369	10 0	126,357	280,690	412,947
Total for 4 weeks	445,580	6,56,133	12	3	60,512	5 3	54,54,573	30	20,47,734	7	0	191,375	13 3	27,67,808	4 0	171,019	306,003	679,611
COMPARISON.																		
Total for corresponding week of previous year	130,343	1,86,705	8	11	17,294	0 2	13,29,321	20	5,84,246	16	0	63,569	12 0	7,72,992	7 4	80,900	100,430	181,230
Per mile of railway, corresponding week of previous year		147	7	3	13	10 4			454	9	0	61	17 0	604	0 3			
Total to corresponding date of previous year	522,405	10,56,101	2	3	90,800	5 5	40,34,078	10	20,13,901	0	9	181,903	14 7	30,03,962	3 0	219,800	342,739	601,239

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 26th January 1877 on 223½ miles open.

		R. A. P.			£ s. d.			Mds. R.			R. A. P.			£ s. d.			R. A. P.				
Total traffic for the week	6,580	22,290	2	6	2,044	1	10	1,44,378	30	50,000	0	0	5,110	13	4	78,739	2	6	4,051	10,970	18,400
Or per mile of railway		99	10	7	9	2	4	250	14	2			22	19	6	350	4	0			40
For previous 3 weeks of half-year ..	19,273	67,448	13	6	5,200	2	10	4,36,312	30	1,23,431	2	0	11,315	8	9	1,80,849	15	6	13,000	50,214	48,000
Total for 4 weeks	25,850	79,746	0	0	7,310	4	8	6,18,611	10	1,79,321	2	0	16,436	2	1	2,59,269	2	0	17,741	61,190	58,000
COMPARISON.																					
Total for corresponding week of previous year	7,476	22,735	10	0	2,082	18	4	2,27,532	20	58,224	1	0	5,337	11	6	80,983	11	0	5,423	13,736	10,000
Per mile of railway, corresponding week of previous year		101	11	3	9	6	6			290	5	9	23	17	1	361	15	0			
Total to corresponding date of previous year	35,938	1,79,851	5	5	16,446	7	8	8,34,604	20	2,15,192	9	0	10,723	19	8	3,95,945	16	5	24,425	60,492	54,000

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 26th January 1878 on 24 miles open.

	Number of passengers.	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RECEIPTS.		
		Coaching receipts.				Weight carried.				Receipts.		
		Rs.	A.	P.	£ s. d.	Mds.	Rs.	A.	P.	£ s. d.	Rs.	A.
Total traffic for the week	9,320	1,004	0	0	180	16	0	20,600	0	0	97	4
Or per mile of railway	388	42	0	0	7	1	0	858	0	0	4	0
For previous 3 weeks of half-year	23,131	4,150	0	0	419	19	0	62,715	0	0	193	16
Total for 4 weeks	32,450	5,207	0	0	580	16	0	81,325	0	0	270	16
COMPARISON.												
Total for corresponding week of previous year	11,027	1,363	4	0	180	6	0	18,966	27	0	63	19
Per mile of railway, corresponding week of previous year	459	56	8	5	7	13	1	777	15	0	2	7
Total to corresponding date of previous year	41,805	5,008	7	0	509	12	11	60,623	36	0	216	2

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 19th January 1878 on 72½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND PASSENGERS.	
	Number of passengers.	Goods carried.	Freight receipts.	£ s. d.	Mds. s.	Weight carried.
For the week	7,120	14 6 0	244 1 9	30,050 0	404 0	30,330 0
For the week of railway	90	4 0 0	633 1 0	75,220 0	404 0	30,330 0
For the 4 weeks of half-year	12,470	2 8 0	907 2 9	10,596 20	220 0	27,547 20
Total for 4 weeks	19,590	0 8 0	105 5 8	220 0	27,547 20	2,717 10
COMPARISON.						
Corresponding week of previous year, 1877	2,420	1 0 0	2 2 6	237 15 7	10,596 20	2,717 10
For the week of railway, corresponding week of 1877	82	31 0 0	2 2 6	237 15 7	10,596 20	2,717 10
Corresponding date of previous year	7,062	2,877 0 0	105 5 8	220 0	27,547 20	2,717 10

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 26th January 1878 on 72½ miles open.

	No.	Ra. A. P.	£ s. d.	Mds. s.	Ra. A. P.	£ s. d.	£ s. d.
For the week	7,560	8,740 10	274 1 3	23,025 0	291 0	78,280 0	389 13
For the week of railway	90	47 5 0	4 14 6	78,280 0	4 0	385 12 6	389 13
For the 4 weeks of half-year	19,590	9,971 6 0	907 2 9	98,305 0	3 0	5 12 3	8 6
Total for 4 weeks	27,150	18,818 0 0	1,301 4 0	16,371 6 0	984 14 9	2,236 10	2,236 10
COMPARISON.							
Corresponding week of previous year, 1877	2,293	940 14 3	67 1 9	16,371 6 0	984 14 9	2,236 10	2,236 10
For the week of railway, corresponding week of 1877	50	20 6 3	2 11 4	21 10 0	3 3 3	4 4	4 4
Corresponding date of previous year	9,387	8,818 11 6	881 17 0	3,714 6 6	370 19 8	785 16	785 16

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 26th January 1878 on 158½ miles open.

	No.	Ra. A. P.	£ s. d.	Mds. s.	Ra. A. P.	£ s. d.	£ s. d.
For the week	44,987	29,371 9 9	2,002 7 11	2,002 7 11	62,709 9 11	5,748 7 8	9,440 15 7
For the week of railway	294	185 9 7	17 0 3	17 0 3	398 4 4	34 6 0	35 6 0
For the 4 weeks of half-year	95,178	67,096 9 3	6,140 18 1	4,78,876 30	1,17,637 7 8	10,310 18 9	14,300 10 10
Total for 4 weeks	1,40,000	90,468 3 0	8,442 0 0	6,78,361 31	1,90,647 1 7	16,539 6 0	25,401 6 5
COMPARISON.							
Corresponding week of previous year, 1877	44,986	29,348 4 1	2,003 18 6	1,76,443 38	60,719 8 8	3,733 11 11	6,486 10 8
For the week of railway, corresponding week of 1877	294	185 11 4	17 0 3	1,116 4	257 4 11	35 11 9	40 12 2
Corresponding date of previous year	1,38,221	85,620 14 5	8,760 1 5	6,91,204 38	1,40,843 10 8	13,717 5 0	22,463 6 5

NULHATI STATE RAILWAY.

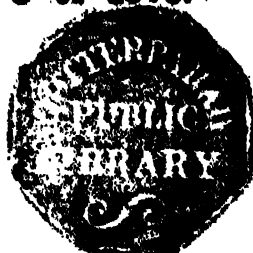
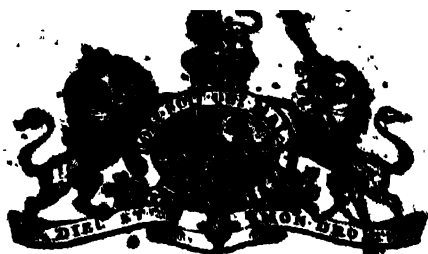
Approximate Return of Traffic for week ended 2nd February 1878 on 27½ miles open.

	No.	Ra. A. P.	£ s. d.	Mds. s.	Ra. A. P.	£ s. d.	£ s. d.
For the week	2,498	1,041 0 0	104 2 0	14,100 0	1,008 0 0	108 5 0	215 5 0
For the week of railway	91	34 0 0	3 16 0	801 0	79 5 0	3 19 0	7 15 0
For the 4 weeks of half-year	8,536	3,549 0 0	330 18 0	68,633 0	2,440 0 0	246 0 0	726 15 0
Total for 4 weeks	11,343	4,630 0 0	436 0 0	84,933 0	4,488 0 0	455 5 0	937 5 0
COMPARISON.							
Corresponding week of previous year, 1877	3,063	1,443 12 9	164 7 7	7,197 3	543 11 3	54 7 8	198 15 0
For the week of railway, corresponding week of 1877	118	82 15 9	5 5 11	264 4	19 15 1	1 19 11	7 5 10
Corresponding date of previous year	11,701	5,515 1 3	534 10 3	68,422 16	2,501 6 3	330 2 10	854 13 1

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 19th January 1878 on 134½ miles open.

	No.	Ra. A. P.	£ s. d.	Mds. s.	Ra. A. P.	£ s. d.	£ s. d.
For the week	4,406	1,736 8 3	175 13 0	3,400 20	607 13 3	68 15 8	294 6 8
For the week of railway	33	13 1 8	1 6 8	20 4	3 10 2	0 7 3	1 15 8
For the 4 weeks of half-year	3,818	1,938 0 9	196 15 0	10,394 20	1,331 12 0	133 3 7	595 19 7
Total for 4 weeks	8,114	3,714 9 0	371 9 0	13,794 0	1,912 9 3	181 19 3	895 8 3
COMPARISON.							
Corresponding week of previous year, 1877
For the week of railway, corresponding week of 1877
Corresponding date of previous year



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Calcutta Gazette.

WEDNESDAY, FEBRUARY 20, 1878.

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(*) Parts IA and V are not sent to officers receiving the Gazette of India.

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1021A.

GENERAL.—*The 5th February 1878.*—Mr. E. W. Molony, Commissioner of the Patna Division, is allowed thirty days' subsidiary leave, preparatory to retirement, under Section 24 (b)—2 of the Civil Leave Code, with effect from the 15th proximo, or such subsequent date as he may avail himself of it.

The 8th February 1878—Baboo Grish Chunder Sarkar, Fifth Special Commissioner, Chota Nagpore Tenures' Act, is allowed leave for one month and seven days under the rules in Chapter VII of the Civil Leave Code.

Baboo Nundjee, temporary Sub-Deputy Collector, Palamow, Lohardugga, is appointed to act as Fifth Special Commissioner under the Chota Nagpore Tenures' Act during the absence, on leave, of Baboo Grish Chunder Sarkar, or until further orders.

Baboo Kustori Lall, Sub-Deputy Collector, Hazareebagh, is transferred temporarily to Palamow, in Lohardugga, *vice* Baboo Nundjee.

The 12th February 1878.—Mr. H. M. Tobin, Officiating Joint-Magistrate and Deputy Collector, Burdwan, is appointed to act, until further orders, in the Second Grade of Joint-Magistrates and Deputy Collectors.

The 18th February 1878.—Moulvi Mahomed Serajul Huq, Sub-Deputy Collector, Doomka, is transferred to Deoghur.

Baboo Shama Churn Das, Sub-Deputy Collector, Deoghur, is transferred to Doomka.

Mr. F. W. R. Cowley, Joint-Magistrate and Deputy Collector, Shahabad, who reported his return from furlough on the 18th January 1878, is allowed subsidiary leave for fifteen days from that date to enable him to join his appointment.

Baboo Uma Kant Das, Officiating Personal Assistant to the Magistrate, having joined his appointment on the 5th December 1877, the leave granted to him under orders of the 13th August last, is cancelled. He is to officiate temporarily as establishment, during his absence, under other orders.

With the sanction of the Governor-General in Council Koonjibutty is appointed, under the provisions of the rules framed under Section 6 of the Act of 1875, notified by the Government of India in the Home Department under Section 15 of the Act of 1875, to be an Assistant Magistrate and Collector of Durbhanga.

The 14th February 1878.—The following officers, connected with the Survey, are vested with the powers of a Deputy Collector under Act No. 1 of 1877, in the Cuttack district:—

Captain D. C. Andrew, Officiating Deputy Superintendent of the Municipality of Cuttack.
Mr. C. David, Revenue Surveyor.
„ H. R. Littlewood, Revenue Surveyor.

Moulvi Mohamed Abdool Kader, Deputy Magistrate and Deputy Collector of the Jungpore Division of the Moorshedabad district, is transferred to the Cuttack district.

Baboo Otool Ohunder Chatterjee, Deputy Magistrate and Deputy Collector of the Jungpore Division of the Moorshedabad district, is transferred to the Presidency Division, and is appointed to have charge of the Jungpore Division of that district.

Mr. E. M. Reily, Deputy Magistrate and Deputy Collector, in charge of the City Moorshedabad Division of the Moorshedabad district, is appointed to have charge of the Rampore Haut Division of that district.

Baboo Ruttun Lal Ghose, Deputy Magistrate and Deputy Collector, Moorshedabad, is appointed to have charge of the City Moorshedabad Division of that district.

The 15th February 1878.—Mr. R. B. Wilson is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it on being relieved of his duties as Officiating Secretary to the Board of Revenue, Lower Provinces, by Mr. H. J. Marshall.

Mr. R. Porch, Officiating Magistrate and Collector, Noakhally, is appointed to act, until further orders, in the Third Grade of Magistrates and Collectors, with effect from the 1st instant.

The 16th February 1878.—Mr. C. W. Wilmot, Deputy Magistrate and Deputy Collector, Deoghur, Southal Pergunnahs, is temporarily vested with the powers of a Settlement Officer under Regulation III of 1872 in that sub-division.

The 18th February 1878.—Mr. G. N. Barlow, C.S.I., is appointed to be Commissioner of the Patna Division, with effect from the date on which Mr. E. W. Molony retires.

Mr. Barlow will continue to act until further orders as Commissioner of the Bhagulpore Division.

Mr. F. M. Halliday, Magistrate and Collector, Gya, is appointed to act as Commissioner of the Patna Division during the absence, on deputation, of Mr. G. N. Barlow, or until further orders.

Mr. G. S. Park, Magistrate and Collector, Sarun, is appointed to be a Magistrate and Collector of the First Grade, *vice* Mr. G. N. Barlow.

Mr. F. Jones, Officiating Magistrate and Collector, Tipperah, is promoted to the Second Grade of Magistrates and Collectors, *vice* Mr. G. S. Park.

Mr. R. H. Pawsey, Officiating Magistrate and Collector, Mymensingh, is appointed to be a Magistrate and Collector of the Third Grade, *vice* Mr. F. Jones. Mr. Pawsey will continue to act, until further orders, in the Second Grade of Magistrates and Collectors.

Mr. F. J. G. Campbell is promoted to the First Grade of Joint-Magistrates and Deputy Collectors, *vice* Mr. R. H. Pawsey. Mr. Campbell will continue to act, until further orders, as Additional District and Sessions Judge of Chittagong.

Mr. T. D. Beighton, Officiating Joint-Magistrate and Deputy Collector, Julpigoree, on special duty, is appointed to be a Joint-Magistrate and Deputy Collector of the Second Grade, *vice* Mr. F. J. G. Campbell. Mr. Beighton will continue to act, until further orders, in the First Grade of Joint-Magistrates and Deputy Collectors.

Baboo Juggobundhoo Sen, Deputy Magistrate and Deputy Collector, Noakhally, having resumed charge of his duties on the forenoon of the 3rd ultimo, the unexpired portion of the three months' leave granted to him under the orders of the 13th October last, is cancelled.

The 19th February 1878.—Mr. H. A. D. Phillips, Officiating Joint-Magistrate and Deputy Collector, in charge of the Sowan Division of the Sarun district, is appointed to have charge of the Sassaram Division of the Shahabad district.

Mr. F. St. C. Grimwood, Assistant Magistrate and Collector, Gya, is appointed to have charge of the Sowan Division of the Sarun district.

Mr. E. Stewart, Deputy Magistrate and Deputy Collector, in charge of the Sassaram Division of the Shahabad district, is posted to the Sudder Station of Gya.

Mr. D. Norton, Assistant Magistrate and Collector, in charge of the Contai Division of the Midnapore district, is allowed special leave for six months under Section 21 of the Civil Leave Code.

Mr. J. M. Lewis, District and Sessions Judge, Bhagulpore, is allowed furlough for eight months under Section 18 of the Civil Leave Code, together with subsidiary leave for fifteen days under Section 24 of the Code, with effect from the 17th proximo.

Deputy Magistrate and Deputy Collector, is posted to Julpigoree.
The 12th February Officiating Magistrate and Collector, Chittagong, is allowed leave for India in the Home Department to the 6th August 1877, under the rules in Chapter VII of the

Officiating Deputy Commissioner, Sonthal Pergunnahs, is allowed leave under the rules in Chapter VII of the Civil Leave Code, with effect from

Joint-Magistrate and Deputy Collector, Moorshedabad, is appointed Commissioner, Sonthal-Pergunnahs, during the absence, on leave, of further orders.

14th February 1878.—Baboo Mohini Mohan Roy is, with the sanction of the Viceroy and Governor-General, appointed, under the provisions of the sections of the Indian Councils' Act of 1861, to be a member of the Council of the Governor-General of Bengal for the purpose of making Laws and Regulations. *In accordance with the provisions of the Indian Councils' Act of 1861, to be a member of the Council of the Governor-General of Bengal for the purpose of making Laws and Regulations, the Government who* Baboo Sen Bahadoor.

The 14th February 1878.—Mr. Ameer Ali, Barrister-at-Law, is, with the sanction of His Excellency the Viceroy and Governor-General, appointed, under the provisions of the 29th, 30th, and 31st sections of the Indian Councils' Act of 1861, to be a member of the Council of the Governor-General of Bengal for the purpose of making Laws and Regulations, *vice* Baboo Meer Mahomed Ali.

POLICE.—*The 13th February 1878.*—Mr. W. J. Kilby, District Superintendent of Police, Jessore, is appointed to act in the Fourth Grade of District Superintendents of Police, with effect from the afternoon of the 14th ultimo, the day on which Mr. G. M. M. Riddale, District Superintendent of Police, Tipperah, availed himself of his leave.

ECCLESIASTICAL.—*The 14th February 1878.*—The Revd. A. W. R. Quinlan, Chaplain of Cuttack, is allowed leave for one month under Section 12, Supplement E of the Civil Leave Code, with effect from the 29th ultimo.

REGISTRATION.—*The 5th February 1878.*—Moulvi Mahomed Serajul Huq, Sub-Deputy Collector, Sonthal Pergunnahs, is appointed to be *ex officio* Sub-Registrar of Doomka, *vice* Mr. C. G. M. Shircore, with effect from the 8th January 1878.

The 15th February 1878.—Baboo Protap Chunder Ghose, Officiating First Inspector of Registration Offices, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 18th ultimo.

The 16th February 1878.—Syed Amjad Hossain is appointed to be Rural Sub-Registrar of Dumuria, in the district of Jessore, *vice* Baboo Ananda Chundra Ghosh, removed.

EDUCATION.—*The 14th February 1878.*—The following gentlemen are appointed to be members of the District School Committee of Mymensingh:—

- Dr. E. Bovill, F.R.C.S., Officiating Civil Surgeon, *vice* Dr. J. C. Shaw, transferred.
- Baboo Krishna Chandra Roy, Deputy Magistrate and Deputy Collector, *vice* Baboo Krishna Kumar Sen, transferred.
- „ Anath Baudhu Guha, B.L., Pleader, *vice* Baboo Akhoy Kumar Basu, M.A., transferred.
- „ Jogendra Narain Acharjia Chowdry, Zemindar.

The 15th February 1878.—The following gentlemen are appointed to be members of the Cuttack District School Committee:—

- Rajah Puddolav Deo, Zemindar of Killah Aul.
- Kisto Chundra Brahmarbar Dhirnarindro, Zemindar of Madhupore.

FOREST.—*The 17th October 1877.*—Mr. H. H. Davis, Assistant Commissioner of Forests, Chittagong, is allowed leave for fifteen months under Section XII of the Civil Leave Code, together with subsidiary leave for a period not exceeding thirty days, with effect from the 22nd September 1877.

MEDICAL.—*The 14th February 1878.*—Baboo Bejoy Gobind Chowdry, Assistant Surgeon, is appointed to be Secretary and Member of the Committee for the management of the Charitable Dispensary at Jungypore, in the district of Moorshedabad.

The 15th February 1878.—Third Grade Assistant Surgeon Hera Lal Dutt, a Supernumerary at the Presidency, is appointed to have medical charge of the station and harbour of False Point.

The 18th February 1878.—The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Dinbatta, in the Rungpore district:—

- Baboo Goluk Chunder Chowdhary, Talookdar.
- „ Sree Nath Roy, Lakhirajdar.
- „ Debendra Chowdhary, ditto.
- „ Kassi Chunder Bagchi, Zemindar's Agent.
- „ Koylash Chunder Mookerjee, Head Master, Dinbatta School.

The 19th February 1878.—Surgeon W. Owen is appointed Medical Officer in charge of the Northern Bengal (State) Railway, during the absence, on deputation, of Surgeon W. A. Gilligan, or until further orders.

MUNICIPAL.—*The 5th February 1878.*—Baboo Dwarka Nath Chatterjee is appointed to be a Commissioner for the Municipality of Hooghly.

Baboo Akhoy Coomar Chatterjee, Deputy Magistrate, is appointed under section 15 of Act V (B.C.) of 1876, to be a Commissioner of the Balasore Municipality, *vice* Baboo Radha Nath Roy, transferred.

The 6th February 1878.—Baboo Kishori Lall Sirkar is re-appointed to be a Commissioner for the Municipality of Rampore Bauleah, in the district of Rajshahye.

The following gentlemen are appointed to be Commissioners of the Municipality of Rampore Bauleah, in the district of Rajshahye:—

Baboo Grish Chunder Roy, B.L., Pleader.

„ Hari Churn Sen, ditto.

„ Hari Churn Moitra, ditto.

The 12th February 1878.—The following gentlemen are appointed under section 15 of Act V (B.C.) of 1876, to be Municipal Commissioners for the town of Serampore:—

• Mr. F. A. Slack, Assistant Magistrate and Collector, *vice* Baboo Mohendro Nath Bhuttacharjee.

„ P. Nolan, Officiating Joint-Magistrate and Deputy Collector, *vice* Mr. C. A. Samuells.

Baboo Behary Lall Mookerjee has ceased to be a Commissioner of the Serampore Municipality under Section 22 of Act V (B.C.) of 1876.

ROAD CESS.—*The 13th February 1878.*—The following gentlemen are appointed to be members of the Maubhoom District Road Cess Committee:—

Mr. R. H. Renney, Officiating Assistant Commissioner, Vice-Chairman.

„ W. H. Cornish, District Superintendent of Police,

Baboo Kala Chand Datta, Naib of Talukdar of Birgunnah Kassaipur, } Members.

The 14th February 1878.—The following gentlemen are re-appointed to be members of the Purneah District Road Cess Committee:—

Baboo Ram Chaud Settya.

Baboo Srikanth Jha.

The following gentlemen are appointed to be members of the Narail Branch Road Cess Committee:—

Baboo Barada Doss Bose, temporary Sub-Deputy Collector, Vice-Chairman.

„ Kalli Pronono Mookerjee, Inspector of Police.

„ Radha Kant Banerjee, Sub-Manager, Narail estate.

Mr. C. Selby, Manager, Nohatta concern.

ROAD CESS.—*The 18th February 1878.*—Mr. B. Rattray, District Superintendent of Police, Maldah, is appointed to be a member of the Maldah District Road Cess Committee, *vice* Mr. A. H. James.

The following Notifications are republished from the *Assam Gazette*.—

The 5th February 1878.—Baboo Ram Kumar Pal Chaudhuri, Subordinate Judge of Sylhet, having resumed charge of his office on the 27th December 1877, the unexpired portion of the leave granted to him is cancelled.

The 6th February 1878.—Baboo Hara Sundar Chakravarti, Officiating Moonsif of Naviganj, Sylhet, is appointed to be a Moonsif of the Third Grade, *vice* Baboo Chandra Kumar Mitra, deceased, and is posted to the sudder station of Sylhet.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 16th February 1878.—In continuation of the notification of the 4th September 1877, published in the *Calcutta Gazette* of the 5th idem, Part I, page 1196, sanctioning the amalgamation of a portion of the Sitakund Moonsif with the Chittagong Town Moonsif, it is notified for general information that, under Section 16 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor is pleased to direct that the former Moonsif of Sitakund, now known as the Additional Moonsif of the Chittagong Town Chowkey, shall ordinarily hold his court at Madan-ke-hât instead of at Kumeria, in the district of Chittagong.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

The 12th February 1878.—The following notification, issued by the Government of India in the Home Department, is hereby published for general information.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

No. 166.

HOME DEPARTMENT—PUBLIC.

Fort William, the 30th January 1878.

NOTIFICATION.

In accordance with instructions received from Her Majesty's Secretary of State for India, the Governor-General in Council is pleased to direct that officers in the service of Government who may desire to solicit Government patronage, other than that of the local Government, for literary or other works, shall apply to the Government of India, and not to the Secretary of State.

JAMES O'KINEALY,
Offg. Secy. to the Govt. of India.

[Second Publication.]

NOTIFICATION.

The 12th February 1878.—Under Section 321 of Act V (B.C.) of 1876, it is hereby notified for general information that, in supersession of the notification dated the 20th August 1869, published at page 1324 of the *Calcutta Gazette* of the 25th August 1869, the boundaries of the Kishengunge and Khagrah Union, in the district of Purneah, shall be from 1st April 1878 as defined below, and shall comprise the villages noted in the margin :—

- | | |
|------------------------|-----------------|
| 1. Bherindangi. | 11. Sundwin. |
| 2. Simulbari. | 12. Kutubbari. |
| 3. Phulwari Malik. | 13. Deomaria. |
| 4. Phulwari. | 14. Polistoli. |
| 5. Pandrayin (Pernai). | 15. Guidhassa. |
| 6. Mohindinpora. | 16. Guchmara. |
| 7. Mohindinpora lines. | 17. Khagrah. |
| 8. Kutabgung. | 18. Bhatmukhia. |
| 9. Alungunge Hat. | 19. Samsarpore. |
| 10. Telghuria. | |

North.—The southern boundaries of the villages of Khariabari and Andhasur; the western and southern boundaries of Guchparah and Moheshbathna; the southern boundaries of Dekhsura and Ghoramara.

East.—The western boundaries of Bheringhara and Maldoar.

South.—The northern boundaries of Mujhuason, Jhooljhooli, Poothia, Shukari Milik, Sumda, and Khurda.

West.—The eastern boundaries of Bussantpoor Khirda, Bussantpoor, Belwa, Chakla Kalan, Tobamari, and Chakla Moheshbathna.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 4th February 1878.—The following Bye-laws framed by the Municipal Commissioners of Kishnaghur at a meeting under Section 313 of Act V (B.C.) of 1876, having been confirmed by the Lieutenant-Governor under Section 314 thereof, are hereby published for general information.

For Regulating the Conduct of Business at Meetings.

1. The day of the meeting shall ordinarily be the last Saturday in every month, unless the Chairman for any special reason fix any other day. A notice signed by the Chairman or Vice-Chairman shall be circulated at least three days before the day of the meeting.

2. A list of business to be transacted at the meeting shall accompany the notice, and no matter which is not contained in such list shall be brought forward for discussion at any meeting unless with the consent of the majority of the Commissioners present at the meeting.

3. Any member wishing to bring any proposition before the Commissioners at a meeting shall give written notice to the Chairman or Vice-Chairman of his intention to do so, and such proposition shall be included in the next list of business which may be prepared after the receipt of the notice.

For Regulating the Time and Mode of Collecting the Taxes.

4. A darogah shall be appointed for the purpose of superintending the collection of taxes. The Municipality shall be divided into six wards, as heretofore, and to each of these wards shall be appointed a sarkar, who shall be authorized to collect taxes and to grant receipts. The Commissioners shall also appoint such warrant clerks or other officers as may be necessary for the realization of taxes.

5. Every officer authorized to grant receipts shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the Municipality and the signature of the Chairman. Every collecting officer, at the time of demanding payment,

shall be bound to show this certificate, if required, and no tax-payer shall be appointed temporarily as an official unless such certificate is shown and a printed receipt tendered to him by the establishment, during the absence of the official.

6. For all sums paid on account of any tax mentioned in his orders, signed by the tax darogah and the collecting officer, showing the quantity of the tax paid, the amount of the tax, the number of the holding and of the wakkerbutty is appointed and the person from whom the tax is levied, shall be given to the person to whom the tax is paid.

7. Bills shall not be made over at one time to any collecting officer, under section 15 of the Act, for a larger amount than that of the security given by him.

8. The darogah shall periodically settle accounts with the Municipal Commissioner at such intervals as the Commissioners may from time to time direct to be a Commission report to the Chairman the result of such settlements of accounts, and the accounts shall be correct.

9. The darogah shall have a permanent advance of Rs. 25 to the Municipality of expenses, to be accounted for at the end of each month.

10. When any tax, rate, or toll is levied by distress and sale, the payment of the purchase-money and delivery of the property shall be made to the purchaser at the sale; and if the purchaser fail to pay the full amount of his bid, the distraining officer to sell the property again on the same or any other day, and the first or any succeeding purchaser, except the last, shall in such case be liable to the Commissioners for any loss; such loss shall be recoverable as a debt due from him.

11. Every person required, in writing, to furnish any schedule or return which the Commissioners may lawfully require him to furnish, shall send such schedule or return to the office of the Commissioners within one week from the date of the service of the requisition, in the manner described in section 30 of the Act. Any person failing to do so shall be liable to a penalty not exceeding Rs. 5 for the omission, and to a penalty not exceeding Rs. 2 for every day the omission shall continue. Any person submitting a false or incorrect schedule or return shall be liable to a penalty of Rs. 20, provided that nothing in this bye-law shall be held to prevent the institution of a criminal prosecution under the Penal Code, should the facts appear to warrant such a prosecution.

For Regulating the Conduct of Persons Employed by the Municipal Commissioners.

12. The Commissioners shall have power to inflict for neglect of duty a fine not exceeding one month's pay upon any person employed by them.

13. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For Regulating the Disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.

14. Every person within whose premises any animal may die shall, within six hours after its death, or, if death occurs at night, within four hours after day light, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcasses, or report the death to the conservancy overseer of the division within which such premises may be situated. Penalty for infringement, Rs. 20. In case the person liable shall not remove the carcass, he shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine; and in case the said person be not the owner of the animal, and the owner be known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners.

15. No person shall dispose, or cause to be disposed, of any corpse, or any part of a corpse, otherwise than by burning or burying it at or in some lawful burning or burial ground. Penalty for infringement, Rs. 50.

16. If the corpse of any person within the municipal limits shall remain unburied or unburnt after 12 hours from the time of death, the Municipal Commissioners may dispose of such corpse through their servants, and recover the expense from any assets left by the deceased.

For the Regulation and Management of Privies.

17. No person shall perform any office of nature in any place outside private premises, other than such place as may be appointed by the Commissioners.

Penalty for infringement, Rs. 10.

18. No person shall carry night-soil through the streets except between the hours of 3 a.m. and 8 a.m., or otherwise than in a closely covered receptacle; or shall use any place, other than those approved by the Commissioners, for the purpose of depositing such night-soil therein.

Penalty for infringement, Rs. 20.

19. Within such limits as the Municipal Commissioners may appoint, no person shall construct or keep, after prohibition by the Municipal Commissioners, any well-privy.

Penalty, Rs. 20 and a daily fine of one rupee.

The 12th February
India in the Home Department

Commissioners may direct the use of lime, coal-tar, carbolic acid, infectants in any privy or premises, if at any time it seem to them to be necessary for the preservation of public health, or for the prevention of infection or spread of disease. The Municipal Commissioners shall be bound to supply such materials at a reasonable price, and the price shall be recoverable as a debt due to the Commissioners.

For Regulating Traffic in the Streets.

Any person or cart plying on the streets after one hour after sunset shall carry a light.

Penalty for infringement, Rs. 5.

In accordance
India, the Governor

Government who is prohibiting the use of Fire-balloons, Fire-works, Fire-arms, or Missiles, in the Vicinity of Public Roads.

22. No person shall let off any fire-balloon, fire-work, fire-arm, or any missile, in or near a public street without the consent of the Municipal Commissioners previously obtained. Penalty for infringement, Rs. 10.

Miscellaneous Bye-laws.

23. No person shall put, or cause to be put, on any house or building any spout or other thing intended for the conveyance and discharge of water which shall be so placed that the water discharged therefrom shall be thrown upon any public road or thoroughfare, and all persons shall take such order with such spouts, &c., as may be necessary to prevent injury to any public road or thoroughfare.

Penalty for infringement, Rs. 10; penalty for continued infringement, one rupee daily.

24. No person shall deposit or cause to be deposited, in or by the side of any public drain any substance or thing whereby the said drain is or may be in any way obstructed.

Penalty for infringement, Rs. 10; penalty for continued infringement, Rs. 3 daily.

25. Except by and with the written permission of the Commissioners, and in such manner as they shall direct, no person shall construct any building or structure of any kind abutting on any public road or drain, and no person shall place over any public drain any bridge or platform.

Penalty for infringement, Rs. 50.

The Commissioners may direct that the owner or occupier shall remove the said building or obstruction at his own expense. In case of default, the defaulter shall be liable to pay a daily fine not exceeding Rs. 3.

26. No person shall prepare any channel, or convey water by any channel, across any public thoroughfare, except in such manner as shall have been first approved by the Commissioners, and any such channel may be filled up by the Commissioners, who may recover the expense from the offender, or from the person for whose benefit the channel may have been cut.

Penalty for infringement, Rs. 50.

27. No person shall, without the permission of the Commissioners, steep in any tank or ditch within municipal limits any jute, hemp, or other vegetable matter, or any animal matter.

Penalty for infringement, Rs. 20; penalty for continued infringement, Rs. 2 daily.

28. No person shall wash in any tank, or ditch, or well the clothes, or bedding, or furniture used by any person suffering from cholera or from any contagious disease.

Penalty for disobedience, a fine of Rs. 50.

29. No person shall, without the consent of the Municipal Commissioners, fill up or stop any existing cesspool so as to obstruct the drainage of any part of the town.

Penalty for infringement, Rs. 20; and the Commissioners may order the offender to re-dig the hole at his own expense, and, if he neglects to do so, may impose a daily fine not exceeding Rs. 2, or may do the work at his expense.

30. No person shall collect, or allow to be collected (except for the purpose of conveying it away), on or near any public road or place, any manure or other offensive substance.

Penalty for infringement, Rs. 5.

31. No person shall tether or graze cattle, goats, or other animals, or cause them to be tethered, or cause or allow them to stray, on any public highway.

Penalty for infringement, Rs. 5.

32. No person shall allow any diseased or worn-out animal to stray into any highway, or into any place whence such animal can escape into any highway.

Penalty for infringement, Rs. 5.

33. No person shall cut grass from the banks or sides of any roads or from any public place within municipal limits.

Penalty for infringement, Rs. 10.

34. No person shall throw or place on any road or street any broken glass, broken bottles, or crockery.

Penalty for infringement, a fine not exceeding Rs. 10.

For Regulating Burial-grounds, &c.

35. No person shall bury, or cause to be buried, any corpse in any burial ground in a grave constructed of masonry in such manner as to leave the body where no coffin is used, shall be at a less depth than the surface ground.

Penalty for infringement, Rs. 10.

36. No person shall bury, or cause to be buried, in any burial ground, any part of a corpse, in a grave not constructed of masonry which shall be so constructed as to leave the body where no coffin is used, shall be at a less depth than the surface ground.

Penalty for infringement, Rs. 10.

37. No person shall build or dig, or cause to be built or dug, any grave in a burial ground at a less distance than two feet from any other existing grave.

Penalty for infringement, Rs. 20.

38. No person shall build or dig, or cause to be built or dug, any grave in a burial place in any other line than that marked out by the Commissioners or their officers.

Penalty for infringement, Rs. 20.

39. No grave once used shall be opened for the burial of another corpse without the permission of the Commissioners.

Penalty for infringement, Rs. 20.

For Regulating the Burning of Dead Bodies

40. Every person who shall bring, or convey, or cause to be brought or conveyed, any corpse or part thereof to any burning ground, shall burn, or cause the same to be burnt, within six hours after its arrival at the said burning ground.

Penalty for infringement, Rs. 20.

41. No person, when burning, or causing to be burnt, any corpse, or part of a corpse, in any burning ground, shall permit the same to remain without being completely reduced to ashes, or shall permit the clothes, or other articles connected with the burning of such corpse to remain at or near such burning ground unless the same be completely reduced to ashes.

Penalty for infringement, Rs. 20.

42. No person shall carry a corpse, or part of a corpse, through any highway unless it be decently covered and totally concealed from public view.

Penalty for infringement, Rs. 10.

43. No person while carrying any corpse, or part of a corpse, shall deposit it on any bazar or crowded thoroughfare for any purpose whatever.

Penalty for infringement, Rs. 10.

44. Every corpse, or part of a corpse, that has been kept or used for the purpose of dissection must be removed in a closed vehicle.

Penalty for infringement, Rs. 20.

General.

45. Each penalty laid down in the above bye-laws shall be the maximum penalty.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 5th February 1878.—It is hereby notified for general information that on the recommendation of the Commissioners of the Municipality of Soory, in the district of Beerbhoom, at a meeting, the Lieutenant-Governor has been pleased, under Section 234 of Act V (B.C.) of 1876, to extend to that Municipality the provisions of Part VII, Chapter II, of the Act.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 19th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for extending the Royal Gunpowder Factory at Ishapore, in the village of Ishapore, pergunnah Halishahar, sillah 24-Pergunnahs, it is hereby declared that for the above purpose a piece of land in the form of a segment of a circle measuring 22 beeghas 13 cottahs of standard measurement, more or less, bounded on the—

North by the lands of Ram Chunder Bhattacharge, Surjya Kumar Bhattacharge, Gunga Ram Kalu, Srinath Madak, and Gopal Pandit ;

North-East by the lands of Gopaul Pandit, Upendra Nath Bhattacharge, Srinath Madak, Gossain Das Das ;

The 12th February Government land;
 in the Home Department by the lands of the late Rajah Sir Radhakant Deb Bahadoor, Digamber
 and Bhuthnath Bagdi.
 The aforesaid village of Ishapore.
 This declaration is made under the provisions of Section 6, Act X of 1870, to all
 whom it may concern.
 The land may be inspected at the Office of the Collector of 24-Pergunnahs
 H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

In accordance
 with the Government
 who
 for

[Second Publication.]

DECLARATION.

The 12th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal
 that land is required to be taken by Government, at the expense of the Midnapore Municipi-
 pality, for a public purpose, viz. for a pilgrims' road round the town of Midnapore, in the
 villages of Bera, Gangaligunge, Bewara, Basantaporepatna, Jamuna, Bani, Talkui, Tareparah,
 Hari-Harpore, Kumar Arah, Colonelgola, Ballabpore, Hossainabad, and Secerampore,
 pergunnah Midnapore, zillah Midnapore, it is hereby declared that for the above purpose
 a strip of land measuring 22 beeghas 18 cottahs 1 chittack of standard measurement, and
 about 4 miles in length and 16 feet in width more or less, is required within the aforesaid
 villages.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom
 it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 12th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal
 that land is required to be taken by Government, at the expense of the Barripore Municipi-
 pality, for a public purpose, viz. for the construction of a road within the limits of the
 Barripore Municipality, in the district of 24-Pergunnahs, it is hereby declared that for the
 above purpose a strip of land is required measuring 116 feet in length and 7 feet in breadth,
 or 1 cottah 2 chittacks, situated in the town of Barripore, pergunnah Medan Mulla, lot
 No. 250, taraf Barripore, in the district of 24-Pergunnahs. This land is bounded on the
 north by Banerjee's land; on the south by the Mutlah road; and on the east and west by
 the garden land belonging to the late Goluck Nath Bose.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom
 it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The following declaration is published in supersession of the declaration published at
 page 1296 of the *Calcutta Gazette* of the 19th September 1877:—

Whereas it appears to the Lieutenant-Governor of Bengal that the undermentioned plot
 of land is required to be taken up by Government at the public expense for a public purpose,
 viz. to compensate Tara Chand Banerji, Ghatwal, for service land previously taken up for
 the road from Bankoora to Judpore:—

In the village of Rajgram, pergunnah Chhatna, zillah Bankoora, a piece of land measuring,
 more or less, 1 beegha 11 cottahs and 4 chittacks of standard measurement, bounded on the
 north by Patharchangra, Mahesh Chaudhuri's land, Sibn Kundu's Hir, and a Būlau; south
 by the ghatwali land of Tarachand Banerji and Beni-Jogtis' jote land of Mangrasole;
 east by the road from Bankoora to Judpore; and west by mouzah Krishnanuggur, pergunnah
 Chhatna, chauki and zillah Bankoora.

It is hereby declared that for the above purpose a piece of land measuring, more or less,
 1 beegha 11 cottahs and 4 chittacks of standard measurement, is required within the
 aforesaid village of Rajgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all
 whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

officiate temporarily as
establishment, during
her orders.

The following are the Receipts into, and Pa

ckerbutty is appointed

ed, under section 15 of
Municipality, vice Baboo

ed to be a Commis-
sahye.

the Municipality of

TWELVE MONTHS, 1876-77 WITH 1875-76		REVENUE AND OTHER RECEIPTS.		TOTAL To 31st March 1877.	
Increase.	Decrease.		Budget estimate, 1876-77.		
£	£		£	£	£
.....	Balance on 1st April 1876..	2,480,674	2,751
.....	119,571	I. Land Revenue ...	3,667,000	3,656,936	with 67
2,413	III. Forest ...	24,000	22,240	5,827
15,968	IV. Excise ...	630,000	624,781	808,818
.....	14	V. Assessed Taxes	7	21
.....	43 558	VI. Customs ...	1,020,000	1,032,806	1,076,364
35,403	VII. Salt ...	2,574,000	2,596,955	2,561,552
252,243	VIII. Opium ...	5,590,000	6,174,171	5,921,928
19,768	IX. Stamps ...	985,000	954,787	935,019
8,809	XI. Post Office	168,200	159,391
4,644	XIII. Law and Justice ...	70,000	72,979	68,335
3,952	XIV. Marine ...	126,000	151,216	147,264
5,621	XV. Interest ...	80,000	82,612	75,991
.....	920	XVI. Receipts in aid of Superannuations..	5,000	4,148	5,068
898	XVII. Gain by exchange ...	2,000	3,567	2,669
18,206	XVIII. Miscellaneous ...	83,000	100,101	82,195
367,920	161,063	Total Revenue £	14,896,600	15,611,806	15,440.

increase in Receipts £ 203,857
Deduct Increase on Payments „ 92,756
Net Increase „ 111,101

Miscellaneous Loans ...	22,709	23,097
Provincial Services and Local Funds	2,153,842	3,156,215
Political Stipend Fund ...	258,267	241,930
Deposits ...	2,153,595	1,720,433
Savings Bank ...	164,847	166,421
Local Remittances ...	8,387,518	10,129,245
Advance Recoverable ...	1,666,431	2,401,568
Account Current with London ..	58,309	46,099
„ „ India	1,368,152	6,076,044
„ „ other Governments	1,935,219	948,887
Public Works Department ...	837,790	2,563,347
Telegraph Department ...	140,546	110,580
Military and Marine Department, Bengal	209,604	242,941
Military Department, other Govern-	4,225	1,666
ment	32,218	30,834
Total £	19,393,272	28,158,
	37,518,752	46,351,

The 12th February
India in the House of

and 31st March 1877.

EXPENDITURE.

TWELVE MONTHS, 1876-77
WITH 1875-76.

		Budget estimate, 1876-77.	TOTAL TREASURY PAYMENTS.			Increase.	Decrease.
			To 31st March 1877.	Same time last year			
		£	£	£	£	£	£
In accordance India, the Government							
2.	Interment who ...	15,600	14,051	14,497	446	
3.	Refunds ... for ...	97,000	89,242	102,837	13,595	
4.	Land Revenue of ...	280,000	274,500	283,878	9,378	
5.	Forest ...	21,300	21,169	13,909	7,260	
6.	Excise ...	29,300	29,394	29,038	356	
8.	Customs ...	68,000	68,239	66,958	1,281	
9.	Salt ...	15,000	17,519	11,363	6,156	
10.	Opium ...	2,197,200	2,839,829	2,216,044	623,785	
11.	Stamps ...	23,800	23,430	23,967	537	
13.	Post Office	232,289	232,651	362	
15.	Administration ...	166,400	179,336	162,578	7,858	
16.	Minor Departments ...	15,200	17,399	17,127	718	
17.	Law and Justice ...	658,000	657,402	652,315	5,087	
18.	Marine ...	190,436	207,994	223,967	15,978	
19.	Ecclesiastical ...	23,980	22,504	23,609	1,105	
20.	Medical ...	35,000	34,856	34,011	845	
21.	Political Agencies ...	1,600	10,821	5,736	5,085	
22.	Allowances (Treaty) ...	242,400	246,365	245,459	906	
23.	Civil Furlough	560	560	
24.	Superannuations ...	70,300	63,680	71,137	7,457	
25.	Loss by Exchange	127	13	114	
26.	Miscellaneous ...	6,000	8,839	22,843	14,004	
27.	Allotments for Provincial Services	1,107,500	1,111,57	1,106,152	5,005	
	Famine Relief	507,967	507,967	
Total Expenditure £		5,272,956	6,160,812	6,068,056	664,298	571,542	

Increase on Payments ... £ 92,756

Miscellaneous Loans ...	109,668	102,107	
Provincial Services and Local Funds ...	2,063,896	3,520,566	
Political Stipend Fund ...	158,620	259,815	
Deposits ...	2,126,871	1,860,127	
Savings Bank ...	165,560	168,431	
Local Remittances ...	8,384,765	10,120,487	
Advances Recoverable ...	1,688,020	2,331,789	
Account Current with London ...	2,753	2,929	
" " " India ...	11,844,569	15,123,400	
" " " other Governments ...	472,564	415,806	
Public Works Department ...	1,777,917	3,415,853	
Telegraph Department ...	27,815	25,306	
Military and Marine Departments, Bengal ...	400,696	426,828	
Military Department, other Governments ...	19,155	19,421	
Bill and Transfer Receipts, other Governments ...	22,754	89,741	
Balance on 31st March 1877	29,265,623	37,802,612
	2,092,317
Total £	37,518,752	46,351,238

D. BARBOUR, Offg. Accountant-General, Bengal.

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ted to be a Commis- mahye. the Municipality of

RECEIPTS.

HEAD OF SERVICE.

Actuals, 1st April to 31st March

						Rs.	Rs.
I. Imperial Allotments for Provincial Services						1,11,114	1,10,75,000
III. Departmental receipts—							
Jails	7,12,837	9,06,200
Registration	31,053	7,10,000
Police	65,802	67,600
Education	4,75,229	4,97,500
Medical	1,49,502	1,68,240
Printing	64,131	57,100
Marine	300	300
IV. Miscellaneous receipts—							
Miscellaneous fees and fines	13,101	12,600
Contributions		
Sundry Receipts	91,218	1,16,360
VI. Public Works						3,00,033	1,19,000
Advances Recoverable	2,82,228	3,05,000
Local Funds	54,34,594	61,14,127
Trust Funds	1,56,857	94,082
Total Rs. ...						1,94,98,459	2,02,43,109

The 12th February
India in the Home Depart

DISBURSEMENTS.

HEAD OF SERVICE.	Actuals, 1st April 1876 to 31st March 1877	Budget estimate, 1876-77
	Rs.	Rs.
1. Refunds	41,846	23,000
3. Jails	16,42,211	16,97,573
4. Registration	4,80,582	5,30,024
5. Police	39,96,763	41,59,436
6. Education	24,47,958	24,67,236
7. Medical	13,62,918	12,80,356
8. Printing	2,95,243	3,56,542
9. Marine	1,083	796
10. Minor Establishments	3,90,133	3,88,517
11. Office Rent, Rates, and Taxes	1,95,739	1,84,900
12. Miscellaneous	3,41,514	1,28,100
13. Contributions	1,81,449
14. Public Works	25,59,247	26,33,575
Advances Recoverable	1,83,006	3,40,000
Local Funds	43,80,579	58,36,699
Trust Funds	1,48,481	81,911
Total Rs. ...	1,86,48,752	2,01,18,565

D. BARBOUR, Offg. Accountant-General, Bengal.

JUDICIAL DEPARTMENT.

No. 1020A.

The 31st January 1878.—The name of Baboo Ram Jadub Sen is removed from the list of Honorary Magistrates in the district of Rungpore.

The 5th February 1878.—The following gentlemen are appointed to be Honorary Magistrates for the Khagowl Bench in Dinapore, in the district of Patna, and are vested with the powers of a Magistrate of the Third Class:—

Mr. James McElray,
 „ James Small Newland, } Partners of the firm of Messrs. Michael, Fox and Co.

The 13th February 1878.—Baboo Surut Kumar Ghosal, M.A. and B.L., is appointed to act as Moonsif of Attia, in the district of Mymensingh, during the absence, on leave, of Baboo Anantaram Ghose, or until further orders.

Baboo Nund Kissore Dass, Assistant to the Superintendent of the Tributary Mahals, Cuttack, is vested with the powers of a Magistrate of the First Class, and with powers under section 222 and section 36 of the Criminal Procedure Code.

Koomar Rameshawara Sing, who is, under separate orders of the State, appointed to be an Assistant Magistrate and Collector of Durbhunga, is vested with the powers of a Magistrate of the Third Class.

Baboo Hari Prasad Dass, B.L., is temporarily appointed to act as Additional Moonsif of Jamalpore, in the district of Mymensingh.

Baboo Kali Prasanna Bose Roy Chowdry is temporarily appointed to act as Additional Moonsif of Nitrokannah, in the district of Mymensingh.

The 14th February 1878.—Baboo Srigopal Chatterjee, B.L., Officiating Moonsif of Bongong, in the district of Nudda, is vested, under section 29 of the Bengal Civil Courts' Act (VI of 1871), with the powers of a Small Cause Court Judge for the trial of suits cognizable by such courts up to the amount of Rs. 50.

The 16th February 1878.—Baboo Juggut Chunder Das is appointed to officiate as Moonsif of Mooradnuggur, in the district of Tippera, during the absence, on leave, of Baboo Behari Lal Mullick, or until further orders.

Baboo Juggut Chunder Das is vested, under section 29 of the Bengal Civil Courts' Act (VI of 1871), with the powers of a Small Cause Court Judge for the trial of suits cognizable by such courts up to the amount of Rs. 50.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 12th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Basharat Ali authorizing him to register Mahomedan marriages and divorces and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of Mymensingh.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 14th February 1878.—Under section 1 of Act V of 1876 (the Reformatory Schools Act), the Lieutenant-Governor is pleased to notify that the Act shall come into force in the province of Bengal, including Behar and Orissa, on the 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 26th January 1878.—It is hereby notified, under the provisions of Section 15 of Act V of 1861, that the villages of Deotula, Bhyjoorah, Karaitolla, Koochnichara, Tolleshur, Sonbaria, Jafferkhally, Amtollee and Bamna, in the Perozepore sub-division, in the district of Backergunge, being still in a very disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and the collection of rents, and owing to the animosity becoming more intense between the rival parties, the Lieutenant-Governor has sanctioned, from the date of receipt at Backergunge of the Gazette containing this notification, the employment for a further period of one year of a special police force consisting of 1 sub-inspector, 4 head constables, and 50 constables, to be quartered at the said villages.

The cost of the revised scale of police force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means :—

			Rs.	A.	P.
1 sub-inspector	at Rs. 50	...	50	0	0
1 head constable	" 25	...	25	0	0
1 ditto	" 20	...	20	0	0
1 ditto	" 15	...	15	0	0
1 ditto	" 10	...	10	0	0
20 constables	" 9	...	180	0	0
30 ditto	" 8	...	240	0	0
Total			540	0	0
Pensionary charges at 2 annas per rupee	67	8	0
Contingencies at 10 per cent.	54	0	0
1 sub-inspector's boat hire at Rs. 20	20	0	0
Total			681	8	0
Total for 12 months	8,178	0	0
Clothing allowance of 54 men at Rs. 4	216	0	0
6 barracks and cook-sheds at Rs. 50	300	0	0
Grand Total for 12 months			8,694	0	0

HOMACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th February 1878.—In continuation of Government Notification of 8th January 1878 it is hereby notified under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace and serious riots which occur between the rival factions of the zemindar of Syedpore and the taluqdars and others, owners of the villages of Singkhali and Aitorkhali, in the Perozepore sub-division, in the district of Backergunge, the Lieutenant-Governor has sanctioned the retention for a further period of six months, from the 1st February 1878, of a special police force of 1 head constable and 10 constables to be quartered at the said villages. The cost of the force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means :—

			Rs.	A.	P.
1 first grade head constable	at Rs. 25	...	25	0	0
2 ditto constables	" 9	...	18	0	0
4 second grade ditto	" 8	...	32	0	0
4 third ditto ditto	" 7	...	28	0	0
Pensionary charges at 2 annas per rupee	12	14	0
Contingencies at 10 per cent.	10	0	0
Total			125	14	0
Or for six months			755	4	0
Clothing allowance of 1 head constable and 10 constables	22	0	0
at Rs. 4 per annum	25	0	0
Barracks	25	0	0
Total cost			802	4	0

HOMACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 28th January 1878.—Under Section 5 of the Indian Registration Act III of 1877, the Lieutenant-Governor is pleased to sanction the formation of a new sub-district continuous with thana Chandbali, in the district of Balasore, with head-quarters at Chandbali. His Honor is also pleased to appoint Mr. E. J. B. Chapman, Sub-Deputy Collector, to be also Sub-Registrar of the new sub-district, on payment of a commission of 25 per cent. of the fees. This arrangement will take effect from the 1st proximo.

HOMACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 31st January 1878.—It is hereby notified that, under Section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare the ferry on the Gungadhor river at Bolarhat, in the district of Rungpore, to be a public ferry.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 29th January 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces) the Lieutenant-Governor has been pleased to grant a license to Munshi Abdour Rouf, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Mirzagunge, Bowful, Gulisakhali, and Golachipa (Khulisakhali), in the district of Backergunge.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT, —BENGAL.

ESTABLISHMENTS.

The 11th February 1878.

No. 33.—*Notifications.*—Mr. C. A. Gantzer, Accountant, Third Grade, joined the Dacca Division on the 15th January 1878, before noon, and the unexpired portion of the privilege leave granted* to him is cancelled.

* Bengal Government (Public Works Department) Notification No. 283, dated 9th November 1877.

No. 34.—Baboo Suddanundo Bannerjee, Accountant, Third Grade, rejoined the Central Office of Accounts, Bengal, on the 22nd January 1878, before noon, on return from the privilege leave granted* to him.

* Bengal Government (Public Works Department) Notification No. 272, dated 22nd October 1877.

No. 35.—*Transfer.*—Mr. E. J. Neuville, Accountant, Second Grade, from the Darjeeling to the Central Office of Accounts, Bengal, in the interests of the public service.

COMMUNICATIONS.

The 18th February 1878.

No. 36.—*Declaration under section 4 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway in the village of Dacca, pergunnah Jahingbir Nagur, zillah Dacca, it is hereby declared that for the above purpose a piece of land measuring, more or less, 4 beeghas 2 cottahs of standard measurement, bounded on the north by a road and Mr. H. Eddy's press-house; on the east by a piece of land belonging to Raja Kali Narain Roy Chowdhry, Roy Bahadur; on the south by the river Boregunga; and on the west by a pucca building belonging to Robceah and Hossain Khanums, is likely to be required within the aforesaid village of Dacca.

This declaration is made, under the provisions of Section 4 of Act X of 1870, to all whom it may concern.

CIVIL BUILDINGS.

The 18th February 1878.

No. 37.—*Declaration under Section 6, Act X of 1870, of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of sub-divisional buildings in the village of Nowgong, pergunnah Barbuckpore, zillah Rajshahye, it is hereby declared that for the above purpose a piece of land measuring, more or less, 37 beeghas 9 cottahs and 3 chittacks of standard measurement, bounded on the north by the jotes of Moheshsaha and Neamut Khan; on the south by a pathway leading to the river up to the point where the road from the Nowgong bazar joins it, thence by the said road for a distance of 267 feet, and then by the land occupied by rice golahs and huts; on the east by the river Jamuna; and on the west by part of the jotes of Ekimolla Kazee, is required in the aforesaid village of Nowgong.

2. This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

J. E. T. NICOLLS, Major-Genl., R.E.,
Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION—ESTABLISHMENT.

The 16th February 1878.

No. 37.—*Notification.*—With reference to Notification No. 28, dated 4th instant, Mr. T. H. Girling, Supervisor, Second Grade, joined the Dehree Workshop Division on the forenoon of the 7th idem.

No. 38.—With reference to Notification No. 35, dated 11th instant, Mr. W. J. Fahie, Executive Engineer, Third Grade, joined the Northern Drainage and Embankment Division on the forenoon of the 6th idem.

No. 39.—Mr. B. Bicknell, Sub-Engineer, Second Grade, who reported his return from Madras famine relief works to the Superintending Engineer, Sone Circle, on the forenoon of the 6th instant, is posted to the Buxar Division, which he joined on the afternoon of the 11th idem.

The 18th February 1878.

No. 40.—Babu Woodoy Narain Singh, Assistant Engineer, Second Grade, Northern Drainage and Embankment Division, returned to duty on the forenoon of the 4th instant from the privilege leave granted to him in the orders marginally noted.

No. 41.—With reference to the orders marginally noted, Mr. D. B. Horn assumed charge of the duties of Assistant to the Chief Engineer and Assistant Secretary to the Government of Bengal, Public Works Department, Irrigation Branch, on the forenoon of the 16th instant.

No. 42.—The following notifications of the Government of India, Public Works Department, are republished for information :—

No. 66, dated 7th February 1878.—Mr. R. J. Beckwith, Overseer, First Grade, is retransferred from Bombay famine relief works to Bengal, Irrigation Branch.

No. 72, dated 12th February 1878.—Mr. J. P. Armstrong, Executive Engineer, Second Grade, is retransferred from Madras famine relief works to Bengal, Irrigation Branch.

The 18th February 1878.

No. 43.—*Transfer.*—Babu Kanty Chuander Banerjee, Overseer, Third Grade, is transferred, in the interests of the public service, from the Dehree Workshop Division to the Eastern Sone Division, which he joined on the forenoon of the 25th January 1878.

No. 44.—*Posting.*—Mr. R. B. Claudius, Overseer, First Grade, who reported his return from Madras famine relief works on the afternoon of the 16th instant, is posted to the Sone Circle.

No. 45.—Mr. A. Clerke, Assistant Engineer, Second Grade, who reported his return from Madras famine relief works on the afternoon of the 16th instant, is posted to the South-Western Circle.

No. 46.—*Notification.*—With reference to the orders marginally noted, Mr. J. R. Swinden, Assistant Engineer, Second Grade, joined the South-Western Circle on the 8th instant, and assumed charge of the duties of Personal Assistant to the Superintending Engineer of that Circle on the same date.

F. T. HAIG, Col., R.E.,

Joint-Secy. to the Govt. of Bengal

in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1289, dated 14th February 1878.—Surgeon-Major R. Bird received charge of the Burdwan Jail from Surgeon L. Cameron in the afternoon of the 31st ultimo.

ROBERT HARVEY, M.B.,
Depty. Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Orders issued by Authority of the High Court of Judicature at
Fort William in Bengal.

No. 2, dated the 11th February 1878.

By desire of the Government of Bengal, the Court is pleased to direct that the Presiding Officer of every Civil Court subordinate to the High Court, under whose orders any civil prisoner is detained in jail, shall, if the prescribed instalment of the monthly allowance has not been deposited on the last day of each month, forthwith transmit to the officer in charge of the jail an order for the release of such prisoner.

Sheriff's Office, the 30th January 1878.

Notice is hereby given that the Second Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of February next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

W. J. CUNTOYS, Sheriff.

সরকারি আফিস, সন ১৮৭৮ সাল ২০শে জানুয়ারি।

সকলকে সমাচার দেওয়া যাউতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম ফোর্সের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্তা জন্য আগামি সন ১৮৭৮ সালের ২৫শে ফেব্রুয়ারি সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৮ সালের দ্বিতীয় ক্রিমিনেল সেশিয়ান বাসবেক এবং এতদ্বারা প্রচার করা যাউতেছে যে, যে সকল ব্যক্তি কোম করেদার বিকছে ফৌজদারী মিলিল করিবেক তাহারা উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

W. J. CUNTOYS, Sheriff.

TREASURY NOTICES.

BABOO KANTI CHUNDER CHATTERJEE, Deputy Collector, has been placed in charge of the treasury at Monghyr, and is authorized to draw bills on all other treasuries.

KALIBUR MOOKERJEE, for Commissioner.

DEPUTY COLLECTOR BABOO ABINASH CHARN MULLIK has been placed in charge of the Chumparun Treasury, and is authorized to draw bills on other treasuries.

DURGA GATI BANERJEE, Personal Asst. to Commr., for Commissioner.

PATNA COMMISSIONER'S OFFICE, BANKIPORE, the 1st February 1878.

EDUCATIONAL NOTICES.

Calcutta University.

NOTICE.

THE Tagore Professor of Law will lecture on Marriage and Stridhan at 9 A.M. on Saturday, the 2nd of March 1878, and on succeeding Saturdays, at the Presidency College.

SENATE HOUSE, the 14th February 1878.

CHARLES H. TAWNEY, Registrar.

ORDERS BY THE VICE-CHANCELLOR AND SYNDICATE OF THE CALCUTTA UNIVERSITY.

The under-mentioned Students have passed the Examinations for Honours in Arts:—

ENGLISH.

SECOND DIVISION.

In order of Merit.

Nág, Haradhan	... Presidency College.
Lalchand	... Lahore College.
Mitra, Purnachandra	... Krishnaghur College.
De, Advaitaprasad	... Cathedral Mission College.
Mukhopadhyay, Brajagopal	... Presidency College.

THIRD DIVISION.

In order of Merit.

Nág, Syamakanta	... Presidency College.
Sinha, Pramathakrishna	... Ditto.

SANSKRIT.

SECOND DIVISION.

Chattopadhyay, Sripati	... Sanskrit College.
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HISTORY.

FIRST DIVISION.

Kennedy, Pringle

... Teacher.

MATHEMATICS.

SECOND DIVISION.

In order of Merit.

Sarkar, Chandrasekhar

... Presidency College.

Bagechi, Brojagopal

... Ditto.

Chakravarti, Byomkes

... Ditto.

THIRD DIVISION.

Datta, Ramlal

... Presidency College.

PHILOSOPHY.

SECOND DIVISION.

Ray, Navadwipachandra

... Free Church Institution.

PHYSICAL SCIENCE.

FIRST DIVISION.

Mukhopadhyay, Haranchandra

... Presidency College.

SECOND DIVISION.

In order of Merit.

Guruprasad

... Muir Central College.

Mukhopadhyay, Asutosh

... Hugli College.

Gyaprasad

... Muir Central College.

Bandyopadhyay, Bisveswar

... Hugli College.

THIRD DIVISION.

Pragdas

... Muir Central College.

The under-mentioned students have passed the Examination for the Degree of M. A.

In alphabetical order.

Baral, Nilmani

... Presidency College.

Basu, Girishchandra

... Teacher.

Chattopadhyay, Matilal

... Presidency College.

Datta, Mohinimohan

... Teacher.

Ghosh, Chandidas

... Presidency College.

Misra, Umasankar

... Benares College.

Mitra, Amvikacharan

... Hugli College.

Mukhopadhyay, Amarchandra

... Do.

SENATE HOUSE

The 15th February 1878. }

CHARLES H. TAWNEY,
Registrar.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 145B.

NOTICE is hereby given that the Third Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 4th March 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

					Chests.
Behar	Opium	2,500
Benares	"	2,000
Total					4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazette*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th March 1878 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 9th March 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th March 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

Dates.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 3rd April 1878	2,500	2,000	4,500
On or about Thursday, 2nd May	2,500	2,000	4,500
On or about Monday, 3rd June	2,500	2,000	4,500
On or about Wednesday, 3rd July	2,500	2,000	4,500
On or about Monday, 5th August	2,500	2,000	4,500
On or about Monday, 2nd September	2,500	2,000	4,500
On or about Wednesday, 25th	2,500	2,000	4,500
On or about Tuesday, 5th November	2,500	2,000	4,500
On or about Monday, 2nd December	2,500	2,000	4,500
Total	22,500	18,000	40,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th January 1878.

Statement showing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the undermentioned districts on the 1st January 1878.

Districts.	Ports.	Quantity.	REMARKS
		Indian Mds.	
Ganjam	Bavanapadu, at the Nowpallah salt pans	
Godavery	Nursapur	
Kistna	Nizampatam	
Chingleput	Madras	
	Ennore	
	Covelong	
Tanjore	Negapatam	
	Vedarniem	58,400	
Tinnevelly	Katmavady	20,000	
	Vypaur	60,000	
	Arasady	31,000	
	Tuticorin	1,23,400	
	Total	2,02,800	

REVENUE BOARD OFFICE,
Madras, the 21st January 1878.

C. A. GALTON.
Sub-Secretary.

Published for general information.

By order of the Board of Revenue, L. P..

BOARD OF REVENUE, L. P., FORT WILLIAM,
The 14th February 1878.

W. H. GRIMLEY, *Secretary.*



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 20, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[*Reprinted from the Gazette of India.*]

The following order, issued by the Government of India in the Legislative Department, is republished for general information :—

NOTIFICATION.

Fort William, the 14th February 1878.

No. 7.—His Excellency the Viceroy and Governor-General, under the authority vested in him by 24 & 25 Vic., Chap. 67, Section 10, is pleased to nominate the Hon'ble F. R. Cockerell to be an Additional Member of the Council of the Governor-General of India for the purpose of making Laws and Regulations.

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 15th February 1878.

No. 187.—Mr. E. B. Harris, of Her Majesty's Bengal Civil Service, reported to the Government of Bengal his arrival at Calcutta on the 14th December last.

MEDICAL.

The 15th February 1878.

No. 86.—The services of the under-mentioned Assistant Surgeons are replaced at the disposal of the Government of Bengal :—

Assistant Surgeon Shashtivar Roy.

"	"	Man Mohun Das.
"	"	Amulya Chunder Champati.
"	"	Nitai Charan Halder.

JUDICIAL.

The 15th February 1878.

No. 212.—In exercise of the power conferred by Section 5 of Act XIV of 1874 (the Scheduled Districts Act), His Honor the Lieutenant-Governor of Bengal is pleased, with the previous sanction of the Governor-General in Council, to extend Act I of 1877 (the Specific Relief Act) to the—

District of Hazareebagh.
" of Lohardugga.

District of Manbhoom.
Pergunnah Dhalbhoom, in Singbhoom.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 12th February 1878.

No. 5 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

BAY OF BENGAL—CHITTAGONG COAST.

(1).—*Colour of Beacons at the Entrance to Chittagong or Kornafuli River.*

With reference to Notice to Mariners, No. 23 of 1877, issued by this Department, stating that the beacons at the entrance to Chittagong or Kornafuli river were painted *white*, further information has since been received announcing that the beacons have not been so painted, but allowed to remain as formerly, *viz.* the tripod or inner beacon *black*, the mast *red*.

HINDOSTAN—WEST COAST—BOMBAY HARBOUR.

(2).—*Intended Alteration in Dolphin Rock Light.*

The Bombay Port Trustees have notified the following intended alteration in the light apparatus of the Dolphin rock light-house :—

From the 1st March 1878, the present light will be replaced by an improved *dioptric* light of the 5th order, and will appear *green* between the bearings of S. S. E. $\frac{1}{4}$ E., and S. W. by W. $\frac{1}{4}$ W., and also from North to West.

Between the bearings from West to S. W. by W. $\frac{1}{4}$ W., the light will show *white* to indicate the anchorage for the English Mail steamers at night ; and from S. S. E. $\frac{1}{4}$ E., through East, to North, or towards Colaba, the light will be masked.

[The bearings are magnetic and from seaward. Variation 1° easterly in 1878.]

A. DUNDAS TAYLOR, Comdr. (late I. N.),
Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT ; }
CALCUTTA,
11th February 1878.

By order,

G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

(2).—This Notice affects the following Admiralty Chart :—Bombay Harbour, No. 2621 : also Admiralty list of lights, East Indies, &c., for 1877, page 10 ; Admiralty West Coast of Hindostan pilot, pages 132 and 136, and Taylor's Sailing Directory, Vol. I., pages 377 and 379.

The 14th February 1878.

No. 6 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

INDIA—WEST COAST.

Intended Alteration of light at Malwan.

The Collector of Salt Revenue, Bombay, has given notice that on the 1st March 1878 the light at present exhibited from a post close to the white stone cross on the sandy beach at the port of Malwan will be discontinued.

In lieu thereof, a *green* light, at an elevation of 20 feet above the level of high-water, will be exhibited from the beach, 230 yards to the northward of the present position.

Also, that a *red* light will be exhibited from a boat moored to the south-east of the rock at the entrance, which is at present marked by a beacon.

DIRECTIONS.—A vessel running into the port should keep the *green* light just to the right, or open south, of the *red* light, passing close to southward of the *red* light, thereby avoiding the rock awash,

the Malwan and Johnston Castle rocks, and should anchor with Vingorla rock light in line with the small fort bearing about S. $\frac{1}{4}$ W.

MARINE SURVEY DEPARTMENT;
CALCUTTA,
13th February 1878.

A. DUNDAS TAYLOR, *Comdr. (late I. N.),*
Superintendent, Marine Survey of India.

By order,
G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This Notice will affect the following Admiralty Charts:—West Coast of India, Achira river to Cape Ramas, No. 740; Sheet 1, Kutch Gulf to Viziadroog, No. 2736; Sheet 2, Viziadroog to Cochin No. 2737; Indian Ocean, No. 7486; Indian Marine Survey Chart, No. 826:—also, Admiralty West Coast of Hindostan Pilot, page 114; Light List for South Africa, China, &c., for 1877, page 10; Indian Marine Survey Light List No. 31a; and Taylor's Sailing Directory, vol. I, page 390.

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

CROWN OF INDIA.

NOTIFICATION.

Fort William, the 15th February 1878.

No. 1 C. I.—The following Supplement to the *London Gazette* of Friday, the 4th of January 1878, is republished for general information:—

India Office, January 1, 1878.

The Queen has been graciously pleased, by an instrument under Her Royal Sign Manual, of which the following is a copy, to institute and create an Order of Distinction, to be styled and designated "The Imperial Order of the Crown of India," and to make certain Rules and Regulations as therein set forth.

VICTORIA, R. & I.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India.

To all to whom these presents shall come Greeting:—Whereas We have resolved to commemorate the assumption of Our Imperial title of Empress of India by the institution of an Order of Distinction to be enjoyed by the Princesses of Our Royal House and the Wives or other female relatives of Indian Princes and others to be by Us selected, upon whom We shall from time to time think fit to confer the same, agreeably to the rules and regulations hereinafter declared: Now, know ye, that for the purpose of carrying this, Our resolution, into effect, We have instituted, constituted, and created and by these presents for Us, Our heirs, and successors do institute, constitute, and create an Order of Distinction to be known and have for ever hereafter the name, style, and designation of "The Imperial Order of the Crown of India," and We are graciously pleased to make, ordain, and establish the following Rules and Ordinances for the government of the same, and which shall from henceforth be inviolably observed and kept:

Firstly. That the Order or Distinction shall be styled and designated "The Imperial Order of the Crown of India," and that the first day of January in every year shall henceforth be taken and deemed to be the anniversary of the institution of the said Order.

Secondly. That We, Our heirs and successors, Kings and Queens Regent of the United Kingdom of Great Britain and Ireland, Emperors and Empresses of India, shall be Sovereigns of this Order.

Thirdly. That it shall be competent for the Sovereign of this Order to confer the decoration thereof upon such Princesses of Our Royal and Imperial House, being of more than eighteen years of age, as We, Our heirs and successors, shall think fit.

Fourthly. That it shall be competent for the Sovereign of this Order to confer the decoration thereof upon the Wives or other female relatives of such Princes in Our Indian Empire, and upon such other Indian Ladies as We, Our heirs and successors, shall from time to time think fit.

Fifthly. That it shall be competent for the Sovereign of this Order to confer the decoration thereof upon the wives or other female relatives of any of the persons who have held, now hold, or may hereafter hold the high offices of Viceroy and Governor-General of India, Governors of Madras or Bombay, or of Principal Secretary of State for India.

Sixthly. [*Description and Representation of Insignia.*]

Seventhly. That the said Order may be conferred by personal investiture, with the Insignia, upon such Princesses, and other members, as We, Our heirs and successors, may be pleased to admit thereto; but it shall be lawful for Us, Our heirs and successors, to direct the transmission of the decoration of the Order to any member with a notification of her appointment under the Sign Manual of the Sovereign.

Eighthly. That the names of those upon whom We, Our heirs and successors, may be pleased to confer this Order shall be entered upon a Register to be kept under the direction of Our Principal Secretary of State for India, in which the names of the Royal Princesses and other members admitted into the Order shall be enrolled, with the dates of their respective admissions, and a duplicate thereof shall also be kept in the Foreign Department of Our Viceroy and Governor-General of India.

Lastly. We reserve to Ourselves, Our heirs and successors full power of annulling, altering, abrogating, augmenting, interpreting, or dispensing with these regulations, or any portion thereof, by a notification under the Sign Manual of the Sovereign of the Order.

Given at Our Court at Osborne, under Our Sign Manual, this thirty-first day of December, in the forty-first year of Our Reign, and in the year of Our Lord one thousand eight hundred and seventy-seven.

By Her Majesty's Command.
Salisbury.

The Queen has also been graciously pleased to confer the decoration of the said Imperial Order of the Crown of India upon—

Her Royal Highness the Princess of Wales.

Her Imperial Highness the Crown Princess of Germany (Princess Royal of Great Britain and Ireland).

Her Royal Highness the Grand Duchess of Hesse (Princess Alice of Great Britain and Ireland).

Her Royal Highness Princess Christian of Schleswig-Holstein (Princess Helena of Great Britain and Ireland).

Her Royal Highness Princess Louise (Marchioness of Lorne).

Her Royal Highness Princess Beatrice.

Her Royal and Imperial Highness the Duchess of Edinburgh (Grand Duchess of Russia).

Her Royal Highness the Duchess of Cambridge.

Her Royal Highness the Grand Duchess of Mecklenburg-Strelitz (Princess Augusta of Cambridge).

Her Royal Highness the Duchess of Teck (Princess Mary of Cambridge).

Her Highness the Maharani Dhuleep Singh.

Her Highness Nawab Shahjehan Begum, Bhopal, G.C.S.I.

Her Highness Devaji Ammani Maharani Setavilas, of Mysore.

Her Highness Maharani Jumna Bai Saheba Gaekwar, of Baroda.

Her Highness Dilawar-un-Nissa Begum Saheba, of Hyderabad.

Her Highness Nawab Kudsia Begum, of Bhopal.

Her Highness Vijaya Mohana Muktamba Bai Ammani Raje Saheba, Princess of Tanjore.

Maharance Suruomoyee, of Cossimbazar.

Elizabeth Georgiana, Duchess of Argyll.

Georgina Caroline, Marchioness of Salisbury.

Henrietta Anne Theodosia, Marchioness of Ripon.

Lady Mary Temple-Nugent-Bryges-Chandos-Grenville.

Mary Louisa, Countess Dowager of Elgin and Kincardine.

Blanche Julia, Countess of Mayo.

Lady Susan Georgiana Bourke.

Mary, Viscountess Halifax.

Mary Catherine, Lady Hobart.

Lady Jane Emma Baring.

Anne Jane Charlotte, Baroness Napier.

Edith, Baroness Lytton.

Harriette Katherine, Baroness Lawrence.

Cecilia Frances, Lady Northcote.

Catherine, Lady Frere.

Mary Anne, Lady Temple.

Caroline Lucy, Lady Denison.

Katherine Jane, Lady Strachey.

The following order, issued by the Government of India in the Financial Department, is republished for general information:—

NOTIFICATIONS.—PENSIONS, GRATUITIES, &C.

Fort William.—the 15th February 1878.

No. 986.—The Governor-General in Council directs the publication of the following Addenda

and Corrigenda to the Codes of the Financial Department:—

CIVIL PENSION CODE.

SECTION 56, RULE 1 (PAGE 29).

Insert the following as a note under this Rule:—

[NOTE.—An officer compelled to retire under this rule, part of whose service has been inferior, is entitled to pension or gratuity on the inferior scale on the same conditions as if he had been invalided under Section 65 (b).]

SECTION 66 (PAGE 37).

Insert the following after the first sentence:—

“(See note under Rule I of Section 56).”

SECTION 95, RULE (5 PAGE 52).

Insert the following after “life” in the second sentence of this Rule:—

“Provided that the commuted pension shall never be less than Rs. 2 a month.”

SECTION 112 (PAGE 61).

Insert the following at the end of this Section:—

“(See Note under Rule I of Section 56).”

CIVIL LEAVE CODE.

SECTION 24, RULE 8 (PAGE 126).

Insert the following note under this Rule:—

[NOTE.—Subsidiary leave to a Military Officer in civil employ, whether before or after furlough, should be granted by the Government of India, Madras or Bombay, in the Military Department, as the case may be, the duration of the leave only being determined by general or special orders of the Local Government under which the officer is employed.]

SECTION 37 (PAGE 141).

Add the following to Rule 1 A under this Section:—

“The report to the Secretary of State must reach the India Office, at the very latest, not less than three months before the end of the officer's leave.”

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

FURLOUGH AND LEAVE.

Fort William, the 15th February 1878.

No. 146.—The under-mentioned Officers are granted furlough to Europe, with the necessary subsidiary leave:—

* * * * *

Surgeon-Major Charles Julian Jackson,—private affairs, for two years, under Rule IX of the Regulations of 1868.

* * * * *

No. 147.—Captain James Raphael O'Brien Salmon, Calcutta Volunteer Rifle Corps, is granted leave of absence to proceed to England for two years on medical certificate from the 11th February 1878.

No. 148.—Captain David Bennie, East Indian Railway Volunteer Rifle Corps, is granted leave of absence to proceed to England for eighteen months from the 1st April 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 20, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Collector's Cutcherry at Alipore at 12 o'clock on Thursday, the 28th February 1878, corresponding with 17th Falgun 1284 B.S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Lot number.	Mouzah and pergunnah.	Area in beghas, more or less.	BOUNDARIES.
1	Rambhudderbatee in Pergunnah Calcutta.	B. C. 1 6	North by road; south and west by Pitambar Ghose's land; east by land purchased by Korteo Chunder Mitter.

W. M. SOUTAR, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate situate in the district of Pubna, will be put up to sale at the Pubna Collectorate on the 6th March 1878, corresponding with 23rd Falgun 1284 B.S.

The purchasers of this estate will be subject to the conditions of sale as given below:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.

2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3. If the amount of purchase money does not exceed Rs. 100, the whole amount to be paid down at once.

4. If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
	2061	Hari Ram Bhuttachargee, pergunnah Shahajanpore	42 0 0	15 12 0	31 8 0	

COLLECTOR'S OFFICE, DISTRICT PUBNA, the 10th January 1878.

W. V. G. TAYLER, *Collector*

NOTICE is hereby given that the undermentioned plots of surplus B class lands of the Nulhati State Railway, situated in the district of Moorshedabad, are no longer required by Government, and will be put up to sale at Railway Station Azeemunge by noon on Tuesday, the 5th day of March 1878, corresponding with 22nd Falgun 1284 B. S.

The purchasers of these plots will be subject to the following conditions:—

1st.—The whole amount of the purchase-money must be paid at once on the day of sale.

2nd.—If the purchase-money is not paid within the stipulated time, the lot will be resold at the risk of the defaulting purchaser, who will be liable for any loss that may arise in case of a smaller price being bid at the resale.

3rd.—The purchasers shall not make any excavations on the land within 15 feet from the railway fencing.

4th.—The plots will be sold revenue-free to the highest bidders over and above the upset prices annexed to each lot.

5th.—The purchasers shall be put in possession on receipt of the orders of the Collector confirming the sales, but such possession shall be liable to be disturbed in case the final sanction of the Member of the Board of Revenue in charge should not be accorded to the proceedings.

Lot No.	Present No.	Former No.	Zillah	Pergunnah and Mouzah.	Number of mile in which the land is situated.	Situations in which the side of the Railway.	APPROXIMATE AREA IN BEGGAH AND ACRES.			UPSET PRICES.			LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundaries of lots.	
							B	C	C.	A.	E.	P.	Rs.	A.			P.
1	21		Moorshedabad	Pergunnah Moorapore, mouzaha Azeemunge and Baranagore.	27	South	2	0	8	0	2	25	1013	8	0	Commences on 2,520 feet of mile 27, and terminates at 3,050 feet of same, as per plan.	North—By A class land, South—By garden land of Kissen Chand Goleeha, East—By class B land, West—By ditto.
2	22		ditto	ditto	27	North	1	5	54	0	1	23	633	9	6	Commences on 2,510 feet of mile 27, and terminates at 3,450 feet of same, as per plan.	North—By class A land, South—By class D land, East—By class B land, West—By ditto.
3	23		ditto	ditto	27	South	0	16	0	0	1	2	490	0	0	Commences on 3,050 feet of mile 27, and terminates at 3,450 feet of same, as per plan.	North—By A class land, South—By zemindary land, East—By class B land, West—By ditto.
4	23-1		ditto	ditto	27	North	0	9	0	0	0	22	200	0	0	Commences on 3,450 feet of mile 27, and terminates on 3,700 feet of same, as per plan.	North—By class A land, South—By zemindary land, East—By class B land, West—By ditto.
5	24		ditto	ditto	27	North	0	9	41	0	0	23	208	10	3	ditto	North—By zemindary land, South—By class D land, East—By zemindary land, West—By ditto.
6	25		ditto	ditto	27	South	0	5	10	0	0	15	140	10	0	Commences on 3,700 feet of mile 27, and terminates at 4,020 feet of same, as per plan.	North—By class A land, South—By zemindary land, East—By public road, West—By class B land.
7	25-1		ditto	ditto	27	South	0	9	5	0	0	25	435	10	0	Commences on 4,040 feet of mile 27, and terminates at 4,130 feet of same, as per plan.	North—By class B land, South—By zemindary land, East—By tank of Manick Chand Kotearee, West—By public road.
8	26		ditto	ditto	27	North	0	1	7	0	0	4	35	15	0	Commences on 3,945 feet of mile 27, and terminates at 4,020 feet of same, as per plan.	North—By zemindary land, South—By class D land, East—By public road, West—By zemindary land.
9	26-1		ditto	ditto	27	North	1	15	4	0	9	13	1,762	9	0	Commences on 4,040 feet of mile 27, and terminates at 4,770 feet of same, as per plan.	North—By zemindary land, South—By class D land, East—By class A land, West—By public road.

10	26-2	ditto	ditto	North	27	1 15 8	0 2 13	1 756 0 0	Commences on 4,770 feet of mile 27, and terminates at 5,100 feet of same, as per plan.	North—By secondary land. South—By class B land. East—By public road. West—By secondary land and class B land.
11	26-3	ditto	ditto	North	27 & 28	0 1 4	0 0 3	1 25 0 0	Commences on 5,220 feet of mile 27, and terminates at 120 feet of mile 28, as per plan.	North—By secondary land. South—By class B land. East—By ditto. West—By ditto.
12	27	ditto	ditto	South	27	1 10 8	0 2 1	1 525 0 0	Commences on 4,770 feet of mile 27, and terminates at 5,220 feet of same, as per plan.	North—By class A land. South—By secondary land of Roy Durput Sing Bahadur. East—By public road. West—By class B land.
13	27-1	ditto	ditto	ditto	27 & 28	0 8 14	0 0 24	731 4 0	Commences on 5,214 feet of mile 27, and terminates at 83 feet of mile 28, as per plan.	North—By class B land. South—By secondary land. East—By class B land. West—By public road.
14	29	ditto	ditto	North	28	2 17 6	0 3 32	5 37 9 0	Commences on 1 1/2 feet of mile 28, and terminates at 650 feet of same, as per plan.	North—By secondary land. South—By class B land. East—By public road. West—By class B land.
15	29-1	ditto	ditto	North	28	0 5 13	0 0 16	1 10 4 0	Commences on 627 feet of mile 28, and terminates at 750 feet of same, as per plan.	North—By land of Mokraj Roy Bahadur. South—By class D land. East—By public road. West—By ditto.
16	29-3	ditto	ditto	North	28	0 16 9	0 1 2	1 060 0 0	Commences on 797 feet of mile 28, and terminates at 1,110 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class B land. West—By public road.
17	30	ditto	ditto	North	28	0 5 9	0 0 15	556 4 0	Commences on 1,110 feet of mile 28, and terminates at 1,225 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By class B land.
18	31	ditto	ditto	North	28	0 1 2	0 0 5	112 8 0	Commences on 1,235 feet of mile 28, and terminates at 1,298 feet of same, as per plan.	North—By land of Baboo Budho Sing. South—By class D land. East—By class B land. West—By public road.
19	31-1	ditto	ditto	ditto	28	0 2 9	0 0 7	250 4 0	Commences on 1,298 feet of mile 28, and terminates at 1,341 feet of same, as per plan.	North—By secondary land. South—By class B land. East—By public road. West—By class B land.
20	31-2	ditto	ditto	ditto	28	0 1 1	0 0 3	106 4 0	Commences on 1,741 feet of mile 28, and terminates at 1,372 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By ditto. West—By ditto.
21	31-3	ditto	ditto	ditto	28	0 1 9	0 0 4	150 4 0	Commences on 1,372 feet of mile 28, and terminates at 1,400 feet of same, as per plan.	North—By dwelling-house of Bhugobatty. South—By class D land. East—By class B land. West—By ditto.
22	31-4	ditto	ditto	ditto	28	0 0 14	0 0 2	57 8 0	Commences on 1,400 feet of mile 28, and terminates at 1,457 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By class B land.
23	32	ditto	ditto	ditto	28	0 2 9	0 0 7	264 4 0	Commences on 1,457 feet of mile 28, and terminates at 1,562 feet of same, as per plan.	North—By land of Roy Durput Sing Bahadur. South—By class D land. East—By class B land. West—By public road.
24	32-1	ditto	ditto	ditto	28	0 4 5	0 0 2	450 0 0	Commences on 1,562 feet of mile 28, and terminates at 1,682 feet of same, as per plan.	North—By land of Roy Durput Sing Bahadur. South—By class D land. East—By river tanks. West—By class B land.
Total						16 4 7 1/2	5 1 24	15,994 14 4		

CALCUTTA RAILWAY DEPUTY COLLECTOR'S OFFICE, the 3rd January 1878.

W. HETEMAN, Railway Deputy Collector.

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnagur on Thursday, the 28th March 1878, corresponding with 16th Choit 1284 B. S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and Pergunnah,	Area in beegahs, more or less.	BOUNDARIES.
	B K. C.	
Kishengunge pergunnah ..	1 11 0	North by the railway ditch; south by Ram Gobind Biswas and Bulloram Chatterjee's janna land; east by the railway ditch; and west by the land belonging to Benode Chakravarti.

NUDDEA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STEVENS, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furreedpore, will be put up to sale at the Furreedpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chyto 1284 Bengali year.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
332	178	Talook Ranjiban Rhone, pergunnah Jalalpore ..	2 0 11	4 0 0	8 0 0
332	6280A	Kakuranga Nadi Bharati, pergunnah nil	1 1 5	2 0 0	4 0 0

C. C. QUINN, Offg. Collector.

COLLECTOR'S OFFICE, DISTRICT FURREEDPORE, the 21st September 1877.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Rajshahye will be put up to sale at the Rajshahye Collectorate on the 26th of March 1878, corresponding with the 14th of Choitro 1284 (Bengali).

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			Rs. A. P.	Rs. A. P.	Rs. A. P.	
41	919	Rughoonathpore in pergunnah Burdwan	94 2 0	81 0 0	162 0 0	

COLLECTOR'S OFFICE, DISTRICT RAJSHAHYE, the 22nd December 1877.

W. H. D'O'LY, Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Tráhirám; sudder jumma Rs. 694-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhmat Ali and others; sudder jumma of the entire estate Rs. 1,606-0-9. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasu, Sherekhan, Dewán Ali, Nooralla, Fatteli Ali, Shumahere Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirnissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balaram Sirkar Babait Taraf Sonaullah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,003-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bishewará Babait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataran Chaudhuri, Krishna Chandra Gupta, Petamber, Sarat Chandra, Jagat Chandra, Juromam Bhattachariya, Balram Bhattachariya, Syama Shondary, Ashkar Ali, Ram Gati Chakrabutty, Krishna Chandra Gupta, Pitambar, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Sheikh Abdulla Khan; sudder jumma Rs. 2,030-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fatehabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 519. The entire estate will be sold.

For Arrears of Revenue.

No. 1238.—Taraf Inas Aiap; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-0. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-9; No. 2, Muhammad Samil; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 142-6-9; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,265-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jasmanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narain, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mahammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Sheikh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1751.—Taraf Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-5. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 55-13-3, and Ram Hari Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Taraf Mohammad Manuhar; recorded proprietors Alfa Bibi, Ahamadulla, Chand Bibi, Etbar Ali Chaudhuri; sudder jumma Rs. 668-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2099.—Kismat Muraridhar Kanungoe, Nilkamal Sen, Babait Taraf Gouri Sankar Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chandra Gupta, Pitambar, Sarat Chandra, Anandamayi, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kismat Naziruddin, Ahammad Babait, Taraf Hossain Wah; recorded proprietor Naziruddin Ahammad; sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Taraf Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Ruzak, Abdul Bari, Abdul Jabi minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 302-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Taraf Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulesvar Pal, and Bakresvar Pal; sudder jumma Rs. 601-3-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Taraf Brajakishor; recorded proprietors Abul Khaer Mohammad Mahatabbilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 14, of Baisnab Charan Datta, Fateh Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mohammad Ali Chaprasi, Nur Bibi, Waris, Raheman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Sheikh Mohammad Basirullah, Amir Ali, Nur Mohammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Surat Chandra Waddidar, on part of Ramesh Chandra Biswas minor, and Srimati Nashuban Bibi, bearing sudder jumma of Rs. 180-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Taraf Jugul Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-14-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2538.—Taraf Raghav Jagadis; recorded proprietors Braja Mohan, Bhola Nath, Chandi Charan, Dinamani, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shambhuram, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Taraf Ram Mohan Sen; recorded proprietors Bivabhar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Taraf Raj Ballabh Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 698-9-9. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Taraf Rambhadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-9; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Aradhan Barnik, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishor Kanungoe; recorded proprietors Abul Hossan Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-9; No. 4, of Narasinha Sarma sudder jumma Rs. 5-6-3; and No. 5, of Ali Hossan, Baksa Ali, Baishnab Charan Chaudhuri, Gour Kishor, Gouri Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Paran Das Chaudhuri, Premnarayan, Ram Jaya Baidya, Ram Das Sarma, Ram Dhan, Ram Chandra Biswas, Radharam, Ruhi Das Pal, Shamshere Ali, Sa-ti Chandra, Srimati Pran Kishori, Rukmini, Kailas Chandra Sen, Sheikh Dhanu Sadagar, Digambar, Bangai Badan Biswas, Pran Hari Lalla, Karim Baksh, and Baisnab Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossan and others; sudder jumma of the entire estate Rs. 813-4-10. Share No. 4, of Ali Hossan, Baksha Ali, Brindaban, Bhairab Chandra, Kali Kinkar, Kalikinkar, Lalita, Mahes Chandra Sen, Mityunjaya, Navakishor Dastidar, Niyamat Ali, Ram Lochan, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamshere Ali, Udayanath De, Ram Kinu De, Kanta Prasad Hazari, Shubal Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan, Imamsarif; recorded proprietors Srimati Pran Kishori, Srimati Kasisvari, Srimati Pran Kishori; sudder jumma Rs. 540-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Taraf Shachi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Sheikh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 188-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2933.—Tara! Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 836-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6; No. 11 of Golam Ali, sudder jumma Rs. 33-7-6; No. 28 of Krishna Mohan Guha, sudder jumma Rs. 11-7-6; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Krishna Das Mozumdar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Tara! Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Muraridhur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-5, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tara! Shib Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayi, Ram Kumar Rai, Kishori Mohun Rai, Tarini, Pratab Chandra Rai, and Nityananda Rai; sudder jumma Rs. 2,942-8-9. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3935.—Tara! Badha Madhab; recorded proprietors Balak Dasa Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4. Share No. 1 of Prankishori, bearing sudder jumma Rs. 441-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-6, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed.*

No. 13407.—Taluk Gauri Sankar, Baidyanath Kanungoe; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachura.*

No. 20175. Taluk Mohammad Kalu, Kumar Ali; recorded proprietor Sheikh Makhul Ali; sudder jumma Rs. 518-5-6. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Sheikh, Sheikh Badiuzzama, Srimati Dewan Bibi, Ahsalat Khan; recorded proprietors Fazal Ahammad, minor and others; sudder jumma of the entire estate Rs. 963-11-3. Share No. 2 of Ahsalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunnee Lal Nurannissa, Amirannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chakaria, Mouzah Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Babait Tara! Jugul Kishor; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613 10-5. The entire estate will be sold.

G. M. CROMBIE, Offg. Collector

NOTICE is hereby given under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's Office of that district, on the 1st day of March 1878, for arrears of revenue and other demands, which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of revenue due on the 8th day of November 1877.

Number on the district rent-roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jumma	Arrears for which estate is to be sold.	REMARKS
			Rs. A. P.	Rs. A. P.	
258	Jahangir, pergunnah Dhamnuggur.	Khetra Nath Roy, Achutanund Das, Sonatun Panda, Doyanidhi Dakinray, Harekrishna Das, Amir-un-Nisan Bibi, Atalbehari Das, Bith Nath Pati, Fakir Nahu himself, brother and guardian of Kartibisa Sahu and Srinibas Sahu minors, Subal Nahu, Man Nahu, himself and grandfather, and guardian, Prasottam Nahu minor, Behari Nahu, Godabari Das, Prabhad Mahanti, Hirabandhu Das, Radhabandhu Das father and guardian of Ranikannund Das minor, Kripasindhu Mahanti, Moulvie Mohamed Musurhul Hak.	2,258 0 5	140 10 5	Only 7a 3g 3k, 1kt 10g, 2k share will be sold, the rest having been separated under Act XI of 1859
913	Killa Raghunathpore, pergunnah Kacora.	Sobha Das, Bulbhudra Prasad Das, Boiriganjan Mohapatra, Lakhi Kanth Das Mohapatra, and Faruqi Baboo.	1,935 3 10	1 1 5	
787	Patnajat Bagbrindaban, pergunnah Khojuri.	Nundkishore Das Bidyadhar, Brindaban Chunder Mandal and Brindaban Behari Das	751 11 1	4 6 0	
924	Moharakpur, pergunnah Banchas.	Madan Mohun Das, Anoopram Mahanti, and Puddolochun Mandal.	14,205 9 7	1 12 6	

BALASORE COLLECTORATE, the 4th January 1878.

W. H. M. GUN, Comd. Depy. Collector in charge.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Sarun will be put up to public and unreserved sale at the Collector's Office of that district on Friday, the 15th March 1878, corresponding with the 26th Pangoon 1295 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estates.*

Serial number.	Town number.	Name of estate and pergunnah.	Name of proprietor.	Government revenue of entire estate.	Government revenue of shares which will be sold for arrears of revenue.	Arrears of revenue due from the estate.
				Rs. A. P.	Rs. A. P. M. D.	Rs. A. P.
1	240	Eksar, pergunnah Baul ..	Ram Parshad Narain ..	812 11 0	317 13 6 0 0 0	29 0 94
2	304	Tajpur, pergunnah Baul ..	Kisendo Narain and others ..	1,331 6 5	286 2 2 0 0 0	42 13 64
3	449	Dholwal, pergunnah Baul ..	Dil Bahadur Narain ..	577 0 84	577 0 84 0 0 0	1 8 48
4	454	Kasulpur, pergunnah Baul ..	Nand Kishwar Singh ..	943 15 11	12 8 7 0 0 0	3 0 0
5	484	Bamuluta, pergunnah Baul ..	Kandhaiya Lal and others...	2,135 5 4	1,840 0 0 0 0 0	37 7 114
6	612	Mahul, pergunnah Baul ..	Bahn Birpurtab Sahoe ..	3,490 5 2	705 6 3 0 0 0	37 0 0
7	634	Mirzapur, pergunnah Baul ..	Ram Kumar and others ..	1,142 7 54	472 14 84 0 0 0	16 11 4
8	743	Bagowra, pergunnah Baul ..	Mossamut Munrup Kuer and others.	4,102 10 11	532 3 54 0 0 0	27 9 0
9	750	Chainpur, Moharupur, pergunnah Baul ..	Harpershad Narain, Bhokhnath Singh and others.	7,591 12 8	457 2 4 0 0 0	18 13 0
10	773	Kohirpah Dommara, pergunnah Baul ..	Shah Jamshed Ali ..	1,001 12 0	1,001 12 0 0 0 0	5 2 8
11	931	Chimp, pergunnah Bara ..	Sheik Faiz Allah and others ..	2,228 3 62	99 5 104 0 0 0	6 9 104
12	1165	Rampur Chand, pergunnah Bara ..	Chet Gir and others ..	671 6 10	581 0 10 0 0 0	19 7 74
13	1328	Lakhnawa, pergunnah Bara ..	Harpershad Narain and others ..	1,280 0 0	1,119 7 5 0 0 0	2 2 4
14	1346	Khawaspur, pergunnah Bara ..	Sheikh Khairat Hossein and others.	990 5 1	275 14 8 0 0 0	0 13 14
15	1634	Dumakarin, pergunnah Chowbara.	Thakur Pershad Singh, Dhir Narain Singh, Ram Tahai Singh, Ram Pershad Singh, Oodit Narain Singh ..	640 0 04	64 0 0 0 0 0	3 13 0
16	1760	Rouza Moosampur, pergunnah Chirand.	Sheikh Asadullah, Bibi Rahman and Muktnath Pershad, alias Phulma Babu and others.	1,261 1 04	1,109 6 04 0 0 0	12 12 32
17	1846	Sair, pergunnah Dungal ..	Babu Ram Narain Singh and others	590 0 64	500 9 64 0 0 0	3 12 114
18	1998	Rampur Singha, pergunnah Kusmer.	Ramman Rai and others ..	582 12 6	460 3 6 0 0 0	1 1 8
19	2027	Salehpur, pergunnah Kasner	Raghupat Lal ..	649 0 0	649 0 0 0 0 0	52 15 34
20	2028	Ditto ditto ..	Ditto ..	650 0 0	650 0 0 0 0 0	52 15 24
21	2204	Jarowli, pergunnah Goa ..	Perneshar Rai, Bhaat Rai, Ajudhya Rai, Sin Narain Rai, Dhanraj Lal Rai ..	1,949 6 9	67 0 0 0 0 0	0 8 0
22	2201	Hishumpura, pergunnah Goa ..	Adhar Rai, Shun Charan Rai and others.	1,920 0 0	501 15 9 10 0 0	1 10 104
23	2204	Baqaha, pergunnah Goa ..	Ram Anurrah Upadhy, Dabi Pandey, Ram Buch Pandey and others.	622 14 114	104 12 10 18 4 124	2 4 04
24	2320	Bisambharpur, pergunnah Goa ..	Nanhat Lal, Banarai Lal, Chaman Lal, Kuldeep Narain and others.	531 13 54	433 12 4 0 0 0	3 12 11
25	2334	Jaithar Bhalwan, pergunnah Goa ..	Mossamut Jiacha Kuer, Haarani Kuer and others.	3,094 1 24	1,854 1 1 11 15 0	16 7 44
26	2334	Ditto ditto ..	Baithans Sahai ..	3,094 1 24	200 0 11 0 0 0	2 13 1
27	2361	Bhaxwampur Haut, pergunnah Goa ..	Sudi Narain, Kali Pershad Narain, Tark Singh, Jagar Nath Singh and others.	437 0 4	159 13 9 9 2 4	3 4 44
28	2453	Chimp Sudarson, pergunnah Goa ..	Ritubaran Singh, Kunja Rai, Sin Sahai, Sin Dayal Singh and others.	421 5 4	245 3 8 3 0 0	8 9 04
29	2459	Dharamra, pergunnah Goa ..	Meharban Singh, Ram Sahai Singh and others.	663 7 5	263 4 11 6 13 16	1 8 14
30	2486	Kasulpur, pergunnah Goa ..	Lachmi Pershad Sahu, Ram Pershad Sahu, Sidi Narain, Bahadur Singh and others.	3,138 3 1	271 1 11 0 0 0	8 12 74
31	2613	Kerwaskal a, pergunnah Goa ..	Kuldeep Narain ..	5,146 10 8	363 3 7 0 0 0	16 2 0
32	2661	Mirzapur, pergunnah Goa ..	Gudhar Singh ..	1,700 10 8	887 15 9 2 15 9	3 6 10
33	2813	Annour Maider, pergunnah Makur ..	Jobraj Singh, Jamarat Singh, Ram Kurlawan Lal and others	12,455 1 34	1,365 1 0 7 10 8	71 11 44
34	2813	Ditto ditto ..	Mohapat Singh ..	12,455 1 34	18 11 4 0 0 0	7 14 10
35	2813	Ditto ditto ..	Kamaal Singh, Sahabzada Singh, Parson Singh, Nari Singh, Nazir Singh, Jawahir Singh, Mahapat Singh ..	12,455 1 34	19 10 04 0 0 0	5 13 14
36	2816	Ditto ditto ..	Nazir Singh, Jawahir Singh, Mahapat Singh ..	7,301 11 04	13 4 5 6 13 5	1 14 2
37	2984	Yahyapur, pergunnah Marhal ..	Sin Narain Rai and others	618 9 6	227 1 104 0 0 0	3 13 14
38	3014	Aghinagar, pergunnah Marhal ..	Chakar Saran, Narain Singh and others.	978 12 64	444 1 54 0 0 0	28 1 114

SARUN COLLECTORATE, the 12th February 1878.

GOVINDMOHUN GHOSH, Deputy Collector, for Collector

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Tipperah will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Number in town.	Name of estate and pergunnah.	Name of the proprietor.	Government revenue of estate.	Amount of arrears for which the estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1863	Kiamut Upalata, pergunnah Mehar Doh No. 9.	Ram Kanai Saha ..	682 13 10	234 11 3	Settled for 60 years from 1254 to 1308 B.S.

TIPPERAH COLLECTORATE, the 14th February 1878.

F. JONES, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's Office of that district on the 15th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number of towjee.	Name of mahal and pergunnah.	Sudder jumma.	Name of proprietor.	REMARKS.
		Ra. A. P.		
47	Husay Chouanda, pergunnah Bisuck.	906 10 8	<i>CLASS I.—Permanently-settled Estates.</i> Musamat Ghansham Koor oorf Anund- koor Musamat Hoolakoor, Mallia Fussihassen, father and guardian of Mulik Zahoorulhuq.	The entire estate will be sold for arrears of Government revenue only.
216	Hubunpoorah Khoord, pergunnah Behar.	686 11 0	Kumlapershad Bhulaha-wal	The entire estate will be sold for arrears of Government revenue only.
225	Uckburpore Chudour, pergunnah Mus- sourah.	12,983 10 3	Baboo Sheonundun Pershad Sing, Baboo Hurnundun Pershad Sing, Baboo Rau- dhari Sing, and Tydhareo Sing, &c.	Out of sudder jumma Rs. 12,983-10-3, Rs. 12,443-12-9 to be deducted on account of share of Baboo Sheonundun Pershad Sing, Baboo Hurnundun Pershad Sing, &c., whose shares were brought under partition. The sudder jumma advertised for sale, Rs. 540-15-4, on account of share of Baboo Basdeoanarain Sing, Baboo Goolanarain Sing, himself and guardian of Baboo Shahdeoanarain Sing (his own brother), whose shares were brought under partition, which will be sold for arrears of Government revenue only.
229	Noerunderpore Khn- rounceah, pergunnah Azimabad.	1,185 5 7	Banoopershad Sha oorf Madho Lall Sha, Sheopershad Sha, Baboo Hurreehur Sahoy, and Deonath Sahoy, &c.	Out of sudder jumma Rs. 1,185-5-7, Rs. 1,007-8-4 to be deducted on account of the jumma of mouzah Moaullepore, Badikpore Jagra, Sukul- pore Lodoo, Heeranundpore, Noerundpore, Khurounceah, Junarjundpore, Hus-utpore, Ukhurouceah, Himutpore, Deorah and Nist of mouzah Kuleanpore, in respect of which sepa- rate accounts were opened under sections 10 and 11, Act XI of 1859. The sudder jumma advertized for sale is Rs. 67-15-3 on account half of mouzah Kuleanpore appertaining to, the lot of the aforesaid mahal Noerunderpore, Khurounceah, the same being payable by Deonath Sahoy, non-applicant. The said half of mouzah Kuleanpore will be sold for arrears of Government revenue only.
			<i>CLASS II.—Temporarily settled Estates.</i>	
390	Deorah Dureahpore Dheebur, pergunnah Gyaaspore.	527 0 0	Moorat Loll Maloozar	The entire estate will be sold for arrears of Government revenue only.
			<i>CLASS I.—Permanently-settled Estates.</i>	
453	Mukhdoompore Nu- koulee, pergunnah Sandha.	1,381 0 0	Ayed Fida Hosen, Musamat Mukhdooman, malika.	The entire estate will be sold for arrears of Government revenue only.
512	Kumarpore Pahsa pore, pergunnah Behar.	560 12 0	Baboo Pheel Sing, Dureasa Sing, and Baboo Bodha Sing, malika.	The entire estate will be sold for arrears of Government revenue only.

PATNA COLLECTORATE, the 5th February 1878.

L. C. ABBOTT, *Covenanted Deputy Collector in charge,
for Collector on tour.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

No. 1685.—Mahal Mundi, pergunnah Chainpore; sudder jumma of the entire mahal Rs. 1,082-2-2; recorded proprietors Kashi Singh, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to 3 annas 6 pie.

No. 3309.—Mahal Barhara, pergunnah Arwah; sudder jumma Rs. 1,875; recorded proprietors Damri Roy, &c. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 3.

No. 3778.—Mahal Beshoonpurah, pergunnah Nonour; recorded proprietors Mr. Raphael Solano, &c.; sudder jumma Rs. 510. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 95-15-9.

No. 3783.—Mahal Bajariya, pergunnah Nonour; sudder jumma Rs. 950; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to Rs. 177-15-2.

No. 3791.—Mahal Karbanin Patti Chandi Lasandi, pergunnah Nonour; sudder jumma Rs. 2,019; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 378-15-2.

No. 3844.—Mahal Ekwari Mohinddin, pergunnah Nonour; sudder jumma Rs. 5,018; recorded proprietors as above. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 940-0-6.

No. 3848.—Mahal Narhi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,926. Will be put up for sale on account of arrears of Government revenue amounting to Rs. 302-3-0.

No. 3849.—Mahal Baroochi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,843. Will be put to auction for arrears of Government revenue amounting to Rs. 533-14-3.

No. 3851.—Mahal Kaup, pergunnah Peeroo; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 3,700. Will be sold for arrears of Government revenue amounting to Rs. 691-1-0.

SHAHABAD COLLECTORATE, the 2nd February 1878.

J. WARR EDOES, *Offg. Collector*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorsheadabad will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd March 1878, corresponding with 10th Choitra 1284 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Serial number.	Class.	Number of towjee.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
					Rs. A. P.	
1	First Class	10	Kienut pergunnah Kulberia, pergunnah Kalberia.	Kristo Chandra, Joynarayan Basu, Kala Chund Basu, Shachudhar Choudhuri, Bhubaneswari Dasya, Haradhami Dasya, Shyma Sundari Choudhurani and Shyma Charan Basu.	1,208 10 9	3a. 16g. 2k. 2k. share of Shyma Charan Basu in this mehal will be sold; sudder jumma Rs. 280-0-3.
2	Ditto	10	Ditto	Ditto	1,208 10 9	3a. 2k. 2k. share of Shyma Sundari Choudhurani in this mehal will be sold; sudder jumma Rs. 220-2-3.
3	Ditto	72	Dilu Gausedria, pergunnah Gan- kar.	Pran Krishna Banerji, Banwari Lal Mandal, and Sriah Chandra Mandal.	2,661 10 9	Entire mehal will be sold.
4	Ditto	107	Kienut pergunnah Doyanagar, pergunnah Doyanagar.	Radhagobind Deb Thakur, Sevaet Bhubaneswari Dasya, Choudhuri Hefawatulla, Choudhuri Hefawatulla, Choudhuri Karamatulla, Bibi Ummat Chhalema and Bibi Ummatan Fatema.	9,500 13 8	12a. 1jmal share of Choudhuri Hefawatulla, Choudhuri Karamatulla, Choudhuri Hefawatulla, Bibi Ummat Chhalema and Bibi Ummatan Fatema in this mehal will be sold; sudder jumma Rs. 7,193-1-6.
5	Ditto	227	Kienut Mouje Pakur Hana, pergunnah Barbak Sing.	Radhabullav, Jagannath and Ramtann Sing.	739 0 11	Entire mehal will be sold.
6	Ditto	273	Kienut pergunnah Barbak Sing, pergunnah Barbak Sing.	Alan Chandra, Chandra Mohan, Dolrobind Datta, Hari Narayan, Hara Mohan, Ram Mohan, Ram Chandra, Ramtann, Shib Chandra, Mohendro Narayan, Ram Mohan, Kristo Kanta, Bhagabati Debys, Ram Chandra (son of) Koli Das, Kristo Gopal, Jiban Kristo, Ramdhan, Prem Narayan, Banamali, Kala Chund, Kristo Kishore, Hira Lal Choudhuri, Baman Das Choudhuri, Radha Mohan, Pary Mohan, Ram Gopal, Brojo Lal Choudhuri, Gopi Sundari Debys, Moli Lal Choudhuri, Bandi Bibi, Ajeannosa Bibi, Jinor Rahaman and Baji Bibi.	2,105 6 1	Ditto.
7	Ditto	300	Taraf Mateapara, pergunnah Murripur.	Shamitra Debys, Uday Narayan, Iscur Chandra Rai, Ram Komal Bhattacharjee and Annada Kanta Bhattacharjee.	1,343 5 9	Ditto.
8	Ditto	407	Kienut Mouje Ramdhan, pergunnah Fato Sing.	Madhab Nath, Sath Kari Bisheshar, Ujat Neaj, Ram Gopal, Ram Chandra, Qila Dhar, Hara Gobind, Mohammad Neaj, Kristo Dhan Das, guardian of Taran Das minor, son of late Jacobandhu Das, Dina-bundhu, Ujjulmoni, Ajmuttulla, Rameshar Banerji, Sevaet of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and Ki Rangini Das.	617 1 6	11a. 14g. 14k. and 10f. 1jmal share of Madhab Nath, Bisheshar, Ram Gopal, Ram Chandra, Gaddhar, Hara Gobind, Mohammad Neaj, Ujjulmoni and Ajmuttulla in this mehal will be sold; sudder jumma Rs. 335-8-11.
9	Ditto	456	Kienut Mouje Suktipore, pergunnah Plassi.	Hari Mohan, Khetro Nath, Radha Kristo, Gopal Kristo Mookerji, Shaktamoni Debys, Syud Attawar Rohoman, Syud Abdul Fatta, Khobira Bibi, Taloba Bibi, Fatema Bibi, mother and guardian of Mohammad Moosa, Syud Mohammad Taha, Rohaman Bibi, Syda Bibi and Sridam Chandra Sen.	2,403 10 3	Entire mehal will be sold.
10	Ditto	479	Taraf Sharsha, pergunnah Barbak Sing.	Choudhuri Neamatulla	943 9 6	
11	Second Class.	2,769	Char Bidupara Danga Plassy, pergunnah Plassy	Jaggosher Sallagar	833 5 0	Ditto.

G. J. S. HODGKINSON, *Offg. Collector.*

MOORSHEADABAD COLLECTORATE, the 13th February 1878.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district on the 20th day of March 1878, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estates.*

Number of towji.	Name of mehal and pergunnah.	Names of proprietors.	Sudder jumma.	Amount due.	REMARKS.
			Rs. A. P.	Rs. A. P.	
503	Bardeopur, pergunnah Mullahi.	Darbari Lal, Sakhi Chund, and Kesho Lall, and others.	1,323 9 0	155 8 0	This mehal will be sold exclusive of this eight annas share of Chaudhry Nukamth Pershad Sing of which a separate account has been opened under Act XI of 1859, bearing a sudder jumma of Rs. 224-5-0.
3330	Koli, pergunnah Amer- thu.	Chaudhuri Nukamthpershad, Shownandunpershad Sing, and others.	508 9 0	4 2 8	
3377	Jagdispur, pergunnah Mullahi.	Ameer Ali Khan	563 12 0	210 12 0	
3331	Deora Naganwan, pergunnah Monghyr.	Talewar Kunwar, Harnath Kunwar, and others.	1,903 0 0	714 6 0	

MONGHYR COLLECTORATE, the 5th February 1878.

C. A. SAMUELS, *for Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Mozsufferpore will be put up to public and unreserved sale at the Collector's Office of that district on the 16th day of March 1878, corresponding with 27th Falgoon 1285 Fusly, for arrears of Government revenue due on the 12th January 1878:—

Serial Number.	Towjee Number.	Name of mahal and pergunnah.	Name of recorded proprietor.	Government revenue of entire mahal.	Government revenue of the mahal to be sold.	Amount due from the estate to be sold.
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	5387	Bookwarpar, pergunnah Hajeeপুর	Mahabeer Doobey and others	1,478 13 3	1,478 13 3	383 15 9

MOZUFFERPORE COLLECTORATE, the 9th February 1878.

C. VOWELL, *Contd. Dy. Collr., for Collr. on tour.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Purneah will be put up to public and unreserved sale at the Collector's Office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estate.

The share specified below in No. 181 touji, Gangi Pergunnah Mirjapur; recorded proprietors Golam Ashgar, Khajah Torab Ali, Maniruddin, Khuram Ali, Hamid Ali, Madad Ali, Mussamut Nathan, Mussamut Bhiki, Tasaduck Hossein, Imdad Hossein, Uzir Ali, Bilal Ali, Bibi Saifan, Syad Enaet Hossein, Mahomed Jama, Amanatullah, Aghori, Buxun, Reazullah, Menjan, Mir Mungloo, Mussamut Sahadman, Golab Chand Ram, Sheik Enaetullah, Bibi Mundurjan herself and guardian and mother of Sheik Reazatullah and Sariatullah, minor sons Sheik Mahomad Hyder and Abdul Sutter themselves and guardian of Sheik Abdul Jabbar and Sheik Sadatullah, minor sons of Sheik Jabbar Bux, deceased, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, and Bibi Majidunnissa, wife and heir of Sheik Peer Mahomed, deceased; sudder jumma of the entire estate being Rs. 791-3-5. The share of Mahomad Hyder, Abdul Sutter, Sheik Sadatullah, Sheik Abdul Jabbar, minor sons of Sheik Jabbar Bux, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, Bibi Majidunnissa, wife and heir of Sheik Peer Mahomed, deceased, in the estate bearing sudder jumma Rs. 77-5-3 on account of which separate account has been opened, will be exempted from sale. The share of other proprietors Golam Ashar, &c., bearing sudder jumma Rs. 713-14-2, will be sold for recovery of arrears Rs. 86-15-4.

PURNEAH COLLECTORATE, the 16th February 1878.

W. KEMBLE, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

Towji number.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS
			Rs. A. P.	
97	Mouzah Shorob Khan, Chakle Karjihat	Nobin Chunder Chowdhuri and Bheemabati Dohya.	740 10 11	The 8 annas share of Bheemabati Dohya, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 371-18-54.
360	Eight annas share of mouzah Shikarpore and others, pergunnah Rokopore.	Nasiruddin Mahomed Chowdhuri, Jahiruddin Mahomed Akoo Ali Chowdhuri and Fate Ali Chowdhuri.	699 1 0	The 8 annas 39. 14 94/ share of Nasiruddin Mahomed Chowdhuri, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 526-12-0.

RUNGPORE COLLECTORATE, the 14th February 1878.

J. J. LIVERAY, *Offg. Collector of Rungpore.*

Statement of the Affairs of the Bank of Bengal for the week ending 12th February 1878.

LIABILITIES.			Rs.	A. P.	ASSETS.			Rs.	A. P.
Capital paid-up	2,00,00,000	0 0	Government Securities	1,04,84,183	15 11
Reserve Fund	19,53,880	0 0	Loans on Government Securities, &c., at Head Office and Branches	38,42,3.2	3 11
Public Deposits at Head Office	...	Rs. 83,33,061-13-8	2,00,96,190	4 4	Accounts of credit on Government Securities, &c., at Head Office and Branches	45,02,393	10 2
Ditto at Branches	...	1,18,63,138-6-8			Bills discounted and purchased at Head Office and Branches	2,32,36,615	7 9
Other Deposits at Head Office and Branches	2,27,02,183	12 10	Balances with other Banks	8,122	12 7
Bank Post Bills, &c.	11,02,906	10 8	Dead Stock	10,03,266	10 9
Sundries	8,19,554	9 4	Stamps	12,107	13 9
					Sundries	4,20,006	6 10
								4,35,87,011	0 11
					Cash and Currency Notes at Head Office, Rs. 88,19,922-5-6	2,30,79,704	4 3
					Cash and Currency Notes at Branches	...	1,42,59,781-14-9		
Rupess	...	6,66,66,715	6 3		Rupess	...	6,66,66,716	6 2	

By order of the Directors,

BANK OF BENGAL,

W. WHITLAND, *Offg. Chief Acctt. & Dy. Secy.*

W. D. CRICKSHANK,

Calcutta, the 14th February 1878.

(94—1)

Offg. Secretary and Treasurer.

NOTICE is hereby given that the undermentioned documents, lying unclaimed in the Calcutta Registry Office since 1874, will be destroyed on the 23rd February 1878, unless their delivery is taken on or before that date.

Number of this list.	Registered number of the document.	Names of executors.	Names of claimants.	Nature of document.	Date of refusal or completion of registration.	REMARKS.
Book No. I.						
1	8	Kasinath Sott	Dinanath Mitra	Reconveyance	29th January 1874.	
2	9	Ditto	Ramanath Mitra	Ditto	Ditto.	
3	156	M. M. Zorab	C. J. Malchus and another	Ditto	9th February 1874.	
4	391	Tame Khan	Shaiikh Bhatari	Sale	10th March 1874.	
5	428	Lewis Gomes	Hallabh Das and others	Lease for five years	12th Ditto.	
6	533	Ram Kisan Das Serozi	Pinlay, Muir and Company	Mortgage	25th Ditto.	
7	724	Hangsidhar Sadhu Khan and another.	Johar Lal Sadhu Khan	Sale	18th April 1874.	
8	838	C. R. Lackersteen	T. H. Bennerts	Lease for five years	1st May 1874.	
9	975	Prasanna Kumar Guha	Ramnani Begum and another	Lease for ten years	19th Ditto.	
10	1047	Pratap Chand Naek	Nil Kantha Hazra and another.	Agreement	27th Ditto.	
11	1087	Umesh Chand Mukerjee and another.	Saei Bhusan Biswas and others.	Security bond	9th July 1874.	
12	1454	Giris Chandra Mitra	Rathakanta Jue and others	Lease for three years	7th Ditto.	
13	1480	Kona Mani Das	Adhya Charan Pal and others	Sale	4th August 1874.	
14	2223	Blavesvar Mukhall	Eliza Banu	Counterpart of a perpetual lease.	2nd November 1874.	
15	2278	Gundasi Devi	Bir Chand Dhar	Reconveyance	4th Ditto.	
16	2313	R. J. Mohan Nag Chaudhuri	Mati Lal Ghose Bakuli	Lease for three years	7th Ditto.	
17	2490	Brimanta Mandal	Ravati Hallishh Saha	Lease for five years	23rd Ditto.	
18	2562	Sadhu Chatter and another	G. T. Doucett	Lease for three years	4th December 1874.	
19	2563	Sadhu Charan Laha	Ditto	Ditto	Ditto.	
20	2564	Abdul Khasak	Ditto	Ditto	Ditto.	
21	2565	Hafizuddin	Ditto	Ditto	Ditto.	
22	2566	Kamathin Lala	Ditto	Ditto	Ditto.	
23	2567	Uair Khan	Ditto	Ditto	Ditto.	
24	2568	Khosai Uatagar	Ditto	Ditto	Ditto.	
25	2578	Kale Kumar Mukhorji	Great Eastern Hotel Wine and General Purveying Company, Limited.	Security bond	21st Ditto.	
Book IV.						
1	119	Kanal Lal Basak	Kunamal	Indemnity bond	23rd March 1874.	
2	144	Promodini Dobi	Ditto	Sale	7th April 1874.	
3	251	Borradale, Schiller and Company	Ditto	Trade mark	8th June 1874.	
4	434	Mangal Jan	Fatima Bibi	Kabinnamah	19th September 1874.	
5	447	Irfan Ali Khanikar	Kengna	Ditto	23rd Ditto.	
6	469	Shaiikh Ibrahim	Bibi Hafezair	Ditto	6th October 1874.	
7	541	Maden Mohan Datta	Aftavudden Sardar	Mortgage	17th December 1874.	
8	554	Shaiikh Abdur Rahman	Kubum Bibi	Kabin	23rd Ditto.	
9	563	Sadhu Madhab Basu and another.	Jabannessa Begum	Reconveyance	Ditto.	
DOCUMENTS REFUSED.						
1872.						
1	6	Mahes Chandra Kumar	Dharma Das Mandal	Sale	30th July 1874.	
2	36	Hazi Ibrahim and another	Brojo Mohan Datta and another.	Lease for three years	Ditto.	
3	64	Dwarkanath Bhunjo and another.	Tarak Nath Paulit	Ditto	Ditto.	
4	158	Kamala Kantha Mallick	Kumar Raj Kumar Roy	Lease for seven years	11th September 1872.	
5	194	L. Mondes	Sagrel	Lease	30th July 1874.	
6	201	Kamal Muni Das	Panch Kari Sadhu Khan	Agreement for sale	Ditto.	
1873						
7	24	Nityananda Chatterjee and another.	Tarini Charan Chaudhuri	Sale	Ditto.	
8	77	Chhatu Shaiikh Jemadar	Mataneni Das	Surrender of lease	Ditto.	
9	106	Ramasundari Das and others	Satanath Laha	Conveyance	25th Ditto.	
10	114	Man Math Nath De and another.	Malcolm Owen	Lease for five years	30th Ditto.	
11	123	Bahari Loll Sott	Jadunath Patra	Lease for three years	Ditto.	
12	158	Nowab Tarbanossas Begum		Lease for two years	Ditto.	
1874						
13	11	Dullabh Bepari	Nubakser Roy	Mortgage	Ditto.	
14	94	Shaiikh Asadulloh	Mairam Bibi	Kabut	Ditto.	

1. Bank pass-books now substituted by cheques
2. Receipts referred to in section 53
3. Receipts referred to in rule 76
4. Monthly returns
5. Petitions, &c.

One copy.
In bundles.
Ditto.
Ditto.
Ditto.

CALCUTTA REGISTRY OFFICE, the 4th February 1878.

GOPENDRA KRISHNA, *Offg. Registrar.*

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 14th February 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	430 14 0	418 0 0	1,142 12 9	588 1 6	2,568 12 3	
„ of previous 5 weeks	2,226 11 6	2,160 11 3	5,016 1 0	2,999 3 9	12,410 11 6	
Total	2,656 9 6	2,577 11 3	6,158 13 9	3,588 5 3	14,990 7 9	

CALCUTTA, the 16th February 1878.

(80—1)

G. H. SIMMONS, *Secretary.*

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Feb. 13	19 Cases, B W in a circle or no mark ...	Order	Ship Lady Octavia.
" 13	1 Case, B. L. & Co. ...	Ditto	Ditto.
" 13	22 Bars Flat Iron, no mark ...	Ditto	Ditto.
" 13	9 Bars Square Iron, no mark ...	Ditto	Ditto.
" 13	1 Bundle Flat Iron, no mark ...	Ditto	Ditto.
" 13	2 Bundles Plate Iron, B ...	Ditto	Ditto.
" 13	2 Cases, P in a triangle, bottom S. C. D. & Co. ...	Ditto	Ditto.
" 13	1 Case, 40 in a diamond, bottom S. D. & Co. ...	Ditto	Ditto.
" 16	25 Barrels, 520 in a diamond, bottom W L ...	Ditto	Ship Ganges
" 16	11 Packages, A with 63 below in a diamond ...	W. Magor & Co. ...	S. S. Duke of Devonshire
" 16	1 Case, A with 61 below in a diamond ...	Ditto	Ditto.
" 16	2 Cases, addressed ...	J. Anderson, Assam.	Ditto.
" 16	10 Cases, C N B in a diamond, top B & F ...	Order	Ditto.
" 16	1 Case, addressed ...	Messrs. Chauntrell, Knowles & Roberts, 31, Hastings Street.	Ditto.
" 16	1 Case, addressed ...	Dr. A. W. Cochrane.	Ditto.
" 16	2 Packages, D K in a diamond, top W: T. & Co. ...	Hoare, Miller & Co.	Ditto.
" 16	1 Case, addressed ...	J. C. Douglas, Esq., Office of Director-General, Government Telegraph.	Ditto.
" 16	1 Case, G P ...	Order	Ditto.
" 16	15 Cases, G. A. & Co. in a diamond, bottom C ...	Gillanders Arbuthnot & Co.	Ditto.
" 16	6 Packages, H G, with D below in a diamond ...	W. Magor & Co. ...	Ditto.
" 16	2 Kegs, H H L in a heart ...	W. Magor & Co. ...	Ditto.
" 16	1 Case, J A in a diamond ...	Order	Ditto.
" 16	1 Case, L M S ...	Ditto	Ditto.
" 16	21 Packages, L W C in a Y within a circle ...	Ditto	Ditto.
" 16	2 Cases, 378 in a diamond, top M A ...	Ditto	Ditto.
" 16	1 Case, I S in a diamond, top M, bottom Madras ...	Ditto	Ditto.
" 16	8 Cases, P in a triangle, bottom S. & Co. ...	Ditto	Ditto.
" 16	1 Case, P in a triangle, bottom S C D & Co. ...	Shib Chunder Dutt and Co.	Ditto.
" 16	1 Case, P. D. C. Co. ...	P. DeCosta & Co. ...	Ditto.
" 16	1 Case, M T E in a diamond ...	W. Magor and Co. ...	Ditto.
" 16	31 Packages, M D T C in a cross within a heart ...	Ditto	Ditto.
" 16	6 Packages, M P, with G below in a heart ...	Ditto	Ditto.
" 16	8 Packages, M H, with L in a heart ...	Ditto	Ditto.
" 16	1 Case, addressed ...	Muller, Esq.	Ditto.
" 16	1 Case, R. P. A. & Co. in a diamond ...	J. Darrick	Ditto.
" 16	8 Packages, addressed ...	Dr. J. E. Tuson, care of Grindlay & Co.	Ditto.
" 16	2 Cases, S C, with C below in a diamond, bottom W ...	Order	Ditto.
" 16	4 Cases, W C, with 29 below in a diamond, or B T with C below in a diamond, bottom N ...	W. Magor & Co. ...	Ditto.
" 16	1 Case, W by A in a circle, bottom Madras ...	Order	Ditto.
" 16	2 Packages, W in a diamond, top W. T. & Co. ...	Hoare, Miller & Co.	Ditto.
" 16	10 Packages, W L D, bottom D ...	W. Magor & Co. ...	Ditto.
" 16	1 Package, W L D, bottom D, or no mark ...	Order	Ditto.
" 16	2 Cases, B T C in a diamond, bottom B ...	W. Magor & Co. ...	Ditto.
" 16	1 Case, B T C in a diamond, bottom N ...	Ditto	Ditto.
" 16	5 Packages, B C O in a diamond ...	Bengal Coal Company.	Ditto.
" 16	1 Case, B C C in a diamond, bottom B ...	Ditto	Ditto.
" 16	10 Cases, B in a diamond, bottom J N B ...	Order	Ditto.
" 16	1 Case, addressed ...	Rev. G. Bough	Ditto.
" 16	1 Case, addressed ...	Rev. J. H. Buddon	Ditto.
" 16	8 Packages, B C C in a block, top B ...	Bengal Coal Company.	Ditto.
" 16	1 Sample Parcel, addressed ...	Carlisle, Nephew & Co.	Ditto.
" 16	4 Packages, A S & Co. in a diamond ...	Order	S. S. Hydaspes.
" 16	1 Case, addressed ...	A. Acton, Esq., Central Press.	Ditto.
" 16	4 Cases, A. C. R. & Co. in a cross ...	Order	Ditto.
" 16	1 Case, A S in a diamond, bottom B P ...	Ditto	Ditto.
" 16	6 Cases, C W O ...	Ditto	Ditto.
" 16	3 Cases, C S C in a triangle ...	Order	Ditto.
" 16	1 Sample Parcel, addressed ...	Dr. W. Carry, Dryangunge, Delhi.	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ships.
1878.			
Feb. 16	3 Cases, E. G. & Co., bottom L	Order	S. S. Hydaspes.
" 16	1 Case, addressed	Captain Brownrigg, Rifle Brigade, care of Messrs. Grindlay & Co.	Ditto.
" 16	4 Cases, B M in a diamond, bottom R P	Order	Ditto.
" 16	2 Cases, G. A. & Co.	Gillanders, Arbuthnot & Co.	Ditto.
" 16	1 Case, addressed	Dr. Ollkar, Fustmental Geological Survey Office.	Ditto.
" 16	2 Cases, addressed	B. T. Hill, Esq., Chief Store-Keeper, S. & P. D. Ry., Lahore, Punjab.	Ditto.
" 16	2 Bales, L W T, bottom A	Order	Ditto.
" 16	2 Cases, M. & Co. in a diamond	Ditto	Ditto.
" 16	1 Cask, N E by T	Ditto	Ditto.
" 16	1 Case, O in an inverted triangle, bottom H. S. K. & Co.	Ditto	Ditto.
" 16	2 Copper tiles, no mark	Ditto	Ditto.
" 16	1 Case, addressed	Armt. Sergt. George Roberts, care of King Hamilton & Co.	Ditto.
" 16	9 Cases, R. & Co. in a block	Ranken & Co.	Ditto.
" 16	1 Case, addressed	C. Stewart, Esq., Oriental Bank	Ditto.
" 16	2 Cases, S J	Order	Ditto.
" 16	1 Cask, S & F L or D in a diamond	Ditto	Ditto.
" 16	1 Case, H U	Order	Ditto.
" 16	1 Sample Parcel, addressed	Mr. Jones, Wine Merchant, Dinapore.	Ditto.
" 16	1 Case, J B	Order	Ditto.
" 16	1 Case, addressed	A. Walker, Esq., Superintendent, Cartridge Factory, Dum-Dum.	Ditto.
" 16	1 Sample Parcel, addressed	G. Arbuthnot & Co.	Ditto.
" 16	1 Ditto, ditto	Mr. D. MacDonald, care of R. Turnbull, Esq., 31, Chowringhee.	Ditto.
" 16	2 Bales, A in a triangle, bottom P H D	Order	S. S. Orion.
" 16	2 Ditto, bottom P K	Ditto	Ditto.
" 16	2 Bales, P in a triangle, bottom H D	Ditto	Ditto.
" 16	9 Packages, B C M	Ditto	Ditto.
" 16	1 Case, L D. & Co., bottom H P	Ditto	Ditto.
" 16	1 Case, 2 in a diamond, top Macneil & Co.	Ditto	Ditto.
" 16	16 Cases, M in a triangle, top E P	Ditto	Ditto.
" 16	3 Cases, addressed	Macneill & Co.	Ditto.
" 16	1 Cask, no mark	Order	Ditto.
" 16	98 Packages, O J M Co.	Ditto	Ditto.
" 16	1 Case, R T C	Ditto	Ditto.
" 16	4 Casks, 517 in a diamond, bottom W L	Ditto	Ditto.
" 16	23 Cases, W in a block	Ditto	Ditto.

CALCUTTA, the 18th February 1878.

(93—1)

G. H. SIMMONS, Vice-Chairman.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
400	O 5—33597	10	The Post Master, Calcutta.
410	L 84—54845	100	Ramruck Das.
"	—74834	100	
"	—63346	100	
412	O 38—64726	1,000	Hajee Elias Hajee Omar.
"	—64727	1,000	
"	—64728	1,000	
"	O 27—54595	500	
"	—54596	500	

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
414	L 94—94283	100	Choona Mull Kalikaprasad.
	O 33—00123	100	
415	L 92—19375	50	Kali Kumar Chatterjee.
416	O 9—27351	10	F. T. Atkins, Manager, Indian Railway Service Press, Jubulpore.
	O 1—05918	10	
	O 8—44708	10	
	O 7—43229	10	
	—97606	10	
	O 11—55602	10	
	L 85—13349	10	
	O 5—80678	10	
417	L 94—55792	100	Bhogerut Das.
	—66500	100	
418	O 10—60815	10	The Post Master, Calcutta.
421	L 99—25587	10	F. T. Atkins, Manager, Indian Railway Service Press, Jubulpore.
	L 25—48044	5	
423	L 93—83635	50	Adam Hajee Abdool Hamid.

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
424	O 27—48090	500	Captain G. W. Samson.
	—43371	500	
	O 33—04016	100	
	—00954	100	
425	O 33—13548	100	Nursingh Shaw.
426	L 94—69550	100	The District Superintendent of Police, Jessore.
427	L 84—57627	100	Mool Chand Sorowjee.
428	L 99—59930	10	Hari Nath Mukerjee.
	O 13—16589	10	
429	L 94—12143	100	M. H. Rhaman.
430	O 33—23874	100	Chunder Nath Mukerjee.
431	L 92—58970	50	W. L. Lockersteen.
434	L 84—97627	100	Moolchand Marwaree.
435	L 29—84142	5	Cosimooddeen.
436	L 92—78697	50	George de Rhé Philipe.
	—86543	50	
439	O 33—10534	100	Dija Das Datta.
	O 20—72471	20	
440	L 94—96893	100	Judoo Nath.
	—95767	100	
441	O 33—18034	100	Deno Halder.
442	O 28—72638	1,000	Hajee Esmail Goolmahamed.
	—72639	1,000	

Notes partially lost or destroyed.

432	A 99—68068	20	Boroda Churn Mitter.
	L 72—78976	10	
433	O 28—32076	1,000	Methu Lal Chowdhery.
434	L 16—03634	5	Srikrishna Mookerjee.
435	L 92—70839	50	Shaik Peer Dux.
	O 9—84059	10	
436	L 66—30846	50	Gokul Chand.
	L 84—73982	100	
437	L 21—55731	5	Gopeekanund Roy.
	—55732	5	
438	L 33—14016	10	F. W. Baker and Co.
	L 68—30496	10	
439	L 81—36334	50	Favre Leuha and Co.
440	L 92—19603	50	Vausuilecome.
441	O 3—85265	20	Chandra Nath Bhutta-charjee.
	O 5—29528	10	
	—15731	10	
	O 7—19097	10	
	—19050	10	
	—19096	10	Ram Lochan Dutt.
442	L 28—59902	5	
443	L 94—62070	100	Mrs. Hamilton.
444	L 92—47095	50	Hurro Komol Tollahpattra.
445	L 80—38476	20	William Ramage.
446	O 28—53878	1,000	The Superintendent, C. Prison, Agra.
	—53877	1,000	
	—53879	1,000	
	L 94—79858	100	
	O 4—21195	20	
	O 20—99688	20	Jodunath Majumdar.
447	O 6—51550	10	
448	O 27—47635	500	Hurry Narain Dey.
449	O 13—56577	10	Chunder Nath Mukerjee.
450	L 91—57229	20	Khetra Mohan Dey.
451	O 11—48896	10	Judunath Ghose.
452	O 11—38473	10	Surjee Kumar Banerjee.
453	O 7—76288	10	Ram Mohun Janna.
454	O 28—22124	1,000	Tara Shunker Bhatta-charji.
	—24580	1,000	
455	L 90—72019	20	Kristoproanno Mitter.
	L 25—12875	5	
456	O 6—62356	10	O. E. Livesey.
457	L 92—55096	50	W. E. Bion.
458	L 91—63781	20	Abdul Nysem.
	—68785	20	
459	O 10—12391	10	G. Scorgia.
	—12392	10	
	—12393	10	R. H. Smith.
460	L 28—94918	5	
461	L 85—40760	1,000	Monohur Lall and Golall-jee.
	L 82—63635	500	
462	L 20—67129	5	Soobal Dass Mallik.
	L 17—99807	5	
	L 24—02982	5	Ram Kali Mukerjee.
463	L 98—90304	10	
464	O 20—71125	20	R. Thornton.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
465	L 94—93951	100	Kader Nath Sett.
	O 33—00690	100	
	—01140	100	
	—21290	100	
	L 94—48483	100	
	—99443	100	
	L 68—75640	100	
	L 83—32319	100	
	L 92—92389	50	
	—34668	50	
	—75482	50	Mary Ann Back.
	—84700	50	
466	L 74—93032	10	Turner Morrison & Co.
	O 5—93954	10	
	O 2—97832	20	
	L 90—01373	20	
467	O 4—54084	20	Ram Chunder Chakravarti.
	O 20—38575	20	
	—91858	20	
	O 21—11066	20	
	—10444	20	Modhusooden Dey.
222	L 87—20194	10	
	L 76—60499	10	Fukeer Chunder Khan.
223	L 27—32439	5	
	—32436	5	Mohun Lal.
224	L 51—04659	100	
	—64658	100	Subder Alli.
226	L 22—35802	5	
	—35803	5	Russick Lal Bose.
227	L 13—42398	20	
	—42400	20	Brojo Doyal Shaha.
	L 36—01744	20	
	—48768	20	B. D. Bural.
228	A 96—91568	10	
	—91569	10	Suroop Dhur and Sons.
229	L 3—00414	10	
	A 96—02006	10	Shoshobhoosan Sen.
242	L 39—91006	10	
	—91003	10	Luthfar Rahman.
271	L 61—57717	10	
	L 62—64819	10	Radha Gobind Majumdar and Hurro Nath Majumdar.
	O 7—75106	10	
	—75105	10	Janakce Nath Banerjee.
	L 15—72344	5	
	L 11—02935	5	Gopal Chunder Lahury.
272	L 44—63024	10	
	—63023	10	J. H. Frederick.
275	L 98—38861	10	
	O 5—15642	10	Gunga Narain Bysack.
276	R 12—18123	20	
	L 89—14213	20	Messrs. T. F. Brown & Co.
	A 67—36716	20	
	—43000	20	Manor Mull.
277	L 97—50514	10	
	—50516	10	Okhoyram Kundoo.
278	L 20—52805	5	
	—52875	5	Mohavarat Dey.
235	A 96—75517	10	
	—75518	10	Ojoodhiaprasad Bajpie.
252	L 43—20959	10	
	—20957	10	Haran Chunder Bose.
279	L 80—19921	20	
	L 90—19431	20	Hocka Chand.
282	L 22—64146	5	
	—64149	5	Khelsee Das Tonsook Das.
283	L 45—31245	20	
	—31243	20	The Officiating Chief Paymaster, E. I. B., Calcutta.
	A 65—00274	10	
	—00268	10	R. W. KELLNER,
284	L 40—78218	10	
	L 39—67680	10	Offg. Asst. Commr. of Paper Currency.
285	L 27—20108	5	
	L 28—01790	5	PAPER CURRENCY DEPT., the 19th February 1878.
286	L 34—55866	10	
	—25536	10	
287	L 91—61954	20	
	O 4—06752	20	
288	L 10—27337	5	
	—27338	5	
289	L 60—09556	10	
	—09557	10	

Offg. Asst. Commr. of Paper Currency.
PAPER CURRENCY DEPT., the 19th February 1878.

Notice.

THE zemindary dāk cess of the district of 24-Per-gunnahs for the year 1878-79 is fixed at the rate of seven annas and six pie per cent. of the sudder jumma payable by each estate. The amount due for the first half-year should be paid into the treasury on or before the 1st June, Saturday, and that for the second half-year on or before the 16th December, Monday, 1878.

J. F. BRADBURY, *Offg. Magistrate.*

Notice.

Dated the 18th February 1878.

IT is hereby notified that Reaches Nos. 1 to 6 of the Midnapore Canal (from Midnapore to Dainan) will be closed for repairs from the 1st April to the 16th May next.

F. T. HAIG, *Colonel, R.E.*

Chief Engineer, Bengal Irrigation Branch.

WANTED an Overseer for road cess works in the district of Maldah at Rs. 80 a month.

None but certificate-holders from any Government Civil Engineering College, with five years' practical experience, need apply.

All applications should be forwarded to the Chairman, District Road Fund Committee, Maldah, with copies of testimonials.

No applications will be received after 25th instant.

HURBUNSWALL SINGH, *Vice-Chairman.*

MALDAH, the 11th February 1878. (83-1)

Wanted

A DISTRICT ENGINEER under the Road Cess Committee, Noakhally. Salary commencing with Rs. 400 a month, and travelling allowance according to the Public Works Department Rules.

No one need apply who has not passed the Assistant Engineer's Examination, and has not served some time in the Public Works Department in that capacity.

Applications, with copies of testimonials, will be received up to the 15th proximo.

The selected candidate must join the appointment at once.

R. PORCH, *Chairman, R. C. C.*

NOAKHALLY ROAD CESS COMMITTEE'S OFFICE,
The 30th January 1878. (61-3)

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.	
22 " " 2-12 "	
23 " " 2-14 "	
24 " " 3 "	

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests.

SIMPSON HILLIER, *Asst. Conservator of Forests.*

The 1st June 1877.

Lost.

A GOVERNMENT Promissory Note No. 040876 of 1842-43, dated 1st February 1843, Rs. 5,000, at 4 per cent., standing in my name, and never endorsed to anybody. Payment of the above note and interest thereupon are already stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of a duplicate one in my favor.

BIRPODOSH DOSS.

Colootolah, 8 and 9, Gopaul Chunder's Lane.

CALCUTTA, 19th February 1878. (96-3)

NOTICE is hereby given that the partnership lately subsisting between the undersigned William Ewing, Henry Hunter Murdoch, William Ewing the younger, and Thomas Fingland Hamilton, in the business of Commission Merchants and Agents in Calcutta, was this day dissolved by mutual consent as regards the said William Ewing, and that the said Henry Hunter Murdoch, William Ewing the younger, and Thomas Fingland Hamilton will continue to carry on the business of Commission Merchants and Agents in Calcutta under the firm of Ewing & Co., and will receive and give discharges for all moneys owing to, and will pay all moneys owing by, the said firm of Ewing & Co. Dated this 31st day of December 1877.

W. EWING.

H. H. MURDOCH.

W. EWING, junior.

T. F. HAMILTON.

Witness to the signatures of Henry Hunter Murdoch and William Ewing.

MURRAY JOHNSON,

20, Austin Place, London, E. C., Solicitor.

Witness to the signatures of William Ewing the younger and Thomas Fingland Hamilton.

(58-3) CHAS. SANDERSON, *Solicitor, Calcutta.*

Ramgarh Tea Company, Limited.

THE Ordinary General Meeting of the Shareholders of this Company will be held in the Company's registered Office, No. 16, Strand, on Monday, the 25th February, at 3 P.M.

(86-1) MACKINNON, MACKENZIE & Co., *Agents.*

Notice.

SUNGOO RIVER TEA COMPANY, "LIMITED."

THE Third Ordinary General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Fairlie Place, at noon, on Saturday, the 23rd instant.

SCHORN KILBURN & Co., *Managing Agents.*

CALCUTTA, 15th February 1878. (85-1)

The Mathola Company, "Limited."

THE Fourth Annual Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Olive Street, on Saturday, the 2nd of March 1878, at 11-30 A.M., for the purpose of receiving the Directors' Report, declaring a dividend for season 1877, and for the consideration of such other business as may be brought forward.

JOHN ELLIOTT & Co., *Managing Agents.*

CALCUTTA, 18th February 1878. (97-2)

Dehra Doon Tea Company, Limited.

NOTICE is hereby given that the Twenty-ninth Half-yearly Ordinary General Meeting of the Shareholders of above Company will be held at the Secretary's Office, Hurbunswalla, Dehra Dun, on Thursday, 28th February 1878, at noon.

By order of the Directors.

(74-2) A. F. GIBSON, *Secretary.*

Soom Tea Company, "Limited."

NOTICE is hereby given that the Ordinary General Meeting of Shareholders of this Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Thursday, the 28th of February, at 12 o'clock noon, for the purpose of receiving the Directors' Report, passing the Accounts, declaring a final Dividend for the year 1877, and transacting such other business as may be brought before the meeting.

By order of the Board.

WILLIAMSON, MACGILL & Co., *Secretaries*

CALCUTTA, 26th January 1878. (61-5)

Equitable Coal Company, Limited.

NOTICE is hereby given that the Twenty-ninth Half-yearly General Meeting of the Shareholders of the above Company will be held at the Office of the Company, No. 1, Lyons' Range, on Thursday, the 28th day of February 1878, at noon, for the purpose of receiving the Directors' Report and Accounts for the half-year ending 31st December 1877, and for the transaction of any other business that may be brought forward.

The Share Transfer Books of the Company will be closed for fourteen days from 16th instant.

MACKILL & Co., *Managing Agents.*
CALCUTTA, 14th February 1878. (88—1)

Joseph and Sons, Limited, in Liquidation.

AT an Extraordinary General Meeting of Shareholders of the Company held on the 9th instant, at the registered Office of the Company, at 4 P.M.

PRESENT:—M. M. Zorab, Esq., G. T. Doncott, Esq., J. A. Savedra, Esq., E. T. Arratoon, Esq., M. Niersee, Esq., and C. Gould, Esq., J. E. Davis, Esq., G. F. Sabas, Esq., M. Mackertich, Esq., W. David, Esq., Thos. Malcolm, Esq., S. A. Shircore, Esq., Hafez Kareem Bux, Baboo Mutty Lal Sen, Baboo Poornoo Chunder Mookerjee, C. S. Bijohn, Esq., G. M. Gasper, Esq., M. Z. Manuk, Esq., S. M. Hyrapet, Esq., Mrs. E. Swany, by their proxy M. M. Zorab, Esq.

M. M. ZORAB, Esq., *in the Chair.*

The Chairman having read the notice convening the meeting,

It was especially resolved and carried that the Company be wound up voluntarily.

2. It was proposed by M. M. Zorab, Esq., and Seconded by J. A. Savedra, Esq., and carried, that Mr. M. Niersee be the Liquidator, and that his remuneration be fixed at 5 per cent. on all sums realized.

With a vote of thanks to the chair the meeting terminated.

(84—1)

M. M. ZORAB, *Chairman.*

Execution Case No. 242 of 1877.

Moharani Surnomoyee, decreeholder, *versus* Chandra Mookhee Dassia, mother and guardian of Gooroo-prasanna and Anundagopal Ghosh, minors, judgment-debtor.

In the above case the property described below will be put up to sale on the 15th March 1878 at the Moorsshedabad Civil Court, for the realization of Rs. 3,212-0-7 due to the decreeholder. Particulars may be known at the office of the undersigned.

Lot No. 1.—Moorsshedabad Collectorate Towji No. 800, Kismut Mouzah Haranarsinpur, situate in pergunnah Choonakhali, division Barooah, bearing a sudder jumma of Rs. 176-8-9, recorded proprietor Ramjoy Ghosh, deceased.

MANMULALL CHATTERJEE, *Sub. Judge of Moorsshedabad.*

MOORSHEDABAD SUB. JUDGE'S COURT,
The 13th February 1878. (92—1)

Execution Case No. 1 of 1878.

Janakinath Mukhapadhy, decreeholder, *versus* Khetoo Bibi, herself and as mother and guardian of Dharum Chund Rakhecha, minor, judgment-debtor.

In the above case the property described below will be put up to sale on the 15th March 1878, at the Moorsshedabad Civil Court, for the realization of Rs. 5,911-11-9 due to the decreeholder. Particulars may be known at the office of the undersigned.

Lot No. 1.—Darputai mehal taruf Sadhookhali, consists of seven villages—Takipur, Filkhana, Gobindnagar alias Mohishathali, Dadpur, Sarai Dadpur, Maradigi and Madhanpur—appertaining to Dibi Mungunpara, situate within pergunnah Palasi, division Barooah, and in the sub-registry of Berhampur, bearing a putni jumma of Rs. 3,260, exclusive of other expenses remaining in the possession of the judgment-debtor.

MANMULALL CHATTERJEE, *Sub. Judge of Moorsshedabad.*

MOORSHEDABAD SUB. JUDGE'S COURT,
The 16th February 1878. (91—1)

Notification.

TO be peremptorily sold by the Registrar of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction in his sale-room in the Court House on Saturday, the 2nd day of March next, at the hour of 12 o'clock, at noon, pursuant to a decree of the said Court, made on the 20th day of January 1878, in suit No. 623 of 1875 (whereof Joogulkissore Agurwallah, Kallypersand Agurwallah, and Madhoopersaud Agurwallah, executors of Baboolall Agurwallah, deceased, are plaintiffs, and Juggomohun Dass and Brojobullub Dass are defendants), the following property, namely—

Lot No. 1.—All that undivided 4 annas and 8 pie share (2 annas share being of the defendant Juggomohun Dass and 2 annas and 8 pies share being of the defendant Brojobullub Dass), the whole into 16 annas parts or shares being considered as divided off, and in all that three-storied brick-built messuage, tenement, or dwelling-house together with the piece or parcel of land or ground thereunto belonging and on part whereof the same is erected and built containing by estimation 9 cottaks and 9 chittacks, more or less, situate, lying and being in Cross Street, in the town of Calcutta, and numbered 91, 92, 93, 94, 95, 96, 97 and 98 (formerly Nos. 77, 78, 79, 80, 81, 82, 83 and 84), and butted and bounded in manner following, that it to say—on the south by Cross Street; on the north by the land of the said Baboolall Agurwallah; on the east by the dwelling-house of Ramtancoo Mullick; and on the west by the house of Bungahes Jogee Bengali.

The abstract of title and conditions of sale may be seen at the office of the Registrar, High Court, Original Jurisdiction, or at the Office of Mr. M. Dover, the plaintiffs' attorney, No. 5, Old Post Office Street, Calcutta, on any day before the sale, and will be produced at the sale.

R. BRICHAMBERS, *Registrar.*

CALCUTTA HIGH COURT ORIGINAL JURISDICTION, REGISTRAR'S OFFICE, the 25th January 1878. (89—1)

Administrator-General's Office.**NOTICE.**

ADMITTED claims against the undermentioned estates are payable on Tuesday and Friday as usual:—

ESTATES.	Claims or dividend.	Rates of dividend per rupee.
*Warren, Joseph, late Superintendent and Khowdar of the Nizamut Police, Moorsshedabad.	Claims ...	In full.
*O'Neil, E. J., late a Sub-Engineer in the Department of Public Works, Irrigation Branch.	1st dividend ...	at 4 annas 6 pie.
*Ruth, W., late a pensioner of the Government Telegraph Department.	Claims ...	In full.
Saunders, G. N., Major, late in the Bengal Staff Corps.	1st dividend ...	at 1 anna 12 pie.
*Thacker, W., Vety. Surgeon, late Revenue Agent of the Government of India.	Claims ...	In full.

N. B.—The surplus of the estates marked* is carried over to the account for the persons interested, and no other claims against the estates can be admitted.

Persons presenting receipts for payment are requested at the same time to produce the registry certificates which have been granted to them from this office.

L. P. D. BROUGHTON, *Administrator-General.*
HIGH COURT, CALCUTTA, 19th February 1878. (95—1)

INSOLVENT NOTICE.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of BRAMPOO CHUNDER KUNZ, an Insolvent. On Tuesday, the 5th day of February instant, an account of the receipts and disbursements of the Official Assignee, from the 6th day of January 1875 to the 31st day of December last, was filed in the office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter, for the purpose of making a dividend.

Any Creditor or other person interested, who may intend to establish or oppose any claim upon the estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, *Official Assignee.*

In the matter of SEWJUNDUN PAURAY, an Insolvent.

On Tuesday, the 5th day of February instant, an account of the receipts and disbursements of the Official Assignee from the 1st day of April 1872 to the 31st day of January last was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day March next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested, who may intend to establish or oppose any claim upon the estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of ISSEN CHUNDER SEN, an Insolvent.

On Tuesday, the 5th day of February instant, an account of the receipts and disbursements of the Official Assignee, from the 3rd day of May 1877 to the 31st day of January last, was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter, for the purpose of making a dividend.

Any creditor or other person interested, who may intend to establish or oppose any claim upon the estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of JULIUS PONNER, an Insolvent.

On Tuesday, the 5th day of February instant, an account of the receipts and disbursements of the Official Assignee, from the 3rd day of June 1872 to the 31st day of January last, was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter, for the purpose of making a dividend.

Any creditor or other person interested, who may intend to establish or oppose any claim upon the estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of CHARLES PATTERSON ABBOTT, an Insolvent.

On Tuesday, the 5th day of February instant, an account of the receipts and disbursements of the Official Assignee from the 26th day of July 1877 to the 31st day of December last was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 5th day of March next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any creditor or other person interested, who may intend to establish or oppose any claim upon the estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of TOOLSEEDOSS SETT, and LALL CHUND SETT, Insolvents.

On Tuesday, the 12th day of February instant, it was ordered that the matters of the petition of the said Insolvents be heard on Tuesday, the 2nd day of April next, and that the said Insolvents do then attend to be examined before the said Court.

M. M. Zorab, Attorney.

In the matter of TOOLSEEDOSS SETT and LALL CHUND SETT, both of Nimfollah Ghaut Street, in the Town of Calcutta, heretofore carried on trade and business in co-partnership at No. 94 and 145, China Bazar, in the Town of Calcutta, under the name and style of Toolseedoss Sett and Lall Chund Sett, at present a writer in the office of Revenue, Agriculture, and Commerce, Insolvents.

Notice that the petition of the said Insolvents, seeking the benefit of the Act XI Vic. Chap. XXI, was filed in the office of the Chief Clerk on Tuesday the 12th day of February instant, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.

M. M. Zorab, Attorney.

In the matter of BROJONAUTH LAHA, an Insolvent.

On Wednesday, the 6th day of February instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic. Chap. XXI as to all persons named in his Schedule, as creditors or claiming to be creditors, respectively.

W. G. Francis, Attorney.

In the matter of JOGENDRONAUTH GANGGOOLY, an Insolvent.

On the Tuesday, the 8th day of January last, it was ordered that the order of adjudication made in this matter, on and bearing date the 6th day of July 1877, be and the same is hereby rescinded and annulled, and the vesting order be and the same is hereby discharged, provided always that all acts or things done by the Official Assignee, or other person acting under his authority prior to this order, shall be good and valid and shall not be annulled or in any wise affected thereby, and also ordered that the said Assignee do deliver over to the said insolvent all the estate and effects, moneys, goods, books, and papers, now remaining in the hands of the said Assignee, belonging to the estate and effects of the said Insolvent, upon payment of his usual Commission and all costs, charges and expenses lawfully incurred by him.

Trailuckynath Roy, Attorney.

In the matter of JOHANNES AVDALL, an Insolvent.

On Friday, the 11th day of January last, it was ordered that the said Insolvent do stand committed to the custody of the Sheriff of the Town of Calcutta, and the Superintendent of the Presidency Jail at Calcutta, for a period of three months, to be computed from the date of his being taken into such custody, and that after the expiration of the said three months he be released from the custody of the said Sheriff and Superintendent, and shall be entitled to the benefit of the said Act, and that the hearing of the matters of the petition of the said Insolvent be and the same is hereby adjourned to the first Court day in May next, and that the said Insolvent do then attend personally before this Court to obtain his personal discharge, and also ordered that the said Insolvent do amend his schedule filed in this matter by striking out the name of Juddoonath Sircar as a creditor, and by inserting Messrs. Burn & Co. as creditors for Rs. 3,130, the full amount of the decree held by them.

Dignam and Robinson, Insolvent's Attorneys.

J. Aechle, Attorney for the Official Assignee.

In the matter of ARCHIBALD SALVADOR, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 26th day of February instant, at the hour of ten o'clock in the forenoon.

Any Creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

M. M. Zorab, Attorney.

In the matter of BENOD BASAK, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 26th day of February instant, at the hour of ten o'clock in the forenoon.

Any Creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

Insolvent in person.

Chief Clerk's Office, the 19th day of February 1878.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Bhoremull Gondka, an Insolvent.

NOTICE is hereby given that the Commissioner of the Insolvent Court will sit on Tuesday, the 5th March 1878, at the hour of 11 o'clock A.M., to adjudicate on the claim of Baboo Tariney Churn Bose.

A. B. MILLER, Official Assignee.

POSTAL NOTICES.

THE Passenger and Mail Cart Service between Calcutta and Siligore, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAN, *Offy. Post-Master Genl., Bengal.*
CALCUTTA, the 28th January 1878.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Hours up to which late letters are taken if fully prepaid with an additional fee of 1 anna.
All stations on Loop Line, between Howrah and Rampurhat, and Chori, between Calcutta and Asansole	5.30 A.M. 5 P.M. 6.30 A.M. 5 P.M. 8 P.M. 7.30 A.M. 8.30 P.M. 2 P.M.	5 P.M.	
Howrah	6.30 A.M. 5 P.M.	5 P.M.	
Eastern Bengal Railway Goods and Slow section, all Stations up to Goalundo	6.30 A.M. 5 P.M.	5 P.M.	
Barrackpore included	7 A.M. 5 P.M. 7.45 A.M. 7.15 A.M. 6 P.M. 5 P.M. 1.30 P.M. 1 P.M.	5 P.M.	
Sonapore, Barrackpore, and Canning Town	7 A.M. 5 P.M. 7.45 A.M. 7.15 A.M. 6 P.M. 5 P.M. 1.30 P.M. 1 P.M.	5 P.M.	
Dum-Dum	7 A.M. 5 P.M. 7.45 A.M. 7.15 A.M. 6 P.M. 5 P.M. 1.30 P.M. 1 P.M.	5 P.M.	
Rarnact	7 A.M. 5 P.M. 7.45 A.M. 7.15 A.M. 6 P.M. 5 P.M. 1.30 P.M. 1 P.M.	5 P.M.	7 P.M.
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julpigoree, Darjeeling, Berhampore, Beaulah, and Dinagore districts	8.45 P.M.	3.15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Noakhali, Cachar, Sylhet, Kishinagar, Pubna, Feredpore, Burrial, Mymensing, and Bogra districts	6 P.M.	5 P.M.	P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Scind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5 P.M.	P.M.
Coolaharish, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Vizianpatam	6 P.M.	5 P.M.	6.30 P.M.
Registered letters and parcels are received during the hours of	Weekdays { 7 to 8 A.M. 12 to 5 P.M. 7 to 8 A.M. Sundays { 2 to 5 P.M.		

Hours at which Mails are closed at Branch Post Offices.

Names and initials or distinguishing letters of Branch Post Office	HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED.				REMARKS.
	1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
Dhurmtoila	W. C.	7-15	11-20	5-6	5-27
Allipore	A.	6-30	11-20	5-50	5-15
Baug Bazar	N.	6-30	11	5-30	5
Bow Bazar	C.	7	11-45	5-10	5-40
Bhowanipore	S.	6-30	11	5-45	5-15
Garden Reach	W.	6	10-50	5-20	4-45
Haukholla	N. W.	6-30	11-10	5-40	5-16
Joramanico	N. C.	7	11-30	5	5-20
Kidderpore	N. W.	6-45	11-35	5-5	5-30
Loudon Street	S. E.	6-30	11-12	5-27	5-27
Napit Bazar	E. C.	7	8-32	1-2	5-15
Shimla	N. E.	6-30	11-25	5-25	5-25
Wellisley Street	S. C.	6-30	11-22	5-7	5-27
Ballaghatta	E.	6-30	7-57	12-27	4-0

Hours of deliveries from General Post Office and Branch Offices.

Name of Offices.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
General Post Office	8	12-30	4-0	On Sundays there are only two deliveries viz. 1st and 2nd. On arrival of the Inward Overland mail, an extra delivery is made from these offices.
Baug Bazar	N.	9	1-40	
Bow Bazar	C.	8-20	1-8	
Shimla	N. E.	8-35	1-15	
Haukholla	N. W.	8-55	1-30	
Dhurmtoila	W. C.	8-30	1-0	
Napit Bazar	E. C.	8-37	1-7	
Ballaghatta	S. E.	8-7	1-47	
Wellisley	S. C.	8-35	1-10	
Loudon	S. E.	8-37	1-12	
Bhowanipore	S.	8-52	1-53	
Kidderpore	S. W.	8-35	1-15	
Allipore	A.	8-50	1-30	
Garden Reach	W.	9-15	1-50	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7.30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8.50 P.M. Calcutta time (8.20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8.50 P.M. Calcutta time will be detained.

E. C. GEORGE, *Post-master.*

CALCUTTA POST OFFICE, the 1st January 1878.

IN consequence of the alteration in the time of departure of the Northern Bengal (State) Railway from 18th instant,

The mails for Assam, Darjeeling, Julpigoree, Pubna, Serajgunge, Mymensing, Nattore, Beaulah, Bogra, Dinagore and Rungpore districts will be closed at this office at 6 P.M. in place of 9 A.M., as at present.

E. C. GEORGE, *Post-Master.*

CALCUTTA GENL. POST OFFICE, the 14th February 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras and Ceylon	6 P.M.	20th Feb.	<i>Hydasps.</i>
Madras, Ceylon and the Intermediate Ports.	6	20th "	<i>Ethiopia.</i>
Chittagong, Akyab, and Kyauk Phyon.	6	24th "	<i>Calcutta.</i>
Rangoon, Moulmein, and Straits	6	24th "	<i>Bagdad.</i>
Persian Gulf	6	25th "	From Bombay.
Ceylon and the Australian Colonies.	6	26th "	Ditto.
The Straits, Hong-Kong, and United States of America.	6	2nd Mar.	Ditto.

• Mails for Port Blair and Camorta can be forwarded by this opportunity.

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 22nd February 1878. 2. Book-post and pattern-packets must be posted on the 21st February 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6.30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*

GENERAL POST OFFICE, CALCUTTA,
The 19th February 1878.

**List of Unclaimed Letters lying in the
Calcutta Post-Office on the
19th February 1878.**

Abdool, Razack.	Leary, Mrs.
Addington, R. W.	Liddall, J.
Alexander, Miss.	Lionel, de Niceville.
Andrew, Arthur.	Lucas, J. J.
Anson, Captain W.	Lynch, P.
Bailey, H.	Marrison, C.
Behary Lal Ghose, Messrs.	Martin, E. C.
Blades, W. T.	Mason, Billy.
Braham & Co., Messrs.	McSalman, A. D.
Brown, Mrs.	Meringtone, Mrs.
Brown, Harry.	Middleton, C. J.
Bottman, Mrs.	Mills, R. H.
Box, Mrs.	Mohamed, Aga Syed.
Campbell, Lieutenant.	Moody, Lizzie.
Campbell, J. C.	Mullick, Messrs.
Campo, Mrs.	Obrian, A.
Castle & Co.	Onraett, Miss.
Cavanah, Flor. John.	Palmer, General Henry.
Clatterbuck, Capt. T. St. T.	Parkinson, Miss Agness.
Concaunon, T. E. W.	Pelit, Monsieur Chas.
Connors, J.	Periera, J.
Cumming, Messrs.	Philipps, Mrs. S. R. H.
Cye, James.	Pinto, J. S.
Deheemans, Miss.	Pogosh, W. G.
DePenning, Mrs. P.	Pracy, William.
Dickkuso, Mrs.	Ritter & Co.
Duacell, J.	Rondeau, J.
Doyle, John.	Rosenburg, W.
Doyle, G. D.	Roy, H.
Edgar, C. W.	Sage, C.
Edwards, J.	Samuel, S.
Fendall, Miss.	Samuel, H. A.
Ghose, Sadunath.	Savi, Mrs.
Gibson, Esq.	Scander, Mrs.
Gillan, Revd G. G.	Sing, Sirdar Dyal.
Gilran, C. H.	Singh, H. L.
Godby, C. J.	Sinhor, T.
Gomes, Mrs. C.	Shiela, Mr.
Gomes, Miss Victoria.	Smith, R.
Gow, A.	Smith, Major Ewan.
Gruchy, John.	Spalding, J.
Hales, John, Messrs. & Co.	Stedman, Mrs. C.
Hibgame, B. A.	Syechenyi lecomte Bela.
Hilton, John.	Taylor, Mrs. W.
Jackson, T. A.	Vandenborg, J. M.
Jackson, M. P.	Wallace, Mrs. Sophy.
Jackson, Miss A.	Watts, Williams.
Jaranimo, D.	Watson, J. T.
Jones, Miss A.	Wheatley, J. E. G.
Jordan, J. C.	Wilson, Mrs.
Kelly, R. P. J.	Wilson, C. M.
Knapp, O.	Wilson, Mrs. E. M.
Laval, N.	Woodford, Miss Agness.
Low, C.	

**Letters marked "Care of Post-Office, to be kept till
called for."**

Anderson, John.	Doherty, J.
Aireck, Frederico.	Donovan, D.
Bauce, J. M.	Douglas, S. J.
Bennertz, B. H.	R. F. W.
Bennett, T. O.	Edwards, J.
Boe, Ashjohn.	Rwbaurs, A.
Bruce, Esq.	Faulkes, E.
Buttoel, Edward.	Fazulbhoy, Visram.
Burn, Mrs. J.	Fellowes, Mrs.
Budree Das.	Ferguson, C. B.
Bull, Alex.	Finch, Fredt.
Busuttill, C.	Flowers, Dr.
Carter, R.	Ford, D.
Cashie, B. B.	Fraser, Thos.
Chescoe, Charles.	Frazier, E. R.
Collins, Francis B.	Gagliardi, Sigr. M.
Collings, C. E.	Gleeson, J. G.
Oroghan, W. J.	Gobind Ram Reckseedass.
Cox, Chas. S.	Guthrie, A.
D'Silva, G. P.	Hackett, Mr.
D'Sulin, Madame.	Hurdell, J. R.
Dahlke, H. F.	Hughes, J. W.
Denholm, J. C.	Hamilton, V.
Dickens, D.	Huguenot, M.
Doherty, Mrs. H. A.	Humsfrey, Capt. B. J. P.

**Letters marked "Care of Post-Office, to be kept till
called for."**

Jackson, Capt. G. A.	Oriovits, Tassf.
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*Weekly Water Report showing the least depth of water
in the Bhagiruttee, Matabhanga, and Jellinghee Rivers
for the week ending Friday, 15th February 1878.*

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
	Ft. In.	
Entrance below Chourasia ...	4 3	
Thence to Noorpoore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	0 Goeriah.
From Jungipore to Berhampore, 47 miles.	2 6	6 Bottom of Noorpoore and Aumateekunge.
From Berhampore to Cutwa, 50 miles.	2 0	0 Nuthur and Kumarparah
From Cutwa to Nudda, 40 miles.	2 3	3 Mateerree.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	} ... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.		
Thence to Junction with the Jellinghee.	3 0	0 Hurrirampore.
From Junction of Byrub and Jellinghee to Teakatta.	3 3	3 Moodoopore.
From Teakatta to Nudda ...	3 0	0 Isserchunderpore.

Height of water on gauge at Berhampore, the 18th February 1878, above zero, 0 foot 7½ inches.

T. H. WICKES, C.E.,
Engr., Nudda Rivers Division.
BERHAMPORE, the 18th February 1878.

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16. Dangerous rock in Forrest Strait, Mergui Archipelago, and Richelieu Rock off Kopah Inlet.
19. Correct position of Santipilly Light-house.
20. Anchorage Buoys in Madras Roadstead.
21. Light-vessel near Krishna Shoal, Burma.
22. Additional information, light-vessel Krishna Shoal; and light at Pooree.
23. Alteration of position of Chittagong Lights.
24. Night signals shown by British Pilot vessels in the English channel.

No. 1 of 1878. Alteration of position of middle ground Battery, Bombay Harbour.

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The 1st December 1877.

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The Calcutta Gazette.

WEDNESDAY, FEBRUARY 20, 1878.

PART V.

Act of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th February 1878, and is hereby promulgated for general information :—

ACT NO. VI OF 1878.

An Act to amend the law relating to Treasure-Trove.

WHEREAS it is expedient to amend the law relating to treasure-trove; It is hereby enacted as follows :—

Preamble.

Preliminary.

1. This Act may be called "The Indian Treasure Trove Act, 1878."

Short title.

It extends to the whole of British India;

Extent.

And it shall come into force at once.

Commencement.

2. The enactments specified in the schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same schedule.

3. In this Act—

Interpretation-clause.

"treasure" means anything of any value hidden in the soil, or in anything affixed thereto :

"Treasure."

"Collector" means (1) any revenue officer in independent charge of a district, and (2) any officer appointed by the Local Government to perform the functions of a Collector under this Act.

"Collector."

When any person is entitled, under any reservation in an instrument of transfer of any land or thing affixed thereto, to treasure in such land or thing, he shall, for the purposes of this Act, be deemed to be the owner of such land or thing.

Owner

Procedure on finding Treasure.

4. Whenever any treasure exceeding in amount or value ten rupees is found, the finder shall, as soon as practicable, give to the Collector notice in writing—

Notice by finder of treasure.

(a) of the nature and amount or approximate value of such treasure ;

(b) of the place in which it was found ;

(c) of the date of the finding ;

and either deposit the treasure in the nearest Government Treasury, or give the Collector such security as the Collector thinks fit, to produce the treasure at such time and place as he may from time to time require.

5. On receiving a notice under section four, the Collector shall, after making such enquiry (if any) as he thinks fit, take the following steps (namely) :—

Notification requiring claimants to appear.

(a) he shall publish a notification in such manner as the Local Government from time to time prescribes in this behalf, to the effect that, on a certain date (*mentioning it*), certain treasure (*mentioning its nature, amount and approximate value*) was found in a certain place (*mentioning it*); and requiring all persons claiming the treasure, or any

part thereof, to appear personally or by agent before the Collector on a day and at a place therein mentioned, such day not being earlier than four months, or later than six months, after the date of the publication of such notification;

(4) when the place in which the treasure appears to the Collector to have been found was at the date of the finding in the possession of some person other than the finder, the Collector shall also serve on such person a special notice in writing to the same effect.

6. Any person having any right to such treasure or any part thereof, as owner of the place in which it was found or otherwise, and not appearing as required by the notification issued under section five, shall forfeit such right.

7. On the day notified under section five, the Collector shall cause the treasure to be produced before him, and shall enquire as to and determine—

(a) the person by whom, the place in which, and the circumstances under which, such treasure was found; and

(b) as far as is possible the person by whom, and the circumstances under which, such treasure was hidden.

8. If, upon an enquiry made under section seven, the Collector sees reason to believe that the treasure was hidden within one hundred years before the date of the finding, by a person appearing as required by the said notification and claiming such treasure, or by some other person under whom such person claims, the Collector shall make an order adjourning the hearing of the case for such period as he deems sufficient, to allow of a suit being instituted in the Civil Court by the claimant, to establish his right.

9. If upon such enquiry the Collector sees no reason to believe that the treasure was so hidden; or

if, where a period is fixed under section eight, no suit is instituted as aforesaid within such period to the knowledge of the Collector; or

if such suit is instituted within such period, and the plaintiff's claim is finally rejected;

the Collector may declare the treasure to be ownerless.

Any person aggrieved by a declaration made under this section may appeal against such declaration, within two months from the date thereof to the Chief Controlling Revenue Authority.

Subject to such appeal, every such declaration shall be final and conclusive.

10. When a declaration has been made in respect of any treasure under section nine, such treasure shall, in accordance with the provisions hereinafter contained, either be delivered to the finder thereof, or be divided between him and the owner of the place in which it has been found in manner hereinafter provided.

11. When a declaration has been made in respect of any treasure as aforesaid, and no person other than the finder of such treasure has appeared as required by the notification published under section five and claimed a share of the treasure as owner of the place in which it has been found, the Collector shall deliver such treasure to the finder thereof.

12. When a declaration has been made as aforesaid in respect of any treasure, and only one person other than the finder of such treasure has so appeared and claimed, and the claim of such person is not disputed by the finder, the Collector shall proceed to divide the treasure between the finder and the person so claiming according to the following rule (namely):—

If the finder and the person so claiming have not entered into any agreement then in force as to the disposal of the treasure, three-fourths of the treasure shall be allotted to such finder and the residue to such person. If such finder and such person have entered into any such agreement, the treasure shall be disposed of in accordance therewith:

Provided that the Collector may in any case, if he thinks fit, instead of dividing any treasure as directed by this section,

(a) allot to either party the whole or more than his share of such treasure, on such party paying to the Collector for the other party such sum of money as the Collector may fix as the equivalent of the share of such other party, or of the excess so allotted, as the case may be; or

(b) sell such treasure or any portion thereof by public auction and divide the sale-proceeds between the parties according to the rule hereinbefore prescribed:

Provided also, that when the Collector has by his declaration under section nine rejected any claim made under this Act by any person other than the said finder or person claiming as owner of the place in which the treasure was found, such division shall not be made until after the expiration of two months without an appeal having been presented under section nine by the person whose claim has been so rejected, or, when an appeal has been so presented, after such appeal has been dismissed.

When the Collector has made a division under this section, he shall deliver to the parties the portions of such treasure, or the money in lieu thereof, to which they are respectively entitled under such division.

13. When a declaration has been made as aforesaid in respect of any treasure, and two or more persons have appeared as aforesaid and each of them claimed as owner of the place where such treasure was found, or the right of any person who has so appeared and claimed is disputed by the finder of such treasure, the Collector shall retain such treasure and shall make an order staying his proceedings with a view to the matter being enquired into and determined by a Civil Court.

14. Any person who has so appeared and claimed Settlement of such dispute, may, within one month from the date of such order, institute a suit in the Civil Court to obtain a decree declaring his right; and in every such suit the finder of the treasure and all persons disputing such claim before the Collector shall be made defendants.

15. If any such suit is instituted and the plaintiff's claim is finally established therein, the Collector shall, subject to the provisions of section twelve, divide the treasure between him and the finder.

If no such suit is instituted as aforesaid, or if the claims of the plaintiffs in all such suits are finally rejected, the Collector shall deliver the treasure to the finder.

16. The Collector may, at any time after making a declaration under section nine, and before delivering or dividing the treasure as hereinbefore provided, declare by writing under his hand his intention to acquire on behalf of the Government the treasure, or any specified portion thereof, by payment to the persons entitled thereto of a sum equal to the value of the materials of such treasure or portion, together with one-fifth of such value, and may place such sum in deposit in his treasury to the credit of such persons; and thereupon such treasure or portion shall be deemed to be the property of Government, and the money so deposited shall be dealt with, as far as may be, as if it were such treasure or portion.

17. No decision passed or act done by the Collector under this Act shall be called in question by any Civil Court, and no suit or other proceeding shall lie against him for anything done in good faith in exercise of the powers hereby conferred.

18. A Collector making any enquiry under this Act may exercise any power conferred by the Code of Civil Procedure on a Civil Court for the trial of suits.

19. The Local Government may, from time to time, make rules consistent with this Act, to regulate proceedings hereunder.

Such rules shall, on being published in the local Gazette, have the force of law.

Penalties.

20. If the finder of any treasure fails to give the notice, or does not either make the deposit or give the security, required by section four, or alters or attempts to alter such treasure so as to conceal its identity, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty,

and he shall, on conviction before a Magistrate, be punished with imprisonment for a term which may extend to one year, or with fine, or with both.

20. If the owner of the place in which any treasure is found abets, with- in the meaning of the Indian Penal Code, any offence under section nineteen, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty,

and he shall, on conviction before a Magistrate, be punished with imprisonment which may extend to six months, or with fine, or with both.

SCHEDULE.

Number and date of enactments.	Title or subject.	Extent of repeal.
Bengal Regulation V of 1817.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on the discovery of such treasure.	The whole.
Madras Regulation XI of 1832.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on discovery of such treasure.	The whole.
Act XII of 1838... Act IV of 1872...	Hidden Treasure (Madras). An Act for declaring which of certain rules, laws and regulations have the force of law in the Panjáb, and for other purposes.	The whole. So far as regards Bengal Regulation V of 1817.
Act XV of 1874...	Laws Local Extent.	The second schedule, so far as regards Madras Regulation XI of 1832 and Act XII of 1838. The fourth schedule, so far as regards Bengal Regulation V of 1817.
Act XVII of 1875	An Act to consolidate and amend the law relating to the Courts in British Burma, and for other purposes.	So far as regards Bengal Regulation V of 1817.
Act XX of 1875	An Act to declare and amend the law in force in the Central Provinces.	Ditto.
Act XVIII of 1876.	Oudh Laws Act.	Ditto.

D. FITZPATRICK,
Secy. to the Govt. of India.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 20, 1878.

PART VI.

Bill of the India Council.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Preliminary Report of a Select Committee, together with the Bill as settled by them, was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 9th February 1878:—

We, the undersigned Members of the Select Committee to which the Bill to define and amend the law relating to the Transfer of Property was referred, have the honour to report that we have considered the Bill and the papers noted in the margin.

Despatch from Secretary of State, No. 26, dated 7th July, 1870, and enclosure.

No. 39, dated 20th July, 1875.

Extract from a letter from the Registrar, High Court, Bombay, dated 14th July, 1877, and enclosure.

Note by the Hon'ble Whitley Stokes, dated 31st July, 1877.

.. by H. G. Keene, Esq., District Judge, Agra, dated 31st July, 1877.

.. by John Alone, Esq., Judge Small Cause Court, Agra.

From C. Sanderson, Esq., Solicitor to the Port Commissioners, dated 1st August, 1877.

Note by A. Phillips, Esq., dated 19th September, 1877.

From Under Secretary to Government, Bombay, No. 5958, dated 25th September, 1877, and enclosure.

.. Officiating Secretary to Chief Commissioner, Assam, No. 2267, dated 1st October, 1877, and enclosure.

.. Secretary to Chief Commissioner, Mysore, No. 6778-5, dated 18th October, 1877, and enclosure.

.. Chief Secretary to Government, Fort St. George, No. 2742, dated 20th November, 1877, and enclosure.

.. Lakshmi Nārāyana Pandit, Pleader, High Court, North-Western Provinces, dated 2nd December, 1877, and enclosure.

.. Officiating Secretary, Chief Commissioner, Central Provinces, No. 4044—219, dated 3rd December, 1877, and enclosure.

Chief Secretary to Government, Fort Saint George, No. 2820, dated 28th November, 1877, and enclosure.

.. Secretary to Government, North-Western Provinces and Oudh, No. 759A, dated 8th December, 1877, and enclosure.

.. Ditto ditto, No. 761A, dated 11th December, 1877, and enclosure.

Memorandum by Pandit Srikishen, Pleader, Judicial Commissioner's Court, Oudh.

From Officiating Secretary to Government of Bengal, No. 4768, dated 12th December, 1877, and enclosure.

Second Note by the Hon'ble Whitley Stokes, dated 27th December, 1877.

From Secretary to Chief Commissioner, British Burma, No. 49-64, dated 12th January, 1878, and enclosure.

Chief Secretary to Government, Fort St. George, No. 41, dated 8th January, 1878, and enclosure.

.. Secretary to Government, Panjáb, No. 232, dated 21st January, 1878, and enclosure.

.. Secretary to Government, Bombay, No. 557, dated 25th January, 1878, and enclosure.

CHAPTER I.—Preliminary.

3. We have here followed the Contract Act, section 1, by inserting a clause to save all enactments not expressly repealed, such, for instance, as the Acts limiting powers of guardians and managers to make sales and leases, and the provisions of the Panjáb Tenancy Act, section 32, which have been held to restrict to occupancy-tenants the right to sublet. We have also

2. In revising this important measure we have been guided by the three principles which the Government of India desires to regulate its policy of codification, namely, first, that as little change as possible should be made in the substance of the existing law, whether established by the Legislature or declared by judicial decisions: secondly, that no additions should be made to that law, which are not either necessary or clearly expedient, and, thirdly, that interference with contracts fairly made and usages long established is, *prima facie*, undesirable. We have also borne in mind the great deference due to the late Indian Law Commission, by which the bulk of the Bill was framed. With these preliminary remarks we proceed to describe and justify the alterations, omissions and additions which we have made.

saved all incidents of contracts not inconsistent with the provisions of the Bill. Besides the Malabar mortgagee's option, which the Bill as introduced expressly preserved, there must be many other incidents of Native contracts with which it is desirable not to interfere. We have also saved the right to anything affixed to the soil by tenants under leases granted before the proposed Act comes into force.

CHAPTER II.—*Assurances of Immovable Property.*

4. We have struck out the section relating to easements, as it will more fitly come into the Bill relating to those rights, which is now in preparation.

5. Section 6 of the Bill as introduced would have often rendered persons liable to an obligation, or at least to be sued on an obligation, the existence of which was unknown to them. We think that this is obviously inexpedient, and have therefore made the section an embodiment of the well-known rule, that a contract between the respective owners of two neighbouring parcels of land, that one of them shall do or refrain from doing something on his parcel for the benefit of the other parcel, may be enforced in equity against all persons claiming the former parcel under him with notice of the contract.

6. We think that section 7 of the Bill, as introduced, should be omitted, as it would allow incidents of a novel kind to be devised and attached to property at the fancy or caprice of any owner. It would, moreover, allow the grantee's enjoyment of the property to be destroyed or materially lessened by the exercise of the right reserved.

7. We have also struck out section 9 of the Bill as introduced. The rules of construction therein referred to, besides being inapplicable in some respects to instruments executed *inter vivos*, are contained in the testamentary portion of the Succession Act, which does not apply to Muhammadans anywhere, and applies to Hindus only in the Presidency-towns and the Lower Provinces.

8. We have provided (section 7) rules as to the right of innocent grantees for valuable consideration without notice, of persons like the managers of the property of a minor or an undivided family, childless Hindú widows in possession of their deceased husband's property, and benámidars and other ostensible owners, who have only a restricted power of alienation. Our rules on this head are in accordance with decisions of the Privy Council and the Calcutta High Court.

9. We have redrawn section 13 of the Bill as introduced, so as to save the rights of the creditors of the person paying the consideration for a benámi transaction, and as the section will apply to benámi leases as well as to benámi sales, we have transferred it to chapter II.

CHAPTER III.—*Sales.*

10. We have declared (section 10) the respective liabilities of an intending seller and an intending buyer to make disclosures of defects and advantages.

11. We have introduced into section 11 clauses as to the seller's duty to produce title-deeds for examination, to answer questions respecting the property and to discharge incumbrances; as to the buyer's right to abandon the contract when the seller materially alters the property; and as to the custody and production of title-deeds after completion. We have also declared when the property vests in the purchaser, and explained when the purchase is completed.

12. Clause (a) of section 11 of the Bill as introduced, would have rendered a vendor liable for damage sustained by the purchaser owing to the loss of his bargain, and it would have made a vendor, like a mortgagor, warrant his title as against all the world. We think that in this respect his liability should be restricted, as it is in England, to acts done by himself or those through whom he claims. Section 11, clause (j), has been framed accordingly.

13. Clauses (c) and (f) of the same section, as introduced, are corollaries from the doctrine of equitable ownership and appear to us to be inconsistent with section 12, which declares that a mere contract for sale shall not transfer the property. Why, for instance, should the buyer be made liable to bear loss arising from destruction of property which is not his own? We have therefore omitted these clauses. Under any circumstances they would have been of little use in a country where, as a rule, the making of the contract is immediately followed by the completion of the purchase.

14. We have provided (section 12) for cases where, before completion, the buyer becomes insolvent. This provision is modelled on the present English law, 32 & 33 Vic., c. 71, ss. 23, 24. We have also provided for the following matters:—

- (a) the liability to the seller of the buyer of a leasehold (section 13);
- (b) the liability to the seller of the buyer of an equity of redemption (section 14);
- (c) money received under a fire-policy by the seller for damage done after the date of the contract (section 15);
- (d) joint-purchases (section 17);
- (e) the rights arising where two estates are subject to a common charge and one of the estates is sold (section 18);
- (f) the exemption of *bona fide* buyers of trust-property from seeing to the application of the purchase-money (section 19);
- (g) the rights of the seller where there is default on the part of the buyer and the rights of the buyer where there is default on the part of the seller (section 20).

CHAPTER IV.—*Exchanges.*

15. In this chapter, which corresponds with chapter V of the Bill as introduced, we have made no substantial change except the insertion of a section (22), providing (in accordance with the Code Civil, Art. 1704) that if one of the parties prove that the other was not owner of the thing given or agreed to be given to the former in exchange, the former cannot be compelled to deliver that which he has promised in counter-exchange; but when he has received the thing given to him in exchange, he may be compelled to return it.

16. We have also provided, in accordance with the same Code, Art. 1705, that the party deprived of the thing he has received in exchange by reason of invalidity of title caused by anything done by the other party or any person through whom the latter claims, may at his option sue for compensation or sue for the thing given by him.

CHAPTER V.—*Mortgages and Charges.*

17. We have made it clear that the mortgages here dealt with are only mortgages of immovable property and sub-mortgages. Mortgages of policies, ships, machinery, furniture, cattle and other moveable property require to be separately treated.

18. We have inserted a section (26) requiring that every mortgage shall be created by an assurance signed by the mortgagor and attested by at least two witnesses. As mortgages by verbal agreement are now rarely if ever made, this will not substantially alter the present practice, and will obviously tend to prevent fraud and litigation.

19. The Bill as introduced permits the mortgagor to deposit the amount due only in the District Court. This might lead to much inconvenience, and we have modified section 28, clause (6), so as to allow the mortgagor to deposit in any Court in which he could have instituted a suit for redemption.

20. We have, in accordance with the present law, precluded (section 28) a person interested in part only of the mortgaged property from redeeming his own part only, and a person interested in part only of the mortgage-money from foreclosing his own part only.

21. We have given (section 29) the mortgagee the rights which he has under the covenants for title contained in an English mortgage-deed. When the mortgagee has a right to sue for the mortgage-money, these covenants are of no practical use during the continuance of the mortgage; but they become valuable after a foreclosure or sale.

22. We have declared (section 30) that, where the property is a lease for years and the mortgagee, while in possession, obtains a renewal, the mortgagor upon redemption shall have the benefit of the new lease.

23. We have imposed (section 32) on a mortgagor making a subsequent mortgage the duty of disclosing to the subsequent mortgagee the previous mortgages, and of giving notice to the prior mortgagees of the subsequent mortgage.

24. Although from the theoretical point of view there is much to be said in favour of discarding the distinctions between the various kinds of mortgages used in India, we think that the amount of simplicity gained would not justify the amount of disturbance created, and that, in practice, confusion and hardship would be caused if simple mortgages and mortgagees by conditional sale were allowed (as they would be by the Bill as introduced) to take possession, or if simple and usufructuary mortgages were allowed to foreclose. Moreover, any such extension of the power to foreclose would enable large classes of speculators and money-lenders to defeat the intentions with which the Legislature framed the new Code of Civil Procedure, sections 320—322, by obtaining simple mortgages and then instituting foreclosure-suits. We have therefore introduced (section 34) a clause the effect of which will be to maintain the law as it stands in this respect.

25. We have also (section 34) prohibited mortgagees from interfering with the right of the public to the continued use of undertakings, such as canals and railways, in the maintenance of which the public are interested. The remedy of such mortgagees will be to obtain a receiver of the profits of the undertaking.

26. We have provided (section 36) for the case where the parties to a mortgage have omitted to stipulate expressly for interest.

27. We are of opinion that, in the absence of an express contract to the contrary, no mortgagee should be entitled as such to take possession, and we have inserted (section 37) a clause to this effect. We have, however, allowed the mortgagee to sue for a receiver after the expiration of one year from the time when the principal has become payable, or after interest has been in arrear for six months; and we have empowered the Court, in any suit for foreclosure or sale, to appoint a receiver pending the proceedings in the suit.

28. We think that the mortgagee should be allowed to sue for the mortgage-money in four cases only, namely, (1) where the mortgagor binds himself expressly to pay the loan, (2) where the mortgagor remains in possession and allows the property to be sold for arrears of revenue, (3) where the property is destroyed by diluvion, fire or other superior force, and (4) in the case of an usufructuary mortgage, where the mortgagor is unable to give or secure possession. We have inserted a section (38) to this effect.

29. We have considered the question as to whether we should validate powers of sale in mortgages of property situate in the Mufassal, and we have come to the same conclusion as the late Sadr Diwani Adalat came to in 1842, namely, that it would not be safe to entrust Indian

money-lenders with powers so liable to abuse. We have therefore framed the section (39) corresponding with section 24 of the Bill as introduced, so as to invalidate such powers except where the lender is the Government, or the property is situate in the Presidency Towns or Rangoon.

30. We have limited (section 40) the right of a mortgagee in possession to insure to cases in which the property is insurable at ordinary rates. In the case of an inflammable property, the mortgagee might, under the Bill as introduced, impose an unfair burden on the mortgagor.

31. We have provided (section 41) for accessions to the mortgaged property.

32. We have framed the section (43) corresponding with section 17 of the Bill as introduced, so as to exempt mortgagees who, under a contract in writing, take the profits of the mortgaged property in lieu of interest, from keeping accounts of their receipts.

33. Where a mortgagor in possession fails to pay arrears of revenue and the estate is consequently sold, our Courts have ruled that the mortgagee has a charge on the surplus of the sale-proceeds after payment thereof of such arrears. We have in section 45 adopted this ruling.

34. The Bill as introduced had nothing to shew that Lord Denman's doctrine in *Pickard v. Sears* applies to mortgages. We have therefore inserted the following:—

“46. Where, through the fraud or gross neglect of a prior mortgagee, another person has been induced to advance money on the security of the mortgaged property, the prior mortgagee shall be postponed to the subsequent mortgagee.”

35. The Bill should, we think, embody the equitable principles that a creditor who can satisfy his debt out of several funds shall so exercise his right as not to take from another creditor the fund which forms his only security, and that a fund which is equally liable with another to pay a debt shall not escape because the creditor has been paid out of that other fund alone. We have therefore inserted sections (50, 51) as to what English lawyers call marshalling securities and contribution.

36. Though the matter is one rather of procedure than of substantive law, we have inserted a rule (section 52) as to the proper parties to suits for redemption, foreclosure or sale, which will save the right of subsequent incumbrancers to redeem, and, if a decree for sale is made, conclude them.

37. We have provided (sections 54 and 60) that in suits for foreclosure and redemption, upon good cause shown, the time fixed by the Court for payment may be enlarged. We believe that this power (which is constantly exercised by Courts of equity) will be in accordance with the feelings of the people of many parts of India where, until recently, the power to redeem was held to last for ever, and even the long term of sixty years fixed by the Limitation Act is sometimes regarded as an unfair innovation.

38. We have designedly withheld power to open foreclosures.

39. We have enumerated the persons entitled to redeem as follows:—

“58. Besides the mortgagor, any of the following persons may institute a suit for redemption of the mortgaged property:—

- (a) any person (other than the mortgagee) having any interest in or charge upon the property:
- (b) any person having any interest in or charge upon the right to redeem the property.
- (c) any surety for the payment of the mortgage-debt or any part thereof:
- (d) the guardian of the property of a minor mortgagor:
- (e) the committee or other legal curator of a lunatic or idiot mortgagor:
- (f) the judgment-creditor of the mortgagor, when he has obtained execution:
- (g) a creditor of the mortgagor who has in a suit for the administration of his estate obtained a decree for the sale of the mortgaged property.

Explanation.—An easement is not an interest within the meaning of clause (a).”

40. When property is mortgaged for successive debts to successive mortgagees, we have expressly authorised (section 62) any mesne mortgagee to institute a suit to redeem the prior mortgagees and to foreclose those that are posterior to himself. We have given in the third schedule a form of the decree passed in such a suit.

41. We think that as a person having a charge has a mere right of realization, he should not be allowed to foreclose, and should be only entitled, under the proposed Act, to institute a suit for the sale of the property charged. We have framed section 68 accordingly. We have introduced a section (69) providing for the merger of charges. But the section in its present form is not to be understood as representing our final opinion on the subject.

CHAPTER VI.—*Leases.*

42. We have prefixed to this chapter a section (70) declaring the respective duties of proposing lessors and lessees to make disclosures of defects and advantages.

43. As the law stands, both in England and, as a general rule, in India, there is no implied warranty on the letting of land or an unfurnished house that it is fit for cultivation or occupation; there is no implied obligation on the landlord to repair the premises, and, in

the absence of a contract to the contrary, the tenant is bound to keep and leave them in repair; and the landlord does not warrant his title, but merely covenants that the tenant, by paying his rent and performing his covenants, may peaceably enjoy the property during the term without interruption by the landlord or any one claiming through him. We think that the Bill should, in these respects, accord with the law as above stated, and we have therefore struck out, in section 44, of the Bill as introduced the latter half of clause (b) and the whole of clause (f), and substituted for clauses (c) and (d) a clause providing for quiet enjoyment by the lessee. But there is no doubt that, in certain parts of India and with regard to certain classes of houses, usages have become established with regard to repairs, with which it is undesirable to interfere. We have, therefore, made our provisions as to liability to repair subject to local usage.

44. Where part of the property leased is destroyed by superior force, we think that the lease should become void as to that part, that any rent or fine payable under the lease should proportionately abate, and that a proportionate part of any fine paid by the lessee should be returned. If the lessor reinstate the part destroyed, he and the lessee can come to a new agreement. We have altered clause (i) in accordance with these views.

45. We think that no lessee should, without the lessor's consent, erect any permanent structure on the property, except for agricultural purposes, and we have made provision to that effect in section 71, clause (m). Under the Bill as introduced the tenant might have erected unsightly buildings on his holding and thereby seriously injured the landlord's contiguous property.

46. We have struck out the words authorising a lessee to remove fixtures after the termination of his lease. They might have prevented the lessor from letting the property to another at the end of the term.

47. We have declared (section 71, clause r) that the power of transfer conferred on a lessee shall not be deemed to authorise an occupancy-ryot to assign his interest. This is the law in Bengal, in the absence of a special custom: the saving clause in section 2 will leave unaffected the right of occupancy-tenants in the Panjáb.

48. We have provided (section 73) for the insolvency of the lessee, and enabled the receiver of his property, with the leave of the Court, to disclaim the property leased. This provision, like the similar clause in chapter III, is founded on 32 & 33 Vic., c. 71, sections 23, 24.

49. We have declared (section 74), in accordance with the present law, that a tenancy begins on entry, and that a lessee before entry cannot sue for trespass.

50. We have stated (section 76) the various ways in which a lease may be determined: we have explained (section 77) the law as to the waiver of forfeiture or a notice to quit; and we have provided by the same section for relief against forfeiture for non-payment of rent. Power to grant such relief has long been exercised by Courts of equity on payment of arrears and the landlord's costs, and a like power was, by 23 & 24 Vic., c. 126, conferred on the Common-law Courts. Act X of 1859, section 78, and Bengal Act VIII of 1869, section 52, provide for stay of execution of a decree for ejectment on payment into Court within fifteen days from its date, and we propose to leave this procedure untouched.

CHAPTER VII.—*Settlements.*

51. Strong representations have been made to us that, in the case of European and East Indian married women, restraints on anticipation should continue to be allowed. We have therefore added a proviso to section 82 (corresponding with section 52 of the Bill as introduced) which will have the desired effect.

52. We think that section 83 in its present state requires further consideration. But in deference to the Indian Law Commissioners we have let the section stand as they framed it.

53. We think sections 85 and 86 (corresponding with sections 55 and 56 of the Bill as introduced) should not apply to Natives; and we have made a provision to this effect.

CHAPTER VIII.—*Discretion of the Courts to deal with settled Land.*

54. We think that the delicate jurisdiction which this chapter proposes to confer should be exercisable only by the High Courts. We have altered the wording of section 88 accordingly.

55. We have recast section 90 (= section 68 of the Bill as introduced) so as to restrict the privilege of appearing, &c., to persons interested in the land and to persons permitted by the Court to appear.

CHAPTER IX.—*Gifts for Religious and Charitable Purposes.*

56. We have exempted Natives from the operation of this chapter, which would have interfered with their religious usages: we have confined it expressly to immoveable property; and we have provided that notice of the assurances contemplated shall be given to the Local Government.

CHAPTER X.—*Owners of Limited Interests.*

57. It is said that Hindú law allows the person increasing by his own exertions the value of an estate a larger share in the increase than he possesses in the corpus. We have therefore

saved (section 99) in such cases any benefit to which the person making the increase is entitled under his personal law.

58. We have in the section (100) relating to the discovery of the deaths of tenants for life, taken care that the Court shall not be authorised to compel the appearance in public of pardah-women.

CHAPTER XI.—*Powers.*

59. We have here added rules declaratory of the present law, as to the following matters :—

- (a) the revocation of appointments (section 107):
- (b) the delegation of powers (section 108):
- (c) the application of the doctrine of election to appointments (section 120):
- (d) gifts by implication to the objects of powers (section 125):
- (e) the priority of interests created under powers (section 127):
- (f) the extinguishment of powers (section 128).

CHAPTER XII.—*Property held by several Persons.*

60. We have, at the request of our honourable colleague Mahārājā Jotindra Mohan Tagore, declared (section 130) that nothing in the clause authorising the Court in a suit for partition, to direct a sale and distribute the proceeds, shall apply to the property of an undivided family. But we have reason to believe that, in the Hindū community of Calcutta much difference of opinion exists as to the expediency of making such declaration, and we invite the especial attention of the Local Governments to this matter.

61. We have provided (section 134) that the buyer or mortgagee of a share of undivided immoveable property takes subject to the right of the co-owners to enforce a partition, and that, when such partition is effected, his right extends only to the share allotted to his transferor.

CHAPTER XIII.—*Assignments of Things in Action.*

62. When the debtor receives notice of the assignment, we have provided (section 137) that he shall give effect thereto unless he resides, or the property is situate, in a foreign country, and the title of the person in whose favour the assignment is made is not complete according to the law of such country.

The First Schedule.

63. We have added to the enactments proposed for repeal, 4 Wm. & Mary, c. 16, as to clandestine mortgages, a matter provided for by section 32 of the amended Bill, Act XXXI of 1854, section 17, which is embodied in section 19 of the amended Bill, and Act I of 1877, section 13, which is inconsistent with section 12 of the same Bill. We have also, by repealing the words 'in writing' in the Specific Relief Act, sections 85 and 86, rendered those sections applicable to oral contracts.

The Second Schedule.

64. We have added forms of an exchange and an English mortgage, and for the form of lease contained in the Bill as introduced, we have substituted forms of a lease of a dwelling-house and a farm.

65. We have now enumerated the changes which we have made in the substance of the Bill. We have also made some in its wording and arrangement.

66. We recommend that the Bill as now amended be republished with this report in the *Gazette of India* and sent to the several Local Governments for consideration and for republication in the local Gazettes. In order to give ample time for the further discussion of so important a measure, we think that no steps should be taken to pass it into law until the Council re-assembles next November.

67. We desire, in conclusion, to express our obligations to the gentlemen who have favoured us with criticisms on the Bill. We are especially indebted to the Honourable Raymond West, a Judge of the High Court of Bombay; Mr. Grant, Officiating Judicial Commissioner of the Central Provinces; Pandit Lakshmi Nārāyana of Lucknow; Mr. J. W. Smyth, a Judge of the Panjāb Chief Court, Muttusāmi Ayyar, c. 1. E., Acting Judge of the Court of Small Causes at Madras, and Srīnivāsa Rao, a Judge of the Court of Small Causes at Madras; and Mr. Stokes desires to acknowledge some valuable remarks privately communicated to him by Sir R. Garth.

WHITLEY STOKES.

E. C. BAYLEY.

A. J. ARBUTHNOT.

F. R. COCKERELL.

JOTINDRA MOHAN TAGORE.

G. H. P. EVANS.

G. C. PAUL.

No. II. THE TRANSFER OF PROPERTY BILL, 1878.

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No. II.

A Bill to define and amend the law relating to the Transfer of Property, and for other purposes.

WHEREAS it is expedient to define and amend the law relating to the transfer of property, to owners of limited interests, and to powers, property held by several persons and apportionment; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Transfer of Property Act, 1878:"

Short title.

Extent. It extends to the whole of British India;

Commencement. And it shall come into force on the first day of January 1879.

2. On and from that day the enactments specified in the first schedule hereto annexed shall be repealed to the extent mentioned in the third column thereof. But nothing herein contained shall be deemed to affect—

(a) the provisions of any enactment not hereby expressly repealed:
 Saving of certain Acts, incidents, rights, liabilities, &c.

(b) any incidents of any contract which are not inconsistent with the provisions of this Act:

(c) any right or liability acquired or incurred before this Act comes into force, or any remedy in respect of any such right or liability:

(d) the right to anything affixed to the soil by the tenant under any lease granted before this Act comes into force:

(e) any right of pre-emption acquired after this Act comes into force:

(f) any sale in execution of a decree or order or for arrears of rent or revenue:

And nothing contained in sections 85 and 86 and Chapter IX shall apply to Hindús, Muhammdans or Buddhists.

3. In this Act, unless there be something repugnant in the subject or context—

Interpretation-clause.
 "assurance" means any non-testamentary instrument which purports or operates to create, transfer, or otherwise dispose of, whether in present or in future, any right, title or interest, whether vested or contingent, to or in immoveable property:

the person so creating, transferring or otherwise disposing, is called a grantor

"grantor" or: the person in whose favour such creation, transfer or disposition is made, is called a grantee; and the operation effected by an assurance is called a grant:

"registered" means registered in British India under the law for the time being in force regulating the registration of documents:

"affixed to the soil" means—

"affixed to the soil." (a) imbedded in the soil, as in the case of walls:

(b) permanently resting upon it, as in the case of buildings; or

(c) attached to what is so imbedded or so rests, as by means of nails, bolts, screws, cement, solder or other permanent fastening.

All words occurring in this Act and defined in the Indian Contract Act, 1872, shall have the meaning attributed to them respectively by that Act.

CHAPTER II.

OF ASSURANCES OF IMMOVEABLE PROPERTY.

4. Every person competent to contract may make an assurance of immoveable property: but subject to the law for the time being in force as to the circumstances and extent in and to which he may dispose of such property.

5. An assurance may be made in the form in the second schedule hereto annexed, or in any other form which expresses an intention thereby, and without any further act on the part of the grantor, to create, transfer or otherwise dispose of any right, title or interest to or in immoveable property.

6. Unless a contrary intention appears by the assurance, it shall be deemed to pass to the grantee all the interest which the grantor is capable of passing in the object of the grant, and to comprise—

(a) standing trees and all other products of the soil;

(b) things affixed to the soil, and, in the case of machinery so affixed, the moveable parts thereof;

(c) in the case of a house, the locks, keys, bars, doors and windows.

7. The owner of immoveable property cannot give to another a title there-to higher or more free from incumbrance than his own,

to all documents of title relating to the property which are in the seller's possession or power :

Provided that (1) where the seller retains any part of the property comprised in such documents, he is entitled to retain them all, and (2) where the whole of such property is sold to different buyers, the buyer of the lot of greatest value is entitled to such documents. But in case (1) the seller, and in case (2) the buyer, of the lot of greatest value, is bound, upon every reasonable request by the buyer, or by any of the other buyers, as the case may be, or by any person claiming under him, and at the cost of the person making the request, to produce the said documents and furnish such true copies thereof as he may require ; and, in the meantime, the seller or the buyer, as the case may be, of the portion of greatest value, must keep the said documents safe, uncanceled and undefaced, unless prevented from so doing by fire or other inevitable accident.

(f). In the absence of fraud, concealment and misrepresentation, the seller is not answerable for any defect in the property sold.

(g). Unless the sale is made by a person in a fiduciary character, the seller shall be deemed to contract with the buyer, *first*, that notwithstanding anything done by the seller or any person through whom he claims, the seller has power to grant the property to the buyer, free from incumbrances ; *secondly*, that the seller and all persons claiming any interest in the same through or for him, or any person through whom he claims, will on demand execute and deliver to the buyer at his expense any further assurance of the same that may reasonably be required ; and, where the property is leasehold, *thirdly*, that the lease is valid and subsisting and that the rent reserved thereby, the conditions contained therein and the contracts binding on the lessee have been paid, performed and observed down to the completion of the purchase.

When the sale is made by a person in a fiduciary character, the seller shall be deemed to contract with the buyer that the seller has done no act whereby the property is incumbered or whereby he is hindered from granting it.

EXPLANATION.—A purchase is completed within the meaning of this chapter when possession of the property is delivered to the buyer. When the transfer is made by assurance, such delivery takes place when the assurance is executed by the seller and (if its registration be required by law) registered. When the transfer is not made by assurance, such delivery takes place, in the case of an incorporeal right, when the parties consent to the delivery, and, in the case of other immoveable property, when the buyer becomes capable of exercising physical control over it and determines to exercise such control on his own behalf, or on behalf of the person whom he represents.

12. A contract for, or relating to, the sale of immovable property, shall not have the effect of creating any interest in, or charge on, such property ; but the only right of any person under the contract shall be to apply for specific performance, or for compensation, or for both, according to the rules laid down in the Indian Contract Act, 1872, the Specific Relief Act, 1877, and section twenty.

13. If, before completion of the purchase, the buyer is declared insolvent, the receiver of his property

appointed under the Code of Civil Procedure, section 551, may, if the contract is unprofitable, by writing under his hand disclaim the same, and thereupon the contract shall be deemed to be determined from the date of the declaration : provided that the receiver shall not disclaim such contract in cases where an application in writing has been made to him by any person having any interest in the property, requiring him to decide whether he will disclaim or not, and the receiver has, for a period of not less than twenty-eight days after the receipt of such application or such further term as may be allowed by the Court, declined or neglected to give notice whether he disclaims the contract or not.

Any person injured by the operation of this section shall be deemed a creditor of the insolvent to the extent of such injury and may prove the same as a debt under the insolvency.

14. As between the seller and buyer of leasehold property, the buyer is, in the absence of a contract to the contrary, bound to pay the rent reserved by the lease and accruing due after completion of the purchase, to perform the contracts by the lessee, and to indemnify the seller and his legal representative against all claims for non-payment of such rent or breach or non-observance of such covenants.

15. As between the seller and buyer of a right to redeem mortgaged property, the buyer is, in the absence of a contract to the contrary, bound (a) to pay to the mortgagee or his legal representative the principal sum which, on completion of the purchase, is owing on the security of the mortgage, and all interest for the time being due for the same, when payment thereof, respectively, is lawfully demanded, and (b) to indemnify the seller and his legal representative against the payment thereof, and against all claims for non-payment thereof, respectively.

16. If at the date of the contract the property is insured against loss or damage by fire, the buyer, in case of such loss or damage, may, in the absence of a contract to the contrary, require any money which the seller may actually receive under the policy, or so much thereof as may be necessary, to be applied in reinstating the property.

17. When two or more persons purchase any immoveable property, with separate funds belonging to them respectively, they shall, in the absence of a contract to the contrary, be interested in such property in proportion to the shares of the purchase-money which they respectively advanced.

18. When two properties are subject to a common charge, and one of the properties is sold, the buyer is, as against the seller and his legal representative, in the absence of a contract to the contrary, entitled to have the charge satisfied out of the other property, so far as such property will extend.

19. When any property is sold, the proceeds of which are subject to any trust, the *bond fide* buyer of the property is not bound to see to the application of the purchase-money to the purposes of the trust.

20. When the buyer fails to perform any duty imposed on him, as such, by this Act or any other law for the time being in force, the seller may, notwithstanding anything contained in the Indian Contract Act, 1872, section 56, sue the buyer for compensation for such non-performance.

When the seller fails to perform any duty imposed upon him, as such, by this Act or any other law for the time being in force, the buyer may either sue under the Specific Relief Act, 1877, to have the contract rescinded, or may affirm it and sue for compensation for its non-performance. In the latter case, the buyer may recover his expenses reasonably incurred, after the contract was entered into, in relation to the attempted purchase; and in each case he may recover his deposit (if any) with interest thereon.

CHAPTER IV. OF EXCHANGES.

21. When two persons contract to mutually give one thing for another, neither thing or both things being money only, the contract is called a contract of exchange.

22. If one of the parties prove that the other was not owner of the thing given or agreed to be given to the former in exchange, the former cannot be compelled to deliver that which he has promised in counter-exchange; but when he has received the thing given to him in exchange, he may be compelled to return it.

The party deprived of the thing he has received in exchange by reason of anything done by the other party or any person through whom the latter claims, may, at his option, sue for compensation or sue for the thing given by him.

23. Save as otherwise provided in this chapter, each party has the rights and is subject to the liabilities of a seller as to that which he gives, and has the rights and is subject to the liabilities of a buyer as to that which he takes.

24. On an exchange of money, each party thereby warrants the genuineness of the money given by him.

CHAPTER V.

OF MORTGAGES AND CHARGES.

25. When, for the purpose of securing money advanced or to be advanced by way of loan or an existing or future debt, one person transfers to another a right over specific immovable property, the transfer is called a mortgage, the transferor is called a mortgagor, the transferee a mortgagee, the money of which payment is secured is called the mortgage-money, and the assurance by which the transfer is effected is called a mortgage-deed.

For the purposes of this chapter, any person entitled as heir, legatee, assignee, lessee or otherwise than as a mortgagee to the interest of the transferor in the property subject to the mortgage, or

any part of such interest, is a mortgagor; and any person entitled as heir, legatee, assignee or otherwise to the interest of the transferee under the mortgage, or any part thereof, is a mortgagee.

Where the mortgagor transfers the property to the mortgagee conditionally upon the non-payment of the mortgage-money at a certain date, the transaction is called an English mortgage.

Where the mortgagor delivers possession of the property to the mortgagee, and authorises him to retain such possession and to pay himself from the rents and profits of the property the interest, or the principal and interest, of the mortgage-money, the transaction is called an usufructuary mortgage.

Where the mortgagor binds himself personally to repay the mortgage-money, and pledges the property as collateral security for the repayment, but does not deliver possession of the property, or contract that in default of payment of the principal and interest at a certain date the property shall pass to the mortgagee, the transaction is called a simple mortgage.

Where the mortgagor not so binding himself and not delivering possession of the property, contracts that, on default of payment of the principal and interest at a certain date, the property shall pass to the mortgagee, the transaction is called a mortgage by conditional sale.

26. A mortgage can be effected only by an assurance signed by the mortgagor and attested by at least two witnesses.

27. The deposit of title-deeds with intent to create a mortgage on the property comprised therein, but without actual transfer of such property, shall be deemed to be only evidence of a contract to execute a mortgage of the property.

Rights and Liabilities of Mortgagor.

28. A mortgagor has the following rights as against the mortgagee:—

(a) at any time after the mortgage-money has become payable, or has been paid, and before an order absolute has been made foreclosing his right to redeem the mortgaged property or the property is duly sold in pursuance of a decree or under a power conferred by the mortgage-deed, he may, on payment or tender of the mortgage-money remaining due, require the mortgagee to re-grant the property to him, or to execute an acknowledgment in writing that any right in derogation of his ownership or other interest granted to the mortgagee has been extinguished.

(b) at any time after the mortgage-money has become payable and before such suit is barred, he may, tender to the mortgagee at a proper time and place, or deposit in any Court in which he might have instituted a suit for redemption of the mortgaged property, to the account of the mortgagee, the whole amount for the time being due on the mortgage.

Nothing in this section shall be deemed to authorise a person interested in part only of the

mortgaged property to institute a suit for the redemption of his own part only, except where there is but one mortgage and the mortgagor's interest in part of the property becomes vested in such mortgagee.

29. In the absence of a contract to the contrary, the mortgagor shall be deemed to contract with the mortgagee, *first*, that the mortgagor has power to grant the property to the mortgagee, free from incumbrances; *secondly*, that the mortgagor and every person claiming any interest in the same will on demand (at the cost until foreclosure or sale of the mortgagor and afterwards of the person requiring the same) execute every such assurance of the same that may reasonably be required; and, where the property is leasehold, *thirdly*, that the lease is valid and subsisting, that the rent reserved thereby, the conditions contained therein, and the contracts binding on the lessee have been paid, performed and observed down to the execution of the mortgage-deed; and that the mortgagor will, so long as the security exists, pay the rent reserved by the lease, perform the conditions contained therein and observe the contracts binding on the lessee and indemnify the mortgagee against all claims sustained by reason of the non-payment of the said rent or the non-performance or non-observance of the said conditions and contracts.

30. Where the mortgaged property is a lease for a term of years, and the mortgagee, while in possession of the property, obtains a renewal of the lease, the mortgagor, upon redemption, shall, in the absence of a contract to the contrary, have the benefit of the new lease.

31. A mortgagor in possession of the mortgaged property must not commit waste thereon, if the security is insufficient or will be rendered insufficient by such waste.

Explanation.—A security is insufficient within the meaning of this section unless the value of the mortgaged property exceeds by one-third, or, if consisting of buildings, exceeds by one-half, the mortgage-money.

32. A mortgagor proposing to make a second or other subsequent mortgage of the mortgaged property shall before effecting the mortgage, give the second or other subsequent mortgagee notice in writing under his hand of the prior mortgage or mortgages, and a mortgagor making a second or other subsequent mortgage of the mortgaged property shall, as soon as may be, give the prior mortgagee or mortgagees like notice of such mortgage.

A mortgagor failing to give any notice required by this section, in addition to any other liability resulting from such failure, shall, when the accounts are taken in pursuance of a decree made under this chapter, be debited with the loss, if any, occasioned by such failure.

33. If the owner of two or more properties creates separate mortgages on them by separate assurances, each mortgage may be dealt with irrespectively of the other, though the mortgages are created in favour of the same mortgagee.

Illustration.

A, the owner of farms Z and Y, mortgages Z to B for Rs. 1,000. A afterwards mortgages Y to B for Rs. 1,000, making no stipulation as to any additional charge on Z. A may institute a suit for the redemption of the mortgage on Z alone.

Rights and Liabilities of the Mortgagee.

34. In the absence of a contract to the contrary, the mortgagee may, at any time after the mortgage-money has become payable to him, and before a decree has been made for the redemption of the mortgaged property, or the mortgage-money has been paid, institute against the mortgagor (1) a suit for a foreclosure of his right to redeem the property with or without possession thereof, or (2) a suit for a sale of the property, or (3) a suit for such foreclosure or sale.

Nothing in this section shall be deemed—

(a) to authorize a simple mortgagee to institute a suit for a foreclosure, or an usufructuary mortgagee to institute a suit for a foreclosure or sale, or a conditional mortgagee to institute a suit for a sale;

(b) to authorize the mortgagee of a railway, canal or other work in the maintenance of which the general public are interested to institute a suit for a foreclosure or sale; or

(c) to authorize a person interested in part only of the mortgage-money to institute a suit relating only to a corresponding part of the mortgaged property: but he may institute any of the suits mentioned in that clause, which, under this Act, he is authorized to institute, relating to the whole of the mortgaged property, making the other mortgagees, if they cannot or will not join as plaintiffs, defendants.

35. Where the mortgagor deposits money in court under section twenty-eight, the Court shall forthwith cause written notice of the deposit to be served on the mortgagee, and the mortgagee may, on depositing the mortgage-deed in the same court and on filing a written statement (verified in manner prescribed by law for the verification of plaints) of the amount due to him under the mortgage, apply for and receive in payment of such amount the money so deposited.

36. When the mortgagor and mortgagee have contracted as to the payment of interest on the principal money for the time being due to the mortgagee under the mortgage, interest shall be payable in accordance with such contract: Provided that, where the mortgagor has tendered or deposited in court under section twenty-eight the whole amount due to the mortgagee, such interest shall cease from the date of the tender or from the earliest time when the mortgagee could take such amount out of court, as the case may be.

Where no such contract has been entered into, the mortgagee is entitled to interest on such principal money at the rate of six per cent. per annum.

37. In the absence of an express contract to the contrary, no mortgagee shall be entitled as such to take possession of the mortgaged property; but at any time after the expira-

tion of one year from the time when the principal money has become payable according to the terms of the mortgage-deed, or after any interest thereon has been in arrear for six months, he may institute a suit for the appointment of a receiver of the rents and profits of the whole or any part of the same.

In any suit for a foreclosure or sale, the Court may, if it think fit, appoint such a receiver pending the proceedings in the suit.

38. No mortgage shall be deemed to imply a debt for the recovery of which a suit will lie against the debtor; but the mortgagee may sue the mortgagor for the mortgage-money—

(a) where the mortgagor expressly binds himself to repay the same:

(b) where the mortgagor remains in possession of the property and fails to pay arrears of revenue due in respect thereof, and the property is consequently sold:

(c) where the property is destroyed by diluvion, fire or other superior force:

(d) in the case of an usufructuary mortgage, where the mortgagor fails to deliver to the mortgagee possession of the property or to secure the possession thereof to him without disturbance by the mortgagor or any other person.

39. A power conferred by the mortgage-deed on the mortgagee to sell or concur in selling the mortgaged property, or any part thereof, is invalid, except where the mortgagee is the Secretary of State for India in Council, or the mortgaged property is situate within the town of Calcutta, Madras, Bombay or Rangoon.

Act No. XXVIII of 1866, section 6, is repealed so far as it is inconsistent with this section.

40. If, at the date of the mortgage, the mortgaged property is insured against loss or damage by fire, the mortgagee, in case of such loss or damage, may, in the absence of a contract to the contrary, require any money which the mortgagor may actually receive under the policy, or so much thereof as may be necessary, to be laid out in reinstating the property.

41. If, after the date of the mortgage, any accession is made to the mortgaged property, the mortgagee, in the absence of a contract to the contrary, shall, for the purposes of the security, be entitled to such accession.

Illustrations.

(a) A mortgages to B a certain field bordering on a river. The field is increased by alluvion. For the purposes of his security, B is entitled to the increase.

(b) A mortgages a certain plot of building land to B and afterwards erects a house on the plot. For the purposes of his security, B is entitled to the house as well as the plot.

42. When, during the continuance of the mortgage, the mortgagee takes possession of the mortgaged property, he has the following rights and liabilities:—

(a) he shall manage the property as a person of ordinary prudence would manage it if it were his own;

(b) he shall use his best endeavours to collect all rents and other profits arising out of the property;

(c) he shall, in the absence of an express contract to the contrary, out of the income of the property pay the Government revenue and all other charges of a public nature accruing due in respect thereof during such possession;

(d) he may spend such money as is necessary (1) for the due management of the property and the collection of the rents and other profits arising out of the same, (2) for its preservation from destruction, deterioration, forfeiture or sale, (3) for supporting the mortgagor's title to the property, (4) for making his own title thereto good against the mortgagor, and (5), when the mortgaged property is a renewable leasehold, for the renewal of the lease; and may, in the absence of a contract to the contrary, add such money to the principal money secured, at the same rate of interest;

(e) he may eject the tenants (if any) in occupation of the property under leases made without the mortgagor's consent after the completion of the mortgage;

(f) where the property is by its nature insurable at ordinary rates, he may insure and keep insured against loss or damage by fire the whole or any part of such property, and add the premiums paid for any such insurance to the principal money secured, at the same rate of interest; and, in case of such loss or damage, shall apply any money which he may actually receive under the policy, or so much thereof as may be necessary, in reinstating the property;

(g) he shall, in the absence of an express contract to the contrary, keep accurate accounts of all sums received and spent by him as mortgagee and, at any time during the continuance of the mortgage, give the mortgagor, at his request and cost, true copies of such accounts and of the vouchers by which they are supported;

(h) his receipts from the mortgaged property, after deducting the expenses mentioned in clauses (c), (d) and (f), shall be debited against him in reduction of the amount (if any) from time to time due to him on account of interest on the principal sum secured by the mortgage, and, so far as such receipts exceed any interest due, in reduction of such principal sum.

43. Nothing in section forty-two, clauses (g) and (h), applies to cases where there is an express contract in writing between the mortgagee and the mortgagor that such receipts, after deducting the said expenses, shall, so long as the mortgagee is in possession of the mortgaged property, be taken in lieu of interest on the principal sum secured by the mortgage.

44. A mortgagee in possession of the mortgaged property must not commit waste thereon.

45. When a mortgagor in possession of the mortgaged property fails to pay arrears of revenue due in respect thereof, and the property is consequently sold, the mortgagee has a charge on the surplus, if any, of the proceeds, after payment thereof of the said arrears.

Priority.

46. Where, through the fraud or gross neglect of a prior mortgagee, another person has been

induced to advance money on the security of the mortgaged property, the prior mortgagee shall be postponed to the subsequent mortgagee.

47. If a mortgage made to secure the balance of a running account expresses the maximum to be secured thereby, a subsequent mortgage on the same property shall, if made with actual knowledge of the prior mortgage, or if the instrument effecting the prior mortgage is registered, be postponed to the prior mortgage in respect of all advances or debits not exceeding the maximum, though made or allowed with notice of the subsequent mortgage.

Illustration.

A mortgagee Sultánpur to his bankers, B & Co., to secure the balance of his account with them to the extent of Rs. 10,000. A then mortgages Sultánpur to C, to secure Rs. 10,000; and C gives notice thereof to B & Co. At the date of the second mortgage, the balance due to B & Co. does not exceed Rs. 5,000. B & Co. subsequently advance to A sums making the balance of the account against him exceed the sum of Rs. 10,000. B & Co. are entitled, to the extent of Rs. 10,000, to priority over C.

48. No mortgagee paying off a prior mortgage, whether with or without notice of an intermediate mortgage, shall thereby acquire any priority in respect of his original security. And, except in the case provided for by section forty-seven, no mortgagee making a subsequent advance to the mortgagor, whether with or without notice of an intermediate mortgage, shall thereby acquire any priority in respect of his security for such subsequent advance.

49. Any second or other subsequent mortgagee may, at any time before a sale of the mortgaged property has taken place under this chapter, tender to the next prior mortgagee the amount due to him on account of his mortgage. Such mortgagee is bound to accept such tender and to give a receipt for the sum due, and on such receipt being registered, the person making the tender shall acquire, in respect of the property, all the rights and powers of the mortgagee to whom he has made such tender.

50. If the owner of two properties mortgages them both to one person and then mortgages one of the properties to another person without actual knowledge of the former mortgage, the second mortgagee is entitled to have the debt of the first mortgagee satisfied out of the property not mortgaged to the second mortgagee, so far as such property will extend; but not so as to prejudice the rights of the first mortgagee or of any other person having an incumbrance on either property.

51. Where several properties, whether of one or several owners, are mortgaged to secure one debt, the several properties shall contribute rateably to the debt secured by the mortgage, after deducting from the value of each property the amount of any other incumbrance to which it is subject.

Where of two properties belonging to the same owner, one is mortgaged to secure one debt, and then both are mortgaged to secure another debt, and the former debt is paid out of the former property, each property shall contribute rateably to the

latter debt, after deducting the amount of the former debt from the value of the property out of which it has been paid.

Nothing in this section applies to a property liable under section fifty to the claim of the second mortgagee.

Suits for Redemption, Foreclosure or Sale.

52. Subject to the provisions of the Code of Civil Procedure, section 487, all persons having an interest either in the right of redemption or in the security ought to be joined as parties to any suit under section twenty-eight or thirty-four, and the first or any subsequent mortgagee who institutes a suit for foreclosure or sale ought to make every mortgagee and other incumbrancer whose security is subsequent to his own, a party to the suit.

Foreclosure and Sale.

53. In a suit for foreclosure, or foreclosure or sale, if the plaintiff succeed, the Court shall pass a decree, ordering that an account be taken of what will be due to the plaintiff for principal and interest on the mortgage and for his costs of the suit, on the day next hereinafter referred to, or declaring the amount so due at the date of such decree.

And ordering that, upon the defendant paying to the plaintiff or into court the amount so due, on a day within six months from the date of declaring in court the amount so due, to be fixed by the court, the plaintiff shall deliver up to the defendant, or to such person as he appoints, all documents in his possession or power relating to the mortgaged property, and shall transfer the mortgaged property to the defendant free from all incumbrances created by the plaintiff or any person claiming under him, or, where the plaintiff claims by derived title, by those under whom he claims; and shall, if necessary, put the defendant into possession of the mortgaged property; but

that, if such payment is not made on or before such day, the defendant shall be absolutely foreclosed of all right to redeem such property.

54. If payment is so made of such amount and of such subsequent costs as are mentioned in section sixty-four, the defendant shall (if necessary) be put into possession of the mortgaged property.

If such payment is not so made, the plaintiff may apply to the Court for an order absolute for the foreclosure of the said mortgage, and the Court shall then pass an order absolute that the defendant to be foreclosed of all right to redeem the mortgaged property, and may, if necessary, deliver possession of the property to the plaintiff; and thereupon the defendant's right to redeem and the security shall both be extinguished.

Provided that the Court may, upon good cause shown, from time to time postpone the day appointed for such payment.

In the Code of Civil Procedure, Schedule IV, No. 129, for the words "Final Decree", the words "Order absolute" shall be substituted.

55. In a suit for a sale under this chapter, if the plaintiff succeed, the Court shall, and in any other suit

by the mortgagee under this chapter, if the plaintiff succeed the Court may at his instance, pass a decree ordering as provided in the first and second paragraphs of section fifty-three, and also ordering that in default of the defendant making payment as therein mentioned the mortgaged property or a sufficient part thereof be sold, and that the proceeds of the sale (after defraying thereout the expenses of the sale) be paid into court and applied in payment of what is so found due to the plaintiff and that the balance, if any, be paid to the defendant or other persons entitled to receive the same.

When the mortgagee sues only for a foreclosure, if the Court considers that he will not be damaged by such sale and if the defendant furnishes such security, if any, as the Court thinks sufficient for the payment of the balance due for the time being by him on the mortgage, the Court may, at the instance of the defendant, pass a like decree.

Any decree under this section may also direct the defendant to pay any balance remaining due to the plaintiff upon the mortgage after the proceeds of sale have been dealt with as above provided.

56. If in any case under section fifty-five the defendant makes payment as mentioned in section fifty-four, he shall (if necessary) be put in possession of the mortgaged property; but if such payment is not so made, the plaintiff or the defendant, as the case may be, may apply to the Court for an order absolute for sale of the mortgaged property, and the Court shall then pass an order that such property, or a sufficient part thereof, be sold, and that the proceeds of the sale be dealt with as is mentioned in section fifty-five; and thereupon the defendant's right to redeem and the security shall both be extinguished.

57. When the nett proceeds of any such sale are insufficient to pay the amount due for the time being on the mortgage, the balance, if payable according to the contract between the parties by the defendant otherwise than out of the property sold, may be recovered either (if the Court thinks fit) in the same suit in the same manner as under a decree for money, or by any other legal process open to the mortgagee.

Redemption.

58. Besides the mortgagor, any of the following persons may institute a suit for redemption of the mortgaged property:—

- (a) any person (other than the mortgagee) having any interest in or charge upon the property;
- (b) any person having any interest in or charge upon the right to redeem the property;
- (c) any surety for the payment of the mortgage-debt or any part thereof;
- (d) the guardian of the property of a minor mortgagor;
- (e) the committee or other legal curator of a lunatic or idiot mortgagor;
- (f) the judgment-creditor of the mortgagor, when he has obtained execution.
- (g) a creditor of the mortgagor who has in a suit for the administration of his estate obtained a decree for sale of the mortgaged property.

Explanation.—An easement is not an interest within the meaning of clause (a).

59. In a suit for redemption, if the plaintiff succeed, the Court shall pass a decree

ordering that an account be taken of what will be due to the defendant for principal and interest on the mortgage, and for his costs of the suit, on the day next hereinafter referred to, or declaring the amount so due at the date of such decree;

and ordering that upon the plaintiff paying to the defendant or into court the amount so due on a day within six months from the date of declaring in court the amount so due, to be fixed by the Court, the defendant shall deliver up to the plaintiff, or to such person as he appoints, all documents in his possession or power relating to the mortgaged property, and shall (if such property has been transferred to the defendant) re-transfer it to the plaintiff free from the mortgage and from all incumbrances created by the defendant or any person claiming under him, or, when the defendant claims by derived title, by those under whom he claims, and shall, if necessary, put the plaintiff into possession of the mortgaged property; but

that if such payment is not made on or before such day, the plaintiff shall be absolutely foreclosed of all right to redeem such property.

60. If payment is made of such amount and of such subsequent costs as are mentioned in section sixty-four the plaintiff shall, if necessary, be put into possession of the mortgaged property.

If such payment is not so made, the defendant may apply to the Court for an order absolute for the foreclosure of the said mortgage, and the Court shall then pass an order absolute ordering the plaintiff to be foreclosed of all right to redeem the mortgaged property, and may, if necessary, deliver possession of the property to the defendant; and thereupon the plaintiff's right to redeem and the security shall both be extinguished:

Provided that the Court may upon good cause shewn, from time to time, postpone the day appointed for such payment.

Redemption and Foreclosure.

61. When property is mortgaged for successive debts to successive mortgagees, any mesne mortgagee may institute a suit to redeem the interests of the prior mortgagees and to foreclose the rights of those that are posterior to himself and of the mortgagor.

The decree in such suit may be in the form set forth in the third schedule hereto annexed, with such variation as the circumstances of each case require.

62. If the mortgagee fail to perform any of the duties imposed upon him by section forty-two, he may, when accounts are taken in pursuance of a decree made under this chapter, be debited with the loss, if any, occasioned by such failure.

Costs.

63. The mortgagee is ordinarily entitled to receive or add to his debt his costs properly incurred of any suit under this chapter.

Costs of mortgage.

But such costs, or any part thereof, may be disallowed if the mortgagor has paid or tendered to the mortgagee, or has deposited in court, the whole amount due to him under the mortgage, and if the mortgagee has unreasonably refused to accept such tender or to take such money out of court in discharge of his claim, or if he has prevented a mortgagor willing and able to make such payment, tender or deposit from making it by refusing or neglecting to give him proper information as to the state of the accounts required to be kept under section forty-two.

64. In finally adjusting the amount to be paid to a mortgagee in case of a redemption or a sale by the Court under this chapter,

Costs of mortgage subsequent to decree.

the Court shall, unless the conduct of the mortgagee has been such as to disentitle him to costs, add to the principal debt such costs of suit as have been properly incurred by him since the decree for foreclosure, redemption or sale up to the time of actual payment.

Sale of Property subject to prior mortgage.

65. If any property the sale of which is directed under this chapter is subject to a prior mortgage, the Court may, with the consent of the prior mortgagee, order that the property be sold free from the same, giving to such prior mortgagee the same interest in the proceeds of the sale as he had in the property sold.

Application of proceeds.

66. Such proceeds shall be brought into Court and applied as follows:—

first, in payment of all expenses incident to the sale or properly incurred in any attempted sale;

secondly, if the property has been sold free from any prior mortgage, in payment of whatever is due on account of such mortgage;

thirdly, in payment of all interest due on account of the mortgage in consequence whereof the sale was directed, and of the costs of the suit in which the decree directing the sale was made;

fourthly, in payment of all principal moneys due on account of that mortgage; and

fifthly, the residue (if any) shall be paid to the person proving himself to be interested in the property sold, or if there be more such persons than one, then to such persons according to their respective interests therein or upon their joint receipt.

67. If property subject to a mortgage, or the

Rights and powers of transferee of mortgage-debt or mortgaged property.

right to receive mortgage-money, be transferred to a third person, the transferee has all the rights and powers of his transferor, under the mortgage, and is subject to the liabilities existing between his transferor and the mortgagor or mortgagee, as the case may be.

Where such a transfer is made for the purpose of securing money advanced or to be advanced by way of loan or an existing or future debt, the original mortgage-debt, if recovered by either the transferor or the transferee, is applicable, first, in payment of the costs of such recovery, secondly,

in or towards satisfaction of the amount for the time being secured by the transfer; and the residue, if any, belongs to the transferor.

Charges.

68. If by any assurance other than a mortgage-deed, or by any will, or under the provisions of this or any other Act, or by operation of law, certain immoveable property of one person is made security for the payment of certain money to another, the latter person is said to have a charge on the property, and all the provisions hereinafore applied to a mortgagor shall apply to the owner of such property, and all the provisions hereinbefore applied to a mortgagee instituting a suit for the sale of the mortgaged property shall apply to the person having such charge.

Charges.

69. Where a person is or becomes absolutely entitled to immoveable property, of a charge or other incumbrance on which he is also the owner, the charge or incumbrance shall be extinguished, unless by an instrument in writing, registered he expressly declares that it shall be kept on foot.

Merger of charges.

CHAPTER VI.

OF LEASES OF IMMOVEABLE PROPERTY.

70. A person proposing to let immoveable property need not disclose

• Disclosures required from proposing lessor and lessee. defects therein which the lessee might with ordinary care discover; but the proposing lessor must not conceal, or attempt to conceal, such defects, and he must disclose to the lessee all other defects therein of which the former is, and the latter is not, aware.

When the proposing lessee stands, or has stood, as regards the property, in a fiduciary relation to the lessor, he must disclose to the lessor any fact which increases the value of the property itself, and of which the former has, during the existence of such relation, become aware. Save as aforesaid, a person proposing to take a lease of immoveable property need not disclose any fact unknown to the lessor which increases such value.

71. In the absence of a contract in writing or

Rights and liabilities of lessor and lessee. local usage to the contrary, the lessor and the lessee, as against one another, respectively, possess the rights and are subject to the liabilities mentioned in the eighteen rules next following, or such of them as are applicable to the property leased:—

(a.) The lessor is bound to put the lessee in possession of the property leased;

(b.) The lessor shall be deemed to contract with the lessee that the latter paying the rent reserved by the lease and performing the contracts by the lessee may hold the property leased during the time limited by the lease without interruption by the lessor or his assigns, or any person lawfully claiming through him or them;

(c.) In the absence of fraud, concealment or misrepresentation, the lessor is not answerable for any defect in the property leased which the lessee could not with ordinary care have discovered;

(d.) During the continuance of the lease, the lessee is entitled to the enjoyment of all easements appendant to the property leased at the time when the lease was made until such easements are extinguished;

(e.) The lessee is bound to keep, and on the termination of the lease to restore, the property leased in as good condition as it was in at the time when he was put in possession, subject only to reasonable wear and tear:

(f.) If by fire, tempest or flood, or violence of an army or of a mob, or other superior force, any part of the property leased be wholly destroyed or rendered substantially unfit for the purposes for which it was let, the lease shall be void as to that part, and any rent or fine payable under the lease shall proportionately abate, and a proportionate part of any fine paid by the lessee shall be returned by the lessor:

If the injury be occasioned by the wrongful act or default of either party, such party shall not be entitled to avail himself of the benefit of this provision:

(g.) In case the lease is rescinded for the default of the lessee, he is bound to pay the rent up to the time of such rescission, and also to make compensation for any other loss resulting from his default; but in estimating such compensation, the Court shall take into account the fine (if any) paid under the lease:

(h.) If the lessor neglects to make, within a reasonable time after notice, repairs which he is bound to make, the lessee may make the same himself, and deduct the expense of such repairs from the rent, or otherwise recover it from the lessor:

(i.) If the lessor neglects to make any payment which he is bound to make, and which, if not made by him, is recoverable from the lessee or against the property leased, the lessee may make such payment himself, and deduct it from his rent, or otherwise recover it from the lessor:

(j.) Every lessee who becomes aware of any proceeding to recover the property leased to him or any part thereof is bound to give notice thereof to the lessor with reasonable diligence; and, in default of so doing, he is liable to make compensation to the lessor for any loss or expenses occasioned by such omission:

(k.) The lessee is bound to give notice to the lessor, within a reasonable time, of any encroachment made upon, or any interference with the lessor's rights concerning, the property leased, which may come to his knowledge; and, in default of so doing, he is liable to make compensation to the lessor for any loss or expenses occasioned by such omission:

(l.) The lessee may use the soil and its products for all purposes of enjoyment as a reasonable owner would use them: but he may not fell timber, pull down or damage houses, open mines, or commit any other waste:

(m.) No lessee of immoveable property shall, without the lessor's consent, erect any permanent structure thereon, except for agricultural purposes; and no such lessee who erects thereon any building, engine or machinery for agricultural purposes shall remove the same without first giving to the lessor or his agent one month's previous notice in writing of his intention so to do, and thereupon the lessor or his agent may elect to purchase the thing so proposed to be removed, and the lessee's right to remove the same shall thereby cease, and the same shall belong to the lessor, and the value thereof shall in case of dispute be ascertained and determined by two referees, one to be chosen by each party, or by an umpire to be named by such referees, and shall be paid or allowed in account by the lessor:

(n.) Subject to the provisions of clause (m), the lessee has a right to remove at any time during his possession of the property leased, all things which he has affixed to the soil: but he is liable to make compensation to the lessor for all damage caused to the property by such removal:

(o.) On the determination of the lease, the lessee is bound to put the lessor into possession of the property leased:

(p.) When a lease of uncertain duration determines by any means except the fault of the lessee, he or his legal representative is entitled to all the crops planted or sown by the lessee and growing upon the land for the season current when the lease determines, and to free ingress and egress to reap and carry them:

(q.) If the lessor transfers the property leased, or any part thereof, or any part of his interest therein, the transferee shall possess all the rights and, if the lessee so elects, be subject to all the liabilities, of the lessor as to the property or part transferred so long as he is the owner of it; but the lessor shall not by reason only of such transfer cease to be subject to any of the liabilities imposed upon him by the lease, unless the lessee elects to treat the transferee as the person liable to him: Provided that, if the lessee pay rent to the lessor without having reason to believe that such transfer has been made, he shall not be liable to pay such rent over again to the transferee:

Where only a part of the property leased is transferred by the lessor, he may determine what proportion of the rent reserved by the lease is payable in respect of the part so transferred:

(r.) The lessee may transfer, absolutely or by way of mortgage, the whole or any part of his interest in the property, and any transferee of such interest or part may again transfer it. The lessee shall not, by reason of such transfer, cease to be subject to any of the liabilities attaching to the lease, unless the lessor elects to treat the transferee as the person subject to such liabilities. Subject as aforesaid, each successive transferee, so long as he is entitled to the property leased, possesses all the rights, and is subject to all the liabilities, of the lessee.

Nothing in this section shall be deemed to authorise a tenant having a right of occupancy to assign his interest as such.

72. A tenancy begins when the lessee enters, under the lease, into possession of the property leased, and until he so enters, he cannot sue for compensation for a trespass thereon.

73. When the lessee is declared an insolvent, the receiver of his property appointed under the Code of Civil Procedure, section 351, may, with the leave of the Court, by writing under his hand, disclaim the property leased, and thereupon the lease shall be deemed to be surrendered from the date of the declaration, and the Court may order the property to be delivered up to the lessor or make such other order as to the possession thereof as may be just:

Provided that the receiver shall not disclaim such property in cases where an application in writing has been made to him by any person interested therein, requiring him to decide whether he will disclaim or not, and the receiver has for a period of not less than twenty-eight days after the receipt of such application, or such further

time as may be allowed by the Court, declined or neglected to give notice whether he disclaims the property or not.

On the application of any person interested in the property, the Court may direct possession thereof to be delivered to him, or make such other order as to possession thereof as may be just.

Any person injured by the operation of this section shall be deemed to be a creditor of the insolvent to the extent of such injury, and may accordingly prove the same as a debt under the insolvency.

74. In the absence of a contract in writing or local usage to the contrary, a lease of property for purposes of cultivation shall be a lease from year to year terminable by six months' notice expiring with the end of a year of the tenancy; and a lease of property for any other purpose shall be a lease from month to month, terminable by fifteen days' notice expiring with the end of a month of the tenancy.

Every notice under this section must be in writing signed by or on behalf of the party giving it and tendered or delivered to the party who is intended to be bound by it, or affixed on a conspicuous part of the property.

75. Where the time limited by a lease is expressed as commencing from a particular day, in computing that time such day shall be excluded. Where no day of commencement is named, the time so limited begins from the making of the lease.

Where the time so limited is a year or a number of years, in the absence of an express agreement to the contrary, the lease shall last during the whole anniversary of the day from which such time commences.

Where the time so limited is expressed to be determinable before its expiration at the option of the parties or one of them, the lessee, in the absence of an express agreement to the contrary, shall have such option.

76. A lease determined—

- (a) by efflux of the time limited thereby;
- (b) by rescission;
- (c) by surrender in express terms;
- (d) by surrender by operation of law, that is to say, in case the lessee accepts from the lessor a new lease of the property leased, to take effect during the continuance of the existing lease;
- (e) by forfeiture, that is to say, (1) in case the lessee breaks an express condition which provides that, on breach thereof, the lessor may re-enter, or the lease shall become void; or (2) in case the lessee renounces his character as such either by setting up a title in a third person or by claiming title in himself;
- (f) on the expiration of a notice to quit duly given to the lessee.

77. A forfeiture or notice under section seventy-six clause (e) or (f), is waived by receipt of rent which has become due since the breach or the expiration of the notice, or by distress for such rent, or by any other act on the part of the

lessor showing an intention to treat the lease as subsisting.

Where a lease has determined by forfeiture for non-payment of rent and the lessor sues to eject the lessee, if, at the hearing of the suit, the lessee pays or tenders to the lessor the rent in arrear, together with interest thereon and his full costs of the suit, or gives such security as the Court thinks sufficient for making such payment within fifteen days, the Court may, in lieu of making a decree for ejectment, pass an order relieving the lessee against the forfeiture; and thereupon the lessee shall hold the property leased as if the forfeiture had not occurred.

Nothing in this section applies to suits under Act No. X of 1859, or Bengal Act No. VIII of 1869.

78. If a lessee or sub-lessee of property remains in possession thereof after the determination of the lease, and the lessor or his legal representative accepts rent from the lessee or sub-lessee, or otherwise assents to his continuing in possession, the lease is, in the absence of an agreement to the contrary, renewed from year to year or from month to month, according to the purpose for which the property is leased, as specified in section seventy-four.

Illustrations.

- (a.) A lets a house to B for five years. B sub-lets the house to C at a monthly rent of Rs. 100. The five years expire, but C continues in possession of the house and pays the rent to A. C's lease is renewed from month to month.
- (b.) A lets a farm to B for the life of C. C dies, but B continues in possession with A's assent. B's lease is renewed from year to year.

CHAPTER VII. OF SETTLEMENTS.

79. "Settlement" means, in this chapter, any disposition in writing of moveable or immovable property—

- (a) which is not testamentary, and is not founded on any consideration, or
 - (b) which is made in consideration of marriage, or
 - (c) which is made for the purpose of dividing property of the settlor among his family or those for whom he desires to provide,
- but does not include a gift made by a Hindû, Muhammadan or Buddhist.

80. A settlement, whether made for a consideration or not, is binding on the settlor and those claiming under him.

81. A settlement made for the purpose of depriving present or future creditors or other persons of their demands against the settlor, is void against all present and future creditors of the settlor and their successors in interest, and against any person upon whom his property devolves in trust for the benefit of his creditors.

Nothing in this section affects the rights of persons who have acquired, in good faith and for consideration, any interest under the settlement.

82. A condition or limitation in a settlement or will, restraining any person from parting with or disposing of his interest, is void:

Condition restraining alienation of interest.

provided that property may be settled or bequeathed for the benefit of a married woman who is not a Hindú, Muhammadan or Buddhist, so that she shall not have power to deprive herself of the income thereof in anticipation.

83. A condition or limitation contained in a settlement or will, making an interest thereby reserved or given to or in trust for any person to cease on his becoming insolvent, or endeavouring to transfer or dispose of the same, is void.

Condition making interest determinable on insolvency or alienation.

84. If, by a settlement, property be given to a person then living in general terms, without indicating the time when it is to be paid or delivered, such person has a vested interest therein from the day of the execution of the settlement, and if he dies without having received it, it shall (subject to any legal disposition thereof which he may have made) pass to his legal representative.

Vesting of gift in general terms.

85. Where, by the terms of a settlement, property is given to a person not in existence, but he is not entitled to possession of it immediately upon his birth, a right to receive it at the proper time shall, unless a contrary intention appears by the settlement, become vested in such person upon his birth, and shall (subject to any legal disposition thereof which he may have made) pass to his legal representative if he dies before that time, and without having received it. And in such cases it is from his birth said to be vested in interest.

Vesting in interest of gift to unborn person not entitled to possession immediately on birth.

86. The provisions of the Indian Succession Act, 1865, sections 100 to 104, both inclusive, 107 and 108, 111 to 127, both inclusive, and 167, shall apply, *mutatis mutandis*, to gifts contained in settlements.

Application of sections of Act X of 1865 to gifts contained in settlements.

87. Whenever a person becomes entitled in possession, by virtue of a settlement, to money or any other property yielding income, he shall be entitled to receive the interest or income thereof from that time.

Right to income of property coming into possession under settlement.

CHAPTER VIII.

OF THE DISCRETION OF THE COURTS TO DEAL WITH SETTLED LAND.

88. If any person having, under a settlement or will, a limited interest in possession in any land, apply under this section to the High Court within the limits of whose appellate civil jurisdiction such land or any part thereof is situate, the Court may, if it deem it just and expedient to do so,—

Power exercisable by Court on application of person interested in possession in settled land.

(a) make such leases of the whole or any part of the land for such terms of years, for such rents, with such powers, and with such conditions, reservations and exceptions as the Court thinks fit;

(b) make such sales of the whole or any part of the land, for such sums, payable either at once or periodically, with such powers, and with such conditions, reservations and exceptions as the Court thinks fit;

(c) appropriate any part of the land for the formation of streets, roads, gardens or other open spaces, tanks, sewers, drains or water-courses, and authorize the erection of buildings and works thereon;

and generally deal with the land in any way the Court may think just and beneficial to the persons interested therein.

89. Every such application shall be in writing, and notice thereof shall be served through the Court on all trustees under the settlement or will, and on any other persons who in the opinion of the Court ought to be so served, and shall be published in such newspapers as the Court may direct.

Service of notice and advertisement of application.

90. The Court shall permit any person interested in the land, and may in its discretion permit any other person, to appear and be heard in opposition to, or in support of, any such application, on such terms as to costs or otherwise as it thinks fit.

Appearance to oppose or support application.

91. The Court may order the costs of all or any parties to any such application to be paid out of any principal money receivable on account of any dealing with the land which is the subject of the application, or to be a charge on such land or on any other land belonging to the same owners.

Costs of application.

92. Every lease made under section eighty-eight shall take effect in possession; and on every such lease shall be reserved the best rent that can be reasonably obtained, to be made payable half-yearly or oftener without taking any fine or other benefit in the nature of a fine.

Leases under section 88.

93. All or any part of the proceeds of any lease, sale or disposition under section eighty-eight may, if the Court think fit, be paid into court.

Payment into court of money receivable under section 88.

94. The Court shall declare what parts of such proceeds so received shall be considered as income, and may direct the same to be paid to the person for the time being entitled in possession to the land dealt with; and the residue of such money shall be applied as the Court shall direct in one or more of the manners following:—

Power to direct payment of income to person entitled.

(a) the payment of the amount due in respect of any charge on the land dealt with;

(b) the purchase of other property or the investment in securities for the benefit of the persons interested in the land dealt with;

(c) the payment to any person becoming absolutely entitled to the land dealt with.

EXPLANATION.—In this section the term “securities” means—

(d) promissory notes, debentures, stock and other securities of the Government of India;

(e) bonds, debentures and annuities charged by the Imperial Parliament on the revenues of India;

(f) stock or debentures of, or shares in, Railway or other companies, the interest whereon has been guaranteed by the Government of India; and

(g) debentures or other securities for money issued by or on behalf of any municipal body under the authority of any Act of an Indian legislature.

CHAPTER IX.

OF GIFTS FOR RELIGIOUS AND CHARITABLE PURPOSES.

95. No person having a nephew or niece, or any nearer relative, shall have power to give any immovable property to religious or charitable uses, unless by an assurance executed not less than twelve months before his death, and registered.

Gift to charitable uses by person having certain relatives.

96. Subject to the provisions of the last preceding section, immovable property may be assured in perpetuity for the benefit of the public in the advancement of religion, knowledge, commerce, health, safety or any other object beneficial to mankind. Provided that notice of such assurance shall be given, as soon as may be after its execution, to the Local Government and that no such assurance shall take effect until it has been sanctioned by some public authority to be designated by the Local Government by notification in the official Gazette.

The grant or refusal of such sanction may be notified by an entry in the book in which the assurance is registered, and the registering officer shall make such entry on receiving from the public authority aforesaid a written order in this behalf.

If no such order is made within two years next after the time when the property becomes applicable for the benefit of the public, it shall be deemed that sanction has been granted.

If such sanction is refused, the property shall devolve as if no such assurance had been made.

CHAPTER X.

OF CERTAIN RIGHTS AND LIABILITIES OF OWNERS OF LIMITED INTERESTS.

97. A person having a limited interest in any immovable property is not, as such, entitled to do or omit any act the doing or omitting of which is destructive or permanently injurious to such property.

Explanation.—No act done in the reasonable use and enjoyment of property is destructive or injurious within the meaning of this section, though it may exhaust the substance of the property.

Illustrations.

(a). A is a tenant for life of land on which a dwelling-house stands. He is not entitled, as such, to pull down the house. Nor must he suffer it to fall for want of necessary repairs.

(b). A is a tenant for life of land in which coal lies. He is entitled, as such, to work and use the coal.

(c). A is tenant for life of land planted with trees. He is entitled as such to cut the trees at maturity, but is not entitled, as such, to cut them when immature, except for the purpose of thinning out or otherwise benefiting the plantation.

Save as aforesaid, such person or his legal representative has the same right as a lessee to remove, during the continuance of such interest or within a reasonable time afterwards, all things which he has affixed to the soil in which he had such limited interest, and all crops growing upon the land for the season current when such limited interest determines.

98. A person having a limited interest in possession in any immovable property, is bound to discharge all taxes and other public periodical charges to which such property is liable and, to the extent of the rents and profits of the property which without his wilful default he might have received, all periodical payments accruing due on account of any mortgage or charge thereon taking effect during the continuance of his interest in priority to such interest.

99. Every advantage or increase of value accruing (accidentally or through the exertions of any one having a limited interest) to any immovable property in which successive interests exist, belongs, in the absence of any personal law to the contrary, to all the persons having any interest in the property, in the same shares and manner as they are entitled to the property.

100. Any person claiming any immovable property after the death of any minor, married woman or other person, and having reason to believe that such minor, married woman or other person is dead, and that his or her death is concealed by his or her guardian, husband or any other person, may once a year move the High Court to order the person concealing or suspected to conceal such person to produce him or her at such time and place, and before such persons (if any), as the Court may direct. And the High Court, if it think fit, shall make such order, and in case of disobedience thereto by the person in possession of the property, the person so claiming the same may, by order of the Court, enter thereon, and receive the profits thereof as if the person so concealed or suspected to be concealed were dead.

Nothing in this section shall be deemed to authorize the High Court to compel the production in court of women who, according to the customs and manners of the country, ought not to be compelled to appear in public.

101. Nothing in this chapter applies to mortgagees or lessees.

CHAPTER XI.

OF POWERS.

102. A person may be authorized to determine, with or without the consent of others, the disposition of property otherwise than by virtue of his ownership. A person so authorized is said to have power to appoint such property.

The person who gives the power is called the donor, the person to whom the power is given is called the donee, and the persons for whose benefit the power is to be exercised are called the objects of the power. A person to whom any property is appointed is called an appointee.

Illustrations.

(a). A grants land to B for B's life, with remainder to such of B's children as B shall appoint. B appoints to C and D, two of his children, in equal shares. A is the donor of the power, B the donee, B's children the objects, and C and D the appointees.

(b). A, the absolute owner of certain land, grants it to B to such uses as C, with the consent of D, shall by assurance appoint. C with D's consent appoints part of the land to E absolutely, and the rest to F for seven years. Here C is the donee and also the object of the power, and E and F are the appointees.

A power authorising the donee to appoint to whomsoever and for whatsoever interest he pleases, is called a general power.

A power restricted in respect either of its objects or the interests that may be conferred under it, is called a special power.

Where the donee has neither a present nor a future interest in the property, the power is called a collateral power:

Rules as to all Powers.

103. Where a power is vested in several donees, all who are living must unite in its execution; but in case any one or more of them die during the continuance of the power, it may be exercised by the survivors or the survivor, unless a contrary intention appears by the instrument creating the power.

104. The donor may direct that the power shall be exercised by will only, or by non-testamentary instrument only.

If he directs that the power shall be exercised by will only, it must be exercised by will duly executed according to the provisions of the Indian Succession Act, 1865, or according to such other law as at the time of the execution of the power may be applicable to a will executed by the donee.

If he directs that the power shall be exercised by non-testamentary instrument only, it must be exercised by such an instrument and registered.

If he imposes no such restriction on the exercise of the power, it may be exercised either by such will or by such assurance as lastly hereinbefore mentioned.

105. When the power is not properly exercised, no Court shall in any case compel the person in possession of the property to which the power relates to deliver the property as if the power had been properly exercised, or shall otherwise aid the defective execution, except as provided in the Specific Relief Act, 1877 chapter three.

106. All appointments made in the manner directed by section one hundred and four shall be deemed to be executed and attested in proper form, notwithstanding that some other mode of execution or attestation has been prescribed by the donor.

107. An appointment made by will may be revoked by a subsequent will; but it is not revoked by more general words of revocation of all former wills, without a new appointment.

An appointment made by a non-testamentary instrument is irrevocable except where power to revoke the appointment is expressly reserved by such instrument.

108. A power exercisable by will only cannot be delegated.

A special power involving the exercise of personal discretion by the donee cannot be delegated.

A power to do an act merely ministerial and involving no personal discretion may be delegated.

Illustrations.

(a). A has power under a settlement to dispose of an estate in such proportions as he thinks fit among the issue of his marriage with B. A by his will purports to delegate this power to B, to exercise as she thinks fit. The attempted delegation is void, and the dispositions, if any, in default of appointment take effect.

(b). A, the donee of a power to appoint to his children, determines to exercise it in favour of the objects equally. With this view he causes an instrument of appointment to be prepared. A may appoint an attorney to execute this instrument.

109. Where a power is to be exercised with the concurrence where consent of several persons, all who are living must concur in the consent, but in case any one or more of them die during the continuance of the power, the consent of the survivors or the survivor is sufficient, unless a contrary intention appears by the instrument creating the power.

Consent to the exercise of a power must be given during the donee's lifetime by a non-testamentary instrument registered.

Consent to the exercise of a power need not be given by the instrument by which the power is exercised, but if it is given by a different instrument, such instrument must be executed at a time not later than the time at which the donee of the power executes the instrument by which he exercises the power.

110. If a person disposes of property in such manner as is authorized by a power vested in him, such disposition shall take effect under the power, notwithstanding that the power is not mentioned or referred to in the instrument of disposition.

Illustration.

Land is settled upon A for life with a special power to charge, by a non-testamentary instrument, portions in favour of his children. Subsequently, a general power to dispose of the land by any instrument is vested in A. He executes an assurance, by which he directs that a sum of money shall be raised out of the land and settled on his son B for life, with remainder to B's wife and children. Such an appointment cannot take effect under the special power, but may be treated as a valid exercise of the general power.

111. The donee of a power need not exercise it entirely and at once by a single instrument, but he may from time to time exercise any unexhausted part thereof at his discretion.

If the donee has purported to exercise his power in such a manner that his appointment is void, the power is, to that extent, unexhausted.

Illustrations.

(a). A has a general power. He may appoint the property at one time to B for his life and at another to C absolutely.

(b). Trustees under a settlement, having power to lend Rs. 10,000 to A, the tenant for life, lend the money accordingly. A repays it. The trustees may again lend Rs. 10,000 to A.

(c). A has power to raise Rs. 10,000 by sale or mortgage of Sultānpur. A exercises the power by mortgaging Sultānpur. He may afterwards exercise the power by selling Sultānpur in order to pay off the mortgage.

112. Where a power given by any instrument is void in its creation, no disposition or gift made by the same instrument shall be deemed void merely because it is intended to take effect after the interests to be appointed under the power or in default of any such appointment.

Illustration.

A marriage-settlement provides that the settled property shall belong to the husband and wife successively for their lives; that after the death of the survivor of them, it shall go to such of the children of the marriage, and in such shares, as the husband and wife shall jointly appoint, the interest of each such child to become vested in him on his attaining the age of twenty-five years; and that in the event of there being no child of the marriage who shall attain that age, or in default of appointment, the property shall belong to the husband or his legal representative.

Here the power to appoint the property is, under section eighty-six, void in its creation; but the ultimate interest given to the husband takes effect.

General Powers.

113. If the donor confers on the donee a general power, the donee shall, so far as regards his power of disposition, his creditors and all persons who contract with him for lawful consideration to obtain any interest in the property comprised in the power, be deemed to be the absolute owner of such property for such interest therein as the donor could dispose of.

This rule is to take effect notwithstanding that the donor has prescribed some particular method for executing the power.

Illustrations.

(a). A, the absolute owner of land, settles it on B for life with remainder to such purposes as B—

shall appoint, or
shall by deed appoint, or
shall by will appoint, or
shall by deed or will appoint,

and, in case B dies without making any such appointment, on C absolutely.

If B—

grants the land by assurance, or
bequeathes it, or
contracts to sell it, or
incurs debt,

the property is liable, in the hands of either B or C, as the case may be, to the claims of B's grantees, legatees, purchaser or creditors, as the case may be.

If B dies having made no disposition of the property, C is entitled to it, subject to any claims which B's creditors may establish against it.

(b). A confers on B a general power, exercisable by a non-testamentary instrument, to appoint certain land. B appoints the land to certain persons in such shares as C shall fix. This appointment is valid.

114. If the donor confers on the donee a general power, and makes no disposition of the property in case of non-appointment, the donee shall be considered as the absolute owner of the property or such interest therein as the donor could dispose of.

Illustration.

A, the absolute owner of property, settles it on B for life with remainder to such purposes as B shall appoint, and makes no gift over in default of appointment. B dies without making any disposition of the property. The property vests in the representatives of B, and does not revert to A or his representatives.

Special Powers.

115. If the donee has only a special power, he cannot confer any interest in the property comprised therein which could not have been conferred by the donor at the time of the creation of the power.

Illustrations.

(a). A settles a fund upon B for life with remainder to such purposes as B shall appoint. After the settlement is made C is born. B then appoints the fund to C for life with remainder to C's children absolutely. The appointment is valid, though C has no children at the time.

(b). A settles a fund upon B for life with remainder to his children as he shall appoint. At the date of the settlement B has no child, but afterwards has a son C. B then appoints to C for his life, with remainder to his children. Such interest could not have been conferred by A, and B's appointment is void.

116. Where the donee of a special power purports, in exercise of the power, to appoint to objects authorized by the power and also to objects not so authorized, the appointment in favour of the authorized objects shall take effect if their interests are independent of those of the unauthorized objects.

Illustration.

Property is settled on A for life, and after his death on such of his children as he shall appoint, and in default of appointment to all A's children equally. A appoints that the property shall go after his death to his widow for her life, and after her death to two of his sons, C and D, in equal shares. There are five children of A. The appointment in favour of A's widow is invalid, and the rents and profits of the property during her life will go to all the five children in equal shares, but after her death to C and D absolutely.

117. Where the donee of a special power purports, in exercise of the power to confer a larger interest than is authorized thereby, such appointment shall, if the appointee so elect, be void only for the excess, and good for the residue, if they can be separated.

Illustrations.

(a). A has a life-interest in Rām-nagar, with power to grant leases thereof for 30 years. A makes a lease of Rām-nagar for 50 years. Such lease is good for 30 years only.

(b). A having a life-interest in Rām-nagar and Sultānpur, with power to grant leases of Rām-nagar for 21 years, grants a lease comprising both Rām-nagar and Sultānpur for 21 years. After A's death the lessee may, if he thinks fit, elect to retain the lease as a lease of Rām-nagar only, till the end of the 21 years.

(c). A having power to charge Rām-nagar with Rs. 7,000 charges it with Rs. 8,000. The appointment is good for the Rs. 7,000, but not for the residue.

118. Where, by an appointment under a special power, interests authorized and also interests unauthorized are created, and the interests authorized cannot be distinguished from those unauthorized, the whole is void.

Illustrations.

(a). A fund is settled on A during his life, and after his death on his children as he shall appoint. A appoints the annual income for the benefit of his son B and B's wife and children, in such manner as trustees shall think fit. The appointment is wholly void.

(b). Under a similar settlement, A having legitimate children by B, his wife, and others by C and D, his concubines, appoints the property to be divided among his children by B, C and D, the shares of the sons to be double those of the daughters. Here the interests authorized and unauthorized cannot be distinguished, and the appointment is wholly void.

119. When a person exercising a special power annexes to the gift a condition or qualification which is not authorized by the power, the gift is good and the condition or qualification only is void.

Illustrations.

(a). A, having a power to appoint a fund among his children, gives a part of it to his son B on condition that B shall settle it on B's children. The condition is void, and the gift is absolute.

(b). A, having a power to appoint a fund to a limited class of objects of whom B is one, appoints it to B, adding a condition that B shall release a debt owing to him by A, and also pay Rs. 1,000 to C. The appointment is good; but the condition is void.

120. Where the donee of a special power purports, in exercise of the power, to appoint to persons not objects of the power, and by the same instrument gives to the persons entitled, in default of appointment, to the property comprised in the power benefits out of other property, the persons so entitled shall elect either to confirm such appointment or to dissent from it, and in the latter case they shall relinquish the benefits so given to them.

The rules contained in the Indian Succession Act, 1865, sections 173 to 177, both inclusive, shall, *mutatis mutandis*, apply to elections under this section.

121. If a beneficial interest in immoveable property, and also a power to let it, are given to the same person, and he grants his interest in the property, he may enter into a contract not to exercise his power.

122. Save as provided by section one hundred and twenty-one, an agreement or undertaking not to exercise a power which is given for the benefit of persons other than the donee is void.

123. Where a power given for the benefit of persons other than the donee is exercised with a view to the benefit, direct or indirect, of the donee, in any mode not intended by the donor, the appointment is void.

Illustrations.

(a). A, having power to appoint a fund in favour of any of her children, appoints the whole fund absolutely to one child, who has previously entered into an agreement with her to give one-half of the fund to A's husband absolutely. The appointment is void.

(b). A, having power to appoint a fund in favour of any of his children, appoints a portion of the fund to his son C, a minor, whom he knows to be suffering from a mortal disease; A being the person entitled to C's property in the event of his death. The appointment is void.

(c). A, having power to grant leases of certain settled land, exercises the power in favour of B in consideration of Rs. 1,000 paid to A by B as a fine or premium. The lease is void, and A holds the Rs. 1,000 in trust for the persons interested under the settlement.

124. If the instrument by which a power of appointment in favour of specified objects is created does not provide for the event of no appointment being made, the property belongs (subject to any appointment that may have been made) in equal shares to the said objects.

Illustration.

A settles property on B for life with remainder to B's children as he shall appoint, and makes no disposition in

default of appointment. B has two children, C and D, and appoints Rs. 1,000, part of the property, to C. Then C dies. Then B dies without making any further appointment. After paying Rs. 1,000 to C or his representative, the residue of the property is divisible in equal moieties between D and the representative of C.

125. Where there is a power of appointment in favour of a certain class of objects, and there is also a disposition of the property comprised in the power in the event of there being no objects, if the power is not exercised and there are objects, the property belongs to them in equal shares.

126. Under a power of appointment in favour of several objects, an appointment of the whole property to one or more of such objects exclusively of the others is valid:

Provided that, where the assurance creating the power declares the minimum amount or value of the share from which no object of the power is to be excluded, the appointment shall be invalid so far as it excludes any such object from any such share, and no farther.

127. Interests authorized to be created under a power take effect when created as if they had been created by the original instrument conferring the power, unless where a contrary intention is expressed therein.

128. A power given to the owner of a limited interest in the property comprised in the power is extinguished when he becomes the absolute owner of such property.

When the exercise of a power given to the owner of a limited interest in property would derogate from a previous grant of such interest by the donee, the power shall be deemed to have been extinguished by such grant.

Illustrations.

(a) Z, tenant for life of certain land with power to charge it with a jointure for his wife, becomes absolute owner of the land. The power is extinguished.

(b) A, tenant for life of certain land with power to grant leases thereof in possession, grants his life-interest in the land to B. The power is extinguished.

CHAPTER XII.

OF PROPERTY HELD BY SEVERAL PERSONS.

129. On the death of one of two or more persons entitled to property in their own right, his share shall become vested in his legal representative, unless the property is held under an instrument which expressly provides that on the death of one, his share shall accrue to the survivor or survivors.

Nothing in this section applies to property belonging to an undivided family.

Illustration.

A and B jointly advance money on mortgage, A contributing one-third. A dies intestate. A's third belongs to his legal representative.

130. When immoveable property is held in possession by co-owners, any one of them may institute a suit in the proper Court, and such Court may direct a partition of the property

to be made among the co-owners, and for the purposes of partition may, in order to equalise the value of the shares, direct any money to be paid by one to another or to be charged on one share in favour of another.

If it appear to the Court that a sale of the property and a distribution of the proceeds would be more beneficial for the persons interested than a division of the property between them, the Court may, on the application of any such person, direct a sale of the property.

Nothing in the second clause of this section shall be deemed to authorise the Court to direct a sale of the property of an undivided family.

131. On any sale under the last preceding section, the Court may, if it think fit, allow any of the persons interested in the property to bid at the sale, on such terms as to setting-off or accounting for the purchase-money or any part thereof, or as to any other matters, as to the Court seems reasonable.

132. All sums of money paid under the two last preceding sections may, if the Court think fit, be paid into court.

133. Nothing in this chapter shall affect any local law for the time being in force relating to the partition of estates paying revenue to Government.

134. When undivided immoveable property is held in possession by co-owners and one of them transfers his share or any interest therein, by sale, mortgage or otherwise, the transferee takes the share or interest subject to the right of the other co-owners to enforce a partition of the property; and when such partition is effected, the right of the transferee as such, in the absence of a contract to the contrary by the co-owners, extends only to the share allotted to himself or to his transferor.

135. When one co-owner of immoveable property commits, or threatens to commit, waste on the same without the consent of the other joint-owner, that other may institute a suit to recover compensation for the injury caused to him by the waste, or to obtain an injunction to stay the waste, as the case may require.

CHAPTER XIII.

OF ASSIGNMENTS OF THINGS IN ACTION.

136. No assignment of, or charge on, any debt, or any beneficial interest in moveable property, shall have any operation against the debtor or against the person in whom the property is vested, until express notice of the assignment or charge is given to him, unless he is a party to such assignment or charge; and every dealing by such debtor or person, not being a party to, and not having received express notice of, an assignment or charge, with the debt or property shall be valid as against such assignment or charge.

Illustrations.

(a) A owes money to B, who assigns the debt to C. B then demands the debt from A, who, having no notice of

the assignment, pays B. The payment is valid, and C cannot sue A for the debt.

(b) A has jewels deposited with B, a jeweller. A mortgages them to C. A then executes an instrument assigning them to D, who takes it to B and gets the jewels from him before he, B, has received any notice of C's mortgage. B is justified in handing the jewels to D, and C has no remedy against D.

137. Every such notice must be in writing signed by the person making the assignment or charge, or by his agent duly authorized in this behalf.

138. On receiving such notice, the debtor or person in whom the property is vested shall give effect to the assignment or charge, unless where the debtor resides, or the property is situate, in a foreign country and the title of the person in whose favour the assignment or charge is made is not complete according to the law of such country.

139. The person to whom a debt or charge is assigned shall take it subject to all the liabilities to which the assignor was subject in respect thereof at the date of the assignment.

Illustration.

(a). A debenture is issued in fraud of a public company to A. A sells and transfers the debenture to B, who has no notice of the fraud. The debenture is invalid in the hands of B.

140. Nothing in this chapter applies to debts secured by negotiable instruments.

CHAPTER XIV.

OF APPORTIONMENT.

141. All rents, annuities, pensions, dividends and other periodical payments shall, upon the determination by death or otherwise, of the interest of the person entitled to receive such payment, be apportioned as if they had been made to accrue due from day to day, but to be payable on the days appointed for the payment thereof.

Nothing in this section shall affect any express provision in any instrument binding on such person.

THE FIRST SCHEDULE.

(a). STATUTES.

Year and chapter.	Subject.	Extent of repeal.
13 Ed. I, c. 22	Waste ...	The whole.
31 Hen. VIII, c. 1	Partition ...	The whole.
32 Hen. VIII, c. 62	Do. ...	The whole.
13 Eliz., c. 5	Fraudulent Conveyances...	The whole.
27 Eliz., c. 4	Do. ...	The whole.
4 Wm. & Mary, c. 16	Clandestine Mortgages ...	The whole.
6 Anne, c. 72	Discovery of deaths of tenants for life.	The whole.

(b). ACTS OF THE GOVERNOR GENERAL IN COUNCIL.

Number and year.	Subject.	Extent of repeal.
XXIV of 1841	Illusory appointments, &c.	So far as regards illusory appointments.
XXXI of 1854	Modes of conveying land ...	Section 17.
X of 1866 ...	Succession ...	Illustration (g) to sec. 107.
IV of 1872 ...	Panjab Laws Act ...	So far as it relates to Bengal Regulations I of 1798 and XVII of 1806.
XX of 1875 ...	Central Provinces Laws Act.	So far as it relates to Bengal Regulations I of 1798 and XVII of 1806.
XVIII of 1876	Oudh Laws Act ...	So far as it relates to Bengal Regulation XVII of 1806.
I of 1877	Specific Relief ...	Section 13, and in sections 35 and 36 the words "in writing."

(c). REGULATIONS.

Number and year.	Subject.	Extent of repeal.
Bengal Regulation I of 1798.	Conditional sales ...	The whole Regulation.
Bengal Regulation XVII of 1806.	Redemption ...	The whole Regulation.
Bombay Regulation V of 1827.	Mortgagees in possession ...	Section 15.

THE SECOND SCHEDULE.

FORMS OF ASSURANCES.

(See section 5.)

A.—TRANSFER OF IMMOVEABLE PROPERTY ON SALE.

This grant made the _____ day of _____ 18____, between *A B* of _____, and *C D* of _____. In consideration of _____ rupees paid to the said *A B* by the said *C D*, the receipt whereof the said *A B* hereby acknowledges, he, the said *A B*, hereby grants unto *C D* [*here describe the property as provided in the Indian Registration Act, section 21*]. In witness whereof, the said *A B* has signed these presents.

*A B.*Signed in the presence of *E F* of _____

B.—EXCHANGE.

This Exchange made the _____ day of _____ between *A B* of _____ and *C D* of _____. Whereas the said *A B* is the owner of the lands comprised in the first schedule hereunder written, free from incumbrances, and the said *C D* is the owner of the lands comprised in the second schedule hereunder written, free from incumbrances. And whereas the said *A B* and *C D* have agreed to make an exchange in manner hereinafter appearing of the said lands comprised in the said schedules respectively. In

pursuance of the said agreement and in consideration of the lands intended to be hereinafter granted in exchange by the said *C D*, he the said *A B* hereby grants unto the said *C D* the lands situate in _____ specified in the first schedule hereunder written and delineated in the map in the margin of these presents and therein coloured red [*or as the case may be*] in exchange for the lands intended to be hereinafter granted by the said *C D*. And the said *C D* in further pursuance of the said agreement and in consideration of the lands hereinbefore conveyed in exchange by the said *A B* hereby grants to the said *A B* the lands situate in _____ specified in the said second schedule hereunder written and delineated in the map in the margin of these presents and therein coloured blue [*or as the case may be*] in exchange for the lands hereinbefore granted in exchange by the said *A B*. In witness whereof, we have signed these presents.

A B.
C D.

Signed in the presence of *E F* of _____
(The first schedule above referred to).
(The second schedule above referred to).

C.—ENGLISH MORTGAGE OF IMMOVEABLE PROPERTY.

This mortgage-deed made the _____ day of _____ 18____ between *A B* of _____ and *C D* of _____. In consideration of Rs. _____ paid to the said *A B* by the said *C D*, the receipt whereof is hereby acknowledged, the said *A B* contracts with the said *C D* that the said *A B* will pay to the said *C D* the sum of Rs. _____ with interest for the same in the meantime at the rate of _____ per cent per annum on the _____ day of _____ next; and for the consideration aforesaid, he, the said *A B*, hereby grants to the said *C D* [*here describe the property as provided in the Indian Registration Act, section 21*]: Provided that if the said *A B* pays to the said *C D* the said sum of Rs. _____ with interest thereon in the meantime at the said rate on the said _____ day of _____ next, then the said *C D* will, upon the request and at the cost of the said *A B*, reconvey the said premises to the said *A B*, or as he shall direct, free from incumbrances by the said *C D*. In witness whereof the said *A B* has signed these presents.

Signed in the presence of *E F* of _____ and *G H* of _____

D.—CHARGE.

(a). This assurance made the _____ day of _____ 18____, between *A B* of _____, and *C D* of _____. The said *A B* hereby renders the lands specified in the schedule hereunder written security for the payment to the said *C D* of five thousand rupees and interest for the same at the rate of _____ per cent. per _____, payable on the _____ day of _____. In witness, &c.

Signed in the presence of *E F* of _____ and *G H* of _____

(The schedule above referred to).

(b). This assurance made the _____ day of _____ 18____ between *A B* of _____, and *C D* of _____.

The said *A B* hereby renders the lands and houses specified in the schedule hereunder written security for the payment to the said *C D* of the sum which shall be due to him on the balance

of the account, of the said *A B*, not exceeding rupees, together with interest thereupon at the rate of per cent. per . In witness, &c.
Signed in the presence of *E F* of and *G H* of

(The schedule above referred to).

E.—LEASE OF A DWELLING-HOUSE.

This lease made the day of , between *A B* of , and *C D* of . The said *A B* hereby leases to the said *C D* [description of property as required by the Indian Registration Act, section 21], to hold the same from the day of for the term of at the rent of rupees, payable by the said *C D* to the said *A B* in equal payments on the day of and the day of in each year [or in equal monthly payments or in equal quarterly payments, or as the case may be].

And the said *C D* hereby contracts with the said *A B*,

First, that he the said *C D*, during the said term will pay the said rent on the days and in manner aforesaid: and pay all rates and taxes payable in respect of the said premises: and keep in repair all the glass windows belonging to the said house, and not make any alteration in the said premises without the previous consent in writing of the said *A B*, and at the determination of the said term so yield up the same to the said *A B*,

Secondly, that the said *A B* and his agents and workmen may at all reasonable times during the said term enter upon the said premises to inspect the same:

Thirdly, that during the said term no offensive business or occupation or nuisance shall be carried on or committed on the said premises, and the same shall be used as a private dwelling-house only:

Fourthly, that the said *C D* will not assign or under-let the said premises without the consent in writing of the said *A B*:

Provided that on any breach or non-observance of any of the contracts hereinbefore contained, the said *A B* may re-enter upon the said premises and hold the same as if this lease had not been made.

And the said *A B* hereby contracts with the said *C D* that he the said *A B* will keep the said house in good and tenantable repair during the said term.

In witness whereof the said *A B* and *C D* have signed these presents.

A B.
C D.

Signed in the presence of *E F* of

F.—LEASE OF A FARM.

This lease made the day of 18 between *A B* of and *C D* of . The said *A B* hereby leases to the said *C D* the lands in called with the buildings thereon, the particulars whereof are specified in the schedule hereunder written, except all timber and other trees, and the right to enter and cut and remove the same. To hold the same, except as aforesaid, from the day of for the term of years from the day of the date of these presents at the rent of rupees payable by the said *C D* to the said *A B* in equal payments on the day of and the day of

in each year [or as the case may be]. And the said *C D* hereby contracts with the said *A B*—

First, that the said *C D*, during the said term will pay the said rent on the days and in manner aforesaid; and pay all rates and taxes payable in respect of the said premises; and keep the buildings, fences, ditches, gates and fixtures upon or about the said lands in good condition and complete repair and without any alteration except such as the said *A B* shall approve; and will cultivate and manage the said lands in a proper manner, and will not convert into arable land any land now in pasture without the consent of the said *A B*, and will, at the determination of the said term, yield up the said premises in such condition and repair and in proper order as aforesaid unto the said *A B*.

Secondly, that the said *A B*, and his agents and workmen may at all reasonable times during the said term enter upon the said premises to inspect the same and to cut and remove the timber and other trees.

Thirdly, that the said *C D* will not assign or underlet the said premises or any part thereof without the consent in writing of the said *A B*.

Provided that on any breach or non-observance of any of the contracts hereinbefore contained, the said *A B* may re-enter upon the said premises and hold the same as if this lease had not been made.

In witness whereof the said *A B* and *C D* have signed these presents.

Signed in the presence of *E F* of

(The schedule above referred to.)

THE THIRD SCHEDULE.

DECREE FOR SUCCESSIVE REDEMPTIONS.

(See section 61.)

[*A*, third mortgagee ... Plaintiff.
B first mortgagee in possession }
C second mortgagee ... } Defendants.]
D owner of right of redemption }

Account of what is due to the defendant *B* for principal and interest in respect of the said mortgage of 1837, and for costs properly incurred in respect thereof, and tax him his costs of the suit.

Account of the rents and profits of the mortgaged property received by the said defendant *B*, or by any other person by his order or for his use, or which without his wilful neglect or default might have been received. Let what shall be owing on such last mentioned account be deducted from what shall be found due to the defendant *B* for principal, interest and costs as aforesaid.

And upon the defendant *C* paying to the said *B* the balance which shall be remaining due to him for such principal, interest and costs after such deduction within six months after such balance has been declared in court,

Let the said *B* assign the mortgaged property free from incumbrances created by him, or any one claiming under him, or those under whom he claims, and deliver upon oath all documents of title in his possession or power relating thereto to the said *C*, or as he shall appoint.

But in default of the said *C* paying to the said *B* such balance by the time aforesaid, let him stand absolutely foreclosed of all right to redeem such property.

And in case of such foreclosure, compute for the said *B* his subsequent interest on his said mortgage and tax him his subsequent costs of the said suit. And upon the plaintiff *A* paying to the said *B* what shall be found due to him for principal, interest and costs as aforesaid after such deduction as aforesaid within three months after such amount has been declared in court,

Let the defendant *B* assign the mortgaged property free from incumbrances, &c. [as above] and deliver upon oath, &c. [as above] to the said *A*, or as he shall appoint.

But in default of the said *A* paying to the said *B* what shall be found due to him as aforesaid by the time aforesaid, let the said *A* stand absolutely foreclosed of all right to redeem such property.

And in case of such foreclosure, compute the said *B* subsequent interest on his said mortgage and tax him his subsequent costs of the said suit, and upon the said *D* paying to the said *B* the amount found due to him for principal, interest and costs as aforesaid, within three months after such amount has been declared in court, let the said *B* assign the said mortgaged property free from incumbrances, &c. [as above] and deliver upon oath, &c. [as above] to the said *D*, or as he shall appoint.

But in default of the said *D* paying to the said *B* what shall be found due to him as aforesaid by the time aforesaid, let the said *D* stand absolutely foreclosed of all right to redeem such property.

But in case the said *C* should redeem the said *B* as aforesaid by the time aforesaid—

Let an account be taken of what is due to the said *C* for principal and interest in the mortgage of 1841, and for what the said *C* shall so pay to the said *D* for principal, interest and costs as aforesaid, and for interest thereon, and also tax the said *C* his costs of the said suit.

And upon the said *A* paying to the said *C* what shall be found due to him for such principal, interest and costs within three months after such amount has been declared in court, let the said *C*

assign the said property free, &c., [as above] and deliver upon oath, &c. [as above] to the said *A*, or as he shall appoint.

But in default of the said *A* paying to the said *C* what shall be found due to him as aforesaid by the time aforesaid, let the said *A* stand absolutely foreclosed of all right to redeem such property.

And in case of such foreclosure, compute the said *C* his subsequent interest on his said mortgage and on what he shall have paid to the said *B* and tax him his subsequent costs of this suit. And upon the said *D* paying to the said *C* what shall be found due to him for principal, interest and costs as aforesaid within three months after such amount has been declared in court, let the said *C* assign, &c. [as above].

But in default of the said *D* paying to the said *C* what shall be found due to him as aforesaid by the time aforesaid, let the said *D* stand absolutely foreclosed, &c. [as above].

But in case the said *A* shall redeem the said *C* as aforesaid, let an account be taken of what was due to the said *A* for principal and interest on the mortgage of 1861 in the plaint mentioned, and for what the said *A* shall so pay the said *C* for principal, interest and costs as aforesaid, and for interest thereon, and also tax the said *A* his costs of the said suit.

And upon the said *D* paying to the said *A* what shall be found due to him for such principal, interest and costs as aforesaid, within three months after such amount has been declared in court—

Let the said *A* assign the said property free, &c. [as above], and deliver upon oath, &c. [as above], to the said *B*, or as he shall appoint.

But in default of the said *D* paying to the said *A* what shall be due to him for such principal, interest and costs by the time aforesaid, the said *D* is from thenceforth to be absolutely foreclosed, &c. [as above].

D. FITZPATRICK,

Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY. FEBRUARY 20, 1878.

OFFICIAL PAPERS.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Thursday, the 14th February 1878.

Present:

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
 The Hon'ble H. J. REYNOLDS,
 The Hon'ble A. MACKENZIE,
 The Hon'ble S. C. BAYLEY,
 The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
 The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
 The Hon'ble NAWAB MEER MAHOMED ALI,
 The Hon'ble H. F. BROWN,
 The Hon'ble F. JENNINGS,
 and
 The Hon'ble RAJAH PRAMATHA NATHA ROY, BAHADOOR.

POWERS OF SETTLEMENT OFFICERS AS TO ENHANCEMENT OF RENT.

THE HON'BLE MR. REYNOLDS postponed the motion, which stood in his name, that the Bill to define and limit the powers of settlement officers in respect to the enhancement of rent be further considered and passed.

LICENSE TAX ON TRADES, DEALINGS, AND INDUSTRIES.

The HON'BLE MR. MACKENZIE moved that the report of the Select Committee on the Bill for licensing trades, dealings, and industries within the territories subject to the Lieutenant-Governor of Bengal be taken into consideration in order to the settlement of the clauses of the Bill, and that the clauses of the Bill be considered for settlement in the form recommended by the Select Committee.

The motion was agreed to.

On the motion of the HON'BLE MR. MACKENZIE the following paragraph was added to section 1 :—

"Parts I, II, and V of this Act apply to all the territories subject to the Lieutenant-Governor of Bengal including the town of Calcutta; Part III Application. applies to all such territories except the town of Calcutta; and Part IV applies only to the town of Calcutta."

THE HON'BLE BABOO KRISTODAS PAL moved the insertion, after the word "land" in line 6 of section 4, of the words "or to any person who may receive rent in agricultural produce." The object of the amendment, he said, was to exclude persons who depended for their livelihood upon agriculture or the rent of land. But as the words of the section stood the receiver of rent did not come within the scope of the section. In many cases the rent of land was paid in kind, and the rent-receiver had to sell the produce so received by him in order to realize his rent. He might not keep a shop or stall for the sale of such produce, but he had nevertheless to sell the produce; and in the same spirit in which the cultivator who had to sell the produce of his cultivation was not taxed under this Bill, the rent-receiver who had to sell the produce which he received from the cultivator in payment of rent should not be taxed. It was in that view that this amendment was proposed.

After a slight discussion, on the suggestion of the HON'BLE MR. MACKENZIE the following words were added to section 4, in lieu of the words proposed by the mover of the amendment :—

"or to any receiver of rent in kind in respect of the sale of produce received as such rent."

On the motion of the HON'BLE MR. MACKENZIE the following words were added to section 10 :—

"The local Government shall have power to declare what shall, for the purposes of this Act, be deemed to be the language of the district."

THE HON'BLE MR. MACKENZIE moved the insertion, after the word "person" in line 1, section 13, of the word "firm," and also the omission of the last sentence of the same section, "but each member of a firm shall be chargeable with reference to his individual share of the earnings of such firm," and the substitution for it of the following words :—

"And in the case of a firm, payment by any one of the partners shall, for the purposes of this Act, be considered payment by the firm."

He said that, when he introduced the Bill, he stated that the tax was not to be a tax upon households, firms, or partnerships, but upon individuals. That principle had been adopted originally to avoid complications in the interior, where the fact of partnership was often difficult to settle, being a matter rather of status than of contract. The Select Committee had adopted and retained the principle, because it had the practical effect of making the tax upon licensees of the first class assimilate in weight of incidence to the tax upon licensees of the lower grades. Objections had, however, been taken to the provision within the last few days, on the ground that it tended to convert a license into an income tax. The Council would gather from what he said at its last meeting that he did not personally feel pressed by the arguments adduced, depending for their value, as they did, upon the special meaning to be attached to the terms "license tax" and "income tax;" but the Government deemed it desirable to keep this Bill, as a Government measure, upon the basis of those passed for Upper India in the Supreme Council, at least so far as this point was concerned, and therefore he brought forward this amendment.

THE HON'BLE BABOO KRISTODAS PAL said he did not object to the amendment, but he submitted that it would be consistent if the same principle were

extended to payments by Hindu joint families. The inequality in the incidence of the tax was made still more apparent than before by the provision now proposed to be introduced. A person who carried on business in joint partnership would now avoid personal liability by means of one payment for all the members of the firm, and the reason for the introduction of this provision was that the capital with which they traded was joint. Now, poor artisans whose sole capital was their skill and labour, though they might form members of a joint undivided family, would have to pay under the law a personal tax—that was to say, a fee for each member of the family, though their individual gains went to a common stock, and the joint family was supported with the earnings of all the members of it. When the principle of personal liability was introduced in the Bill and also discussed in Select Committee, he understood the reason to be that by recognising the personal liability of the higher classes of merchants and traders who would be liable to the rates, the tax would comparatively fall much more lightly on the poorer than on the richer classes, and the inequality in the incidence of the tax would thus be adjusted. It was, however, now proposed, with regard to the higher classes of assesses, to withdraw the principle of personal liability, but it remained intact as regarded the poorer classes. It was true that the artisans, though forming members of a joint family, might carry on individually their own separate industries. But as members of a joint family, he submitted that they occupied the same position which the partners of a firm did. And it being considered just to recognise the principle of joint liability in the case of a partnership firm, he thought it would be equally just to recognise the same principle of joint liability in the case of members of a joint undivided family. He believed that this principle was recognised by the last Income Tax Act; and holding as he did that it was a correct principle, he desired to see it recognized in this Bill; he would therefore move the insertion of the words “or joint family” after the word “firm” in the first and third lines of the amendment moved by the hon’ble mover of the Bill.

The HON’BLE MR. JENNINGS observed that the amendment of the hon’ble mover seemed to meet the difficulty which had been felt in reference to the assessment of the individual members of a partnership firm, and for his part he would give it his unqualified approval.

The HON’BLE MR. BROWN said he thought the hon’ble member might be congratulated upon having removed a very objectionable feature from the Bill. The provision under which each member of a firm would have been chargeable with reference to his individual share of earnings, besides multiplying the burden in a manner such as, he ventured to think, was never contemplated by the framers of this Bill, would have introduced the very element and provoked exactly that species of discontent which the originators of the measure had shown special anxiety to avoid. By replacing in section 13 the wording of the corresponding section of the Northern India License Act, the hon’ble member had, in this particular, saved a good Bill from being spoilt. He bore in mind His Honor’s admonition that it was not within the province of this Council to discuss questions of policy; and with regard to the details of the Bill, he wished only to say that he did not quite agree with the increase from Rs. 200 to Rs. 500 in the assessment of the higher classes of traders,—an alteration which, bearing in mind the cogent reasons which in an earlier stage of their proceedings were urged against such change, would, he took the liberty to think, have been better left alone. At the same time he did not think that, under the present revised conditions, the enhancement would press very hardly upon the class it affected; he had not moved any amendment to the provision; and he did not suppose it would meet with more serious objection than that which must naturally attach to an admittedly unnecessary imposition.

Upon the whole he was glad to be able to say that he thought it would have been difficult to have contrived means for providing the requisite funds by a measure less objectionable than that now before the Council. The loyal readiness to respond to this call of the State had already, upon a previous occasion, been expressed in eloquent terms by the hon’ble member to his left on behalf of his countrymen in Bengal, and he felt sure he was expressing the sense of the European community of this city by giving similar testimony on their behalf.

The HON’BLE BABOO ISSER CHUNDER MITTAL said he had one observation to make with reference to the amendment proposed by his hon’ble friend opposite

(Baboo Kristodas Pal). The hon'ble member in charge of the Bill had, it would be seen, an amendment to put forward with reference to clause 3 of section 39, which he thought would quite meet the objections which had been taken. BABOO ISSUR CHUNDER MITTER thought that when the members of a joint family conducted together the same business, they would come under the same category as members of a partnership firm; but where they conducted different businesses, and followed different occupations, he did not see why they should not be separately taxed under this Bill.

The HON'BLE MR. MACKENZIE observed that it appeared to him that the hon'ble member who last spoke exactly hit the objection to the acceptance of the amendment moved by the hon'ble member opposite (Baboo Kristodas Pal). The members of a partnership or firm, whose relations depended upon definite contract, were well known and might be ascertained. But commensality, and not joint working, was the bond of connection between the members of a joint Hindu family. The members of such a family might be scattered widely apart and pursue various occupations; some of them might be engaged in trade, some might be artisans, and some in the Government service, and it would therefore be impossible, if the Hon'ble Member's suggestion were adopted, to assess the tax with any certainty in any such case. The Select Committee had met the case of the Act operating oppressively in respect of members of the same family by providing that the Government might frame rules for modifying (that was to say reducing) the fees chargeable to them when living and working together, and MR. MACKENZIE thought that would practically meet the whole object of the hon'ble member who had moved the second amendment.

After some further discussion the Hon'ble Baboo Kristodas Pal's amendment was negatived, and the Hon'ble Mr. Mackenzie's motion was carried.

The Hon'ble Mr. Mackenzie's amendment was then agreed to.

Section 19 related to appeals.

The HON'BLE BABOO KRISTODAS PAL moved the omission of the words, "or to some officer specially empowered by the local Government in this behalf," in lines 5 to 7, and the substitution therefor of the following:—

"Who may either dispose of it himself or may refer it for disposal to a bench of not less than three Municipal Commissioners of the town in which the person making the appeal may ordinarily reside."

He said it might be in the recollection of the Council that when the Bill was introduced he raised the question of appeals, and that it was conceded that an appeal should be allowed to the Collector from the decision of officers subordinate to him. The Select Committee were agreed upon that point, but considering that there might be cases in which the Collector might not have sufficient time to hear appeals, the majority provided that the Government should be empowered to appoint special officers to hear appeals. Now, his object in proposing that the Collector should hear appeals in all cases if practicable, was chiefly that he should have a direct personal interest in the working of the law. If the appeals were heard by himself he would be in a position to know how the Act was practically working, but if appeals were referred by him to another officer, his personal knowledge would not be improved. And as it was very desirable that the responsible officer of the district should be thoroughly acquainted with the working of the law, BABOO KRISTODAS PAL thought every opportunity should be given to him for that purpose. It might be said that, in preparing the list and other initiatory work, the Collector would direct his subordinate officers, and thus acquire the necessary knowledge. But the Collector would perhaps issue general instructions, and the subordinate officers would be charged with the initial work. It was one thing to work the law with one's own hands, and another thing to do it by means of subordinate agency. And he for one was persuaded that the people would have confidence in the working of the law if it were directly supervised by the Collector. For these reasons he had suggested that appeals should in all cases be heard by the Collector. But it was pointed out to him that in large districts, such as the 24-Pergunnahs for instance, the Collector was overwhelmed with work, and he might not be able to find time to hear appeals; and it was therefore necessary to assist him by the appointment of special officers for the hearing of appeals. In

order to meet such special cases, he would suggest that the Collector in any such district should be authorized to refer appeals to a bench of three Municipal Commissioners. The only objection to such a course he had heard was that the Municipal Commissioners might not be quite trustworthy; and that as the Government wished that the law should be properly enforced, the Collector or some other officer would be the proper person to hear appeals. With due deference to the hon'ble mover of the Bill, BAHAD KRISTODAS PAL submitted that if the Collector were vested with the discretion of selecting particular Commissioners for hearing appeals, the agency employed would be such as to obviate the objection the hon'ble member had taken. Besides, if the Municipal Commissioners were fit to administer the municipal funds, to hear appeals in cases of municipal assessment, and to do all other work in connection with municipalities, he did not see how they could be considered unfit to hear appeals under this Act. In the suburbs of Calcutta and in Howrah, and in other large towns, there were also Deputy Collectors of experience who were members of the Municipal Commission, and if the Collector wished, he might associate one of the Deputy Collectors with two non-official Commissioners to constitute a Bench for the hearing of appeals under the Act. All that he would ask the Council to consider was that whatever agency was provided by law for the hearing of appeals it should be such as to command the confidence of the people; and if the Collector did not in special cases possess the necessary leisure to hear appeals, he thought a bench of Commissioners to be selected by the Collector would command confidence. On these grounds he thought that the hearing of appeals should be delegated to some other authority only when the Collector had not the necessary time to hear them himself, and that a bench of three Municipal Commissioners should be such authority.

The HON'BLE MR. REYNOLDS said it did not appear to him that the amendment would be an improvement upon the procedure provided by the Bill, or be calculated to effect the object the hon'ble member had in view. The amendment merely provided for the hearing of appeals in mofussil towns; so that it would be necessary that the Collector himself should hear appeals in all other places,—a work for which the Collector could hardly find sufficient time. On the other hand, the hon'ble member was quite willing that the Municipal Commissioners, who should hear appeals, should be selected by the Collector himself. But in that case there might be just as much objection to the hearing of appeals by a bench of Commissioners so constituted as if the appeals were heard by officers specially appointed by the Government, which officers would be appointed on the recommendation of the Collector. MR. REYNOLDS therefore did not think that the amendment would be an improvement upon the section.

The HON'BLE MR. MACKENZIE said he concurred with the last speaker that the amendment under consideration was hardly called for, and was rather inconsistent with the professed wish of the hon'ble member opposite, that the Collector should be compelled to make himself acquainted with the working of the Act by conducting its operations personally. The effect of the amendment, if adopted as it stood, would be to nullify by a side wind the proposals of the Select Committee. For the municipalities in the mofussil were few and far between, and the Collector would himself have to hear all appeals in places where there was no municipality. At the same time he agreed that we should as far as possible avail ourselves of the agency of Municipal Benches for the hearing of appeals under this Act where municipalities existed, and he was willing to give power to the Collector to refer appeals to a Municipal Bench. But he was not sure that this was the best place in the Bill in which to put the amendment. He thought the amendment would come better under section 27, which related to municipalities, by adding a provision that the returns, when prepared by Municipal Commissioners, should be deemed to be the list under section 10, and that the Collector should have the power of referring appeals against such list to a bench of three Commissioners selected by himself. MR. MACKENZIE thought that that would meet the hon'ble member's wishes.

The amendment was then by leave withdrawn, on the understanding that an amendment of the nature of that stated by the hon'ble mover of the amendment would be introduced in section 27.

Section 22 provided for the recovery of fees and penalties.

The HON'BLE BABOO KRISTODAS PAL moved the omission of the words "either as if they were arrears of land revenue or." The effect of the amendment, he said, would be this, that all sums due on account of license-tax should not be recoverable as arrears of revenue, but by sale and distress of the moveable property of the person liable to the tax. He thought it would be admitted that if a person was assessed to the annual sum of Rs. 50 for license tax, he was possessed of goods and chattels of sufficient value to satisfy the demand of the Government. A tax of Rs. 50 per annum implied an income of Rs. 2,500, and in any trade which would yield an annual income of Rs. 2,500, surely the stock-in-trade would be of sufficient value to satisfy the demand. It would, he thought, be inconsistent with the principle recognized by this Council, in the case of the Road Cess Act and the Public Works Cess Act, to realize arrears of license tax by the sale of land or by turning a man out of his hearth and home. If there had been the merest shadow of a difficulty in realizing the tax in the cases to which he had referred, he would not have considered it proper to offer any objection to the provisions of this section. But as no such difficulty had been experienced, and as he was perfectly satisfied that the stock-in-trade of a person who was assessed to a tax of Rs. 50 would be considerably more than sufficient to meet the demand, he thought it would not be right to give power of this kind for the recovery of the tax, the goods and chattels of the assessee being more than sufficient for the realization of the amount due.

The HON'BLE MR. MACENZIE said he would call the attention of the Council to the fact that under the Bill passed by the Council of the Governor-General, arrears of license-tax were made recoverable as arrears of land revenue. The Select Committee of this Council had modified that enactment, and provided that arrears of the tax should be so recovered only when the amount exceeded Rs. 50; and his own personal experience in the mofussil had convinced him that it was often impossible to recover such demands by the sale of moveable property, and that it was necessary, for the safety of the revenue, that there should be some more certain means of recovering arrears of the tax.

The HON'BLE MR. REYNOLDS said that as the hon'ble mover of the amendment had stated that he would not have proposed it if there had been a shadow of a difficulty in recovering arrears by the sale of moveable property, he hoped the hon'ble member would withdraw his amendment when it was pointed out that the recovery of sums due above Rs. 50 did not only include the assessment of tax on incomes above Rs. 2,500, but it also included the amount of fines, which might come to three times the amount of the annual license tax, and would thus cover the recovery of sums from persons whose earnings were considerably below Rs. 2,500.

The HON'BLE BABOO KRISTODAS PAL said that the hon'ble mover of the Bill had observed that from his experience as a revenue officer, difficulty was really felt in the mofussil in realizing Government demands without the sale of immoveable property. Now, the Road Cess Act, as BABOO KRISTODAS PAL had observed, had been in operation since 1871, and he believed the revenue officers had with singular unanimity testified to the smooth working of the Act; and he had not heard any question raised as to the difficulty of realizing the road cess without the sale of the immoveable property of defaulters. Now, in the case of traders the difficulty would be still less, because the trader must have the stock with which he carried on his trade, and it could not be concealed; it was required in the pursuit of his daily avocations; and if a demand of Rs. 50 for license-tax could not be realized by the sale of his stock-in-trade, BABOO KRISTODAS PAL thought that such a man ought not to be assessed at all. Then the hon'ble member who spoke last had pointed out that sums which might be realised under section 22 would include not only the amount of the tax, but also penalties, and that in some cases the amount of penalties might be twice the amount of the tax. Admitted. Still, the difference between Rs. 50 and the earnings which would carry a tax of, say, Rs. 16 or Rs. 20 was so great that the stock-in-trade of the licensee ought to be sufficient for the recovery of the arrear. And if the stock-in-trade was not sufficient, then it was clear that the man should not be taxed at all. It would be simply cruel to turn a man out of his hearth and home when he had not the means to pay the license tax. To suppose that he could conceal his goods and still carry on his trade would be

an arbitrary assumption; the man must live by his trade, and if he traded, then he must keep his shop open.

HIS HONOR THE PRESIDENT said that he was unable to support the amendment. He understood his hon'ble friend to say that if there had been any difficulty in collecting the road cess or the public works cess, he should consider it a valid reason for retaining the provision as it stood in the Bill. HIS HONOR must ask him to accept his assurance that with reference to both those cesses the one great difficulty which had been represented from every quarter was the impossibility of collecting those taxes under the present law, and the absolute necessity of altering the law as soon as possible. He was overwhelmed with applications from all quarters in that respect, and, although he had abstained for some time from proposing any alteration in the law, in order to see whether it was possible to avoid the necessity for an amendment, there was very little reason to suppose that he could continue to do so much longer. And he had deferred bringing in a Bill for the amendment of the law in consequence of these difficulties until after exercising the utmost patience; until he had seen whether, with a little more time and trouble, we might not be able to avoid proposing any alteration of the existing law. He was certainly under the impression that the one difficulty which was felt by all who had to administer the law was the absolute impossibility of recovering arrears by any system of distress and sale of moveable property.

The Council then divided:—

Ayes 3.		Noes 7.	
THE HON'BLE RAJAH PRAMATHA NATHA ROY.		THE HON'BLE MR. JENNINGS.	
" NAWAB MEER MAHOMED ALI.		" MR. BROWN.	
" BABOO KRISTODAS PAL.		" BABOO JESSE CHUNDER MITTER.	
		" MR. BAYLEY.	
		" MR. MACKENZIE.	
		" MR. REYNOLDS.	
		" THE PRESIDENT.	

So the amendment was negatived.

The consideration of the proposed amendment to section 28 was postponed until after the consideration of the amendment to section 30.

THE HON'BLE BABOO KRISTODAS PAL moved the omission from the end of section 30 of the following words:—

"The said Commissioners or Magistrate may also appropriate any part of the revenues of their municipality, station, or union, for the payment of any sum leviable from it under section 28; and if the sum so leviable is not paid at due date, the Local Government may order it or any part of it to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury."

He thought it would not be conducive to the interests of municipalities to make them contractors for the collection of the license tax in the manner proposed in the Bill. He was quite aware that it was not obligatory on the Government to avail itself of the agency of municipalities in the assessment or collection of the tax. In regard to Calcutta alone was it made imperative. But as the Government might at its discretion avail itself of the municipal agency, he thought it would only be fair that a municipality, when required to collect the tax, should only serve as the collecting agency, and not act as contractor, in default of the performance of whose contract the municipal funds would be liable to seizure. Perhaps in practice the Government would prefer to act independently of mofussil municipalities; but where it might be deemed otherwise, he did not see why the Government should not in the usual way give a percentage to municipalities for the expense and trouble of collection. If municipalities should enter into contract, or take a farm of the collections, and if they were told to recoup themselves for loss of time and trouble and expense incurred by any excess collections which might come to them over and above the sum stipulated for by the Government, he thought the municipalities would be tempted to work the law in such a manner as to prove oppressive to the people in order to make it productive to themselves. He admitted that where it might be necessary to employ the agency of municipalities for the collection of the tax, it might conduce to economy on the part of the Government. But it was not clear why the Government should seek to effect economy by burdening the

Municipal Commissioners; for if the Commissioners were remiss in the collection of the tax, the rate-payers would suffer. On these grounds he would suggest that wherever the Government availed itself of the municipal agency, it should give a remuneration in the shape of a percentage on the collections, but in no case should the municipal funds be rendered liable to attachment for the realization of the license tax.

The HON'BLE MR. MACKENZIE observed that the hon'ble member was labouring under a misapprehension. The ordinary course of procedure would be very much what the hon'ble member wished. The Collector might call on a municipality to prepare a list of licensees, but the final settlement of the tax in each man's case would rest with the Collector. The gross demand upon any municipality would only be the sum of the individual assessments thus determined, and from such gross demand Government would deduct a percentage to be allowed to the town for expenses of collection, risk and trouble. No town would be able to interfere to raise the assessments of individuals. But when the sum to be paid by any municipality was once ascertained, it was proposed to leave an option to the municipality of recovering the tax as assessed, or of providing any portion of it from their ordinary municipal funds. They would thus be able, if they chose, to relieve certain classes of their assessment—a provision rather in the interests of the poor than against them. There might not be many towns in Bengal that could afford this, but the provision was harmless. When, however, it came to a question of how Government should realise the contract sum accepted by any town, Government must insist in the interests of the public revenue on having a power of recovering it without fail. It could not place itself absolutely in the hands Municipal Committees, or run any risk of suffering from their laches.

The HON'BLE BABOO KRISTODAS PAL said his hon'ble friend, the mover of the Bill, had observed that the system of contract which the Bill permitted was in the interest of the poor, and that it ought to be in the option of a Municipality which had a surplus in hand to pay the amount of the tax out of such surplus. None knew better than his hon'ble friend that very few Municipalities, in fact scarcely any in Bengal, had such an overflowing treasury as to be able to pay off the license tax out of its surplus on behalf of the people residing within the limits of the municipality; and therefore to justify the provision on such an imaginary ground was, he could not help saying, begging the question. Moreover, he did not see why municipal funds, which were paid by the rate-payers, should be devoted to the payment of the license tax, as if it were the personal property of the Commissioners. The Commissioners might be very remotely considered as the representatives of the rate-payers of the municipality, they being nominees of Government, and if they did not do their duty in collecting the license tax, why should the municipal fund be made liable? He thought the justice of the provision was very questionable.

The Council then divided:—

Ayes 4.
THE HON'BLE RAJAH PRAMATHA NATHA ROY.
" MR. BROWN.
" NAWAB MEER MAHOMED ALI.
" BABOO KRISTODAS PAL.

Noes 6.
HON'BLE MR. JENNINGS.
" BABOO ISSER CHUNDER MITTER.
" MR. BAYLEY.
" MR. MACKENZIE.
" MR. REYNOLDS.
" THE PRESIDENT

So the amendment was negatived.

To section 28, on the motion of the HON'BLE BABOO KRISTODAS PAL, the following words were added:—

" after such deduction for necessary expenses as the local Government may fix."

The HON'BLE BABOO KRISTODAS PAL was about to move that the following be substituted for section 37:—

" The nett amount of all fees and penalties paid or recovered under this Act, after deducting the expense of collection, shall be carried to a separate fund, and shall be applied towards the payment of interest due upon the famine loans of 1874-75, and of 1877-78, and towards the redemption of such loans in such manner as the Governor-General in Council may direct. An annual amount of such payments shall be published in the *Calcutta Gazette* for general information."

This, he said, constituted the most important section in the Bill. It referred to the appropriation of the proceeds of the tax, and with regard to it, it was expected that some light would be thrown in the other Council. That light had now been vouchsafed, and he left it to hon'ble members to say whether they considered the light given sufficient for the purposes of the Bill. For his part—

HIS HONOR THE PRESIDENT was of opinion that the subject which the hon'ble member wished to discuss was beyond the scope of the Council. Was it then useful to take up the time of the Council with any debate on the point? It would certainly place this Council in a false position were they to sit in judgment on the acts of the Governor General's Council.

THE HON'BLE BABOO KRISTODAS PAL inquired whether this Council was not competent to discuss the question.

HIS HONOR THE PRESIDENT replied that they could discuss it, but it would lead to no practical result, and it would therefore be a mere waste of time.

THE HON'BLE BABOO KRISTODAS PAL considered that when the people had been called upon to pay the interest on money to be expended for famine works—

HIS HONOR THE PRESIDENT said he was not aware that there was anything before the Council to show that that was the case. The Government of Bengal had been asked to levy a certain sum of money in accordance with a scheme laid down by the Government of India for meeting the cost of or preventing if possible future famines, and the sanction of the Governor General had been obtained to the introduction of a Bill for that purpose and not for raising money to pay off old loans.

THE HON'BLE BABOO KRISTODAS PAL said that his authority was no less a one than the statement of the Hon'ble the Financial Member himself, and the preamble to the Bill. It was true that there were no papers before this Council on the subject, and as His Honor the President was unwilling that the matter should be discussed, he would not press his remarks.

HIS HONOR THE PRESIDENT said he did not wish to stop his hon'ble friend, but he had no objection to take the sense of the Council as to whether the discussion on the subject should go on. Under no circumstances could such a discussion lead to any practical result or consequence, and therefore it seemed very desirable to avoid it.

THE HON'BLE MR. BAYLEY said that if the hon'ble member withdrew his amendment and admitted it was *ultra vires*, there was no necessity for him to tell the Council the reason why he did so.

The motion was then by leave withdrawn.

THE HON'BLE BABOO KRISTODAS PAL said that on the same ground he proposed to withdraw the motion, of which he had given notice, to insert the following section at the end of the Bill, namely—

"This Act shall be in force for five years from the date on which it may be published in the *Calcutta Gazette*, with the assent of the Governor-General."

His object in proposing that amendment was to assert the propriety of limiting the action of the Bill to five years, with a view to give time to Government to retrench expenditure, and at the end of five years to allow this tax to lapse. But this also involved a question of policy; and on the ground upon which he had withdrawn the last amendment he would also withdraw this one.

The amendment was by leave withdrawn.

Section 39 empowered the local Government to make rules for certain purposes.

THE HON'BLE BABOO KRISTODAS PAL moved to omit clause 1 of the section which stood thus:—

"for defining more precisely the classes of persons liable under this Act."

He was of opinion that this clause trenched on the province of the Legislature: the class of persons to be taxed should be defined by legislative enactment and not by executive orders of the Local Government.

THE HON'BLE MR. MACKENZIE explained that the Government could not by its rules bring classes of persons under the operation of the law who were not carrying on trades, dealings, or industries. In all measures of taxation

the Government had either explicitly or implicitly reserved power to exempt certain classes from their operation. The object of the provision was to prevent the law from operating oppressively on any classes of persons who the Government might think ought not to be subject to the tax. It was a power of exemption which the Government might exercise without any provision of law, but it was considered desirable for the sake of symmetry to provide for this object by executive rules framed under the sanction of the law.

The motion was put and negatived.

On the motion of the HON'BLE MR. MACKENZIE the word "reducing" was substituted for the word "modifying" in clause (3) of the same section.

The HON'BLE MR. MACKENZIE said that he had received a communication from some members of the Calcutta Trade's Association, who were doubtful whether they would be liable to the tax as wholesale dealers or as shop-keepers. They were taxed at present under the Municipal Act as shop-keepers, and the intention of the Bill was to keep to the principle of that schedule. The question of whether a man was a wholesale or a retail trader was one of fact. Any person who sold goods for cash by retail was certainly a retail trader, however large his occasional orders might be. To make it more clear that under Class I. it was only meant to touch wholesale business of all kinds he would move that class I in Schedule A be altered so as to stand thus—

Schedule A, Class I.—"Every joint-stock company; every banker; every wholesale merchant, dealer, commission agent or manufacturer; every professional money-lender; every ship-owner; and every mill-owner, or screw-owner."

The motion was agreed to.

On the motion of the HON'BLE MR. MACKENZIE the words "engaged in any trade, dealing, or industry" were substituted for the words "engaged in trade, or commerce" in classes II, III, and IV of the same Schedule.

The HON'BLE MR. MACKENZIE then moved the substitution of the following for Class I of Schedule B:—

Schedule B, Class I.—"Every joint-stock company; every banker, shroff, or banian; every wholesale merchant, dealer, commission agent, or manufacturer; every builder; every contractor; every carrying company; every owner or farmer of hauts or bazars; every owner of cotton, jute, hide, or other screws; every ship-owner or dock-owner, or owner of chowks; and every auctioneer."

On the motion of the HON'BLE BABOO KRISTODAS PAL the following memorial, which had been received from certain owners and farmers of hauts and bazars, was read:—

"That your memorialists observe with regret that in Schedule B of the License Tax Bill now before your Honor's Council 'owner or farmer of hauts and bazars' is included in class I as being a person carrying on 'trade, industry, or dealing'.

"Proprietors of bazars or markets are, as your Honor in Council is well aware, simply owners of land, who charge rents for the use and occupation of the grounds or buildings thereon by vendors of articles. They do not carry on any 'trade, dealing, or industry,' and as land has been specifically excluded from the scope of this Bill, your memorialists fail to perceive why owners and farmers of hauts and bazars in Calcutta have been included in the Schedule. They may observe that they had not been included in the License Act of 1867 or the Certificate Act of 1868.

"It is true that the owners and farmers of markets are subject to the municipal license tax, but the reasons and objects of the municipal license tax and provincial license tax are different. The municipality renders conservancy service, and employs a sanitary agency for the examination of articles exposed for sale in a market, and it is therefore meet that the proprietors of markets should be made to contribute to the municipal fund. But the provincial license tax includes within its purview trades, dealings, and industries, and as ownership of land or house, whether used for a market or any other purpose, does not fall within the meaning of the License Bill, it cannot be consistent with the declared policy of Government to exempt land from this tax, and bring under its operation proprietors and farmers of markets in Calcutta.

"Your memorialists therefore pray that proprietors and farmers of markets be excluded from Schedule B of the Bengal License Bill."

The HON'BLE BABOO KRISTODAS PAL said the petition which had been just read sufficiently explained the reasons why proprietors and farmers of bazars should not be brought within the scope of the Bill. The avowed object of the Bill was to tax the trading classes, inasmuch as the landed classes had been reached under the Public Works Cess Act. Now, the owners and farmers of markets could not under any construction of the words "trades, dealings, and

industries" be taken to fall within that category, and as the Council had thought fit not to include the landed classes in the territories subject to the Government of Bengal within the scope of the Bill, he did not think it right or proper to include the proprietors and farmers of markets in Calcutta. It was true that they were included in the schedule of the Calcutta Municipal Act, but that, he submitted, was no ground for including them in this Bill. As explained in the memorial which had just been read, there was good reason why the owners and farmers of markets were included in that Act, because special services were rendered by the Municipality to those proprietors, namely, by conservancy arrangements and by the inspection of the produce sold in and the sanitary condition of the markets by the Health Officer's Department and also by the general improvements made in the town. But these considerations did not apply to the imposition of this license tax, and as no class of landed proprietors were included within its scope, he thought that the proprietors and farmers of markets in Calcutta should be similarly exempted from its operation, and he would therefore move the omission from Class I, Schedule B, of the words "every owner or farmer of hauts or bazars."

HIS HONOR THE PRESIDENT observed that the owners and farmers of markets were exempted from assessment under the Public Works Cess Act, and now wished to be exempted from the License Act. They wished to escape as landowners from the one, as inhabitants of towns from the other. Looking at the names attached to the memorial, he could not say that they were persons who could properly claim to be exempt from special taxes to which all classes having a permanent interest in the country had been subjected.

THE HON'BLE BABOO KRISTODAS PAL explained that wherever there were municipalities in the mofussil the road cess was not levied within their limits, because the construction and maintenance of roads as well as conservancy arrangements were met out of the proceeds of the municipal rates and taxes.

THE HON'BLE MR. MACKENZIE observed that the simple reason why this class fell under Schedule B was that it was assessed under the schedule of the Calcutta Municipal Act and classed there with persons carrying on "Professions, Trades, and Callings." To this no objection had apparently been raised. The owners of bazars did not sublet them in specific plots for definite terms at fixed rates of rent. They often had on the contrary a direct interest in the profits derived from markets, whether they themselves collected the fees paid by the vendors therein, or had leased out their rights to such fees. It would have been considerably more to the purpose of the memorialists if they had stated that they had no interest in the profits derived from the sale of produce in the markets of which they were owners or farmers.

THE HON'BLE MR. BAYLEY thought that it was stretching a point to say that they, the owners and farmers of markets, took rent for the shops and stalls in such markets; he believed that they rather took fees for the sale of produce. Moreover, it should be considered that at present these gentlemen paid nothing either under the Road Cess Act, or under the Public Works Cess Act, and now it was contended that they were not to pay any thing under this Bill in respect of the trades and dealings which were carried on in the markets of which they were the owners and farmers. So that they would get off in both ways. For these reasons as he could not agree in the amendment which was proposed, and he would vote against it.

HIS HONOR THE PRESIDENT asked if the hon'ble mover of the amendment was prepared to say that the memorialists, and those whom they represented, only took rents for the shops and stalls in their markets, and not fees for the sale of produce therein. He believed that most of them, besides taking rent for the fixed shops within the markets, took a daily fee from all chance comers and squatters for permission to sell their produce, or that, if they did not take these fees directly, they farmed out the right to levy them.

THE HON'BLE BABOO KRISTODAS PAL observed that as far as he was aware there were two kinds of market rents—first, monthly rents for shops, godowns, and fixed stalls; and secondly, a daily rent from vendors of such articles as vegetables and fish, who were not regular in their attendance at the market. Generally rents were received in money; sometimes in kind. But in whatever form it was taken, it was rent and not profits on the sale of articles. And, as he had before explained, the reason why the owners and farmers of markets were

included in the schedule of the Calcutta Municipal Act was that the Municipality rendered special services, that was to say by conservancy arrangements, the inspection of articles sold in the markets, and by general sanitation.

The HON'BLE BABOO ISSER CHUNDER MITTER said it seemed to him very doubtful how these owners and farmers of markets came to be included within the list of professions, trades, and callings, specified in the schedule to the Calcutta Municipal Act, but the fact was there they were. He was not quite sure whether the farmers of hauts and bazars did not derive some profit from the sale of produce in them. In all markets the vendors had to pay something to the farmers who came in daily, but whether such payments were composed of rents, or of rent and profits, he was not quite sure. He was inclined to think that the gains of farmers were composed both of rent and profits. Municipalities in the mofussil were so small and few that it might be said that there the owners and farmers of hauts and bazars had to pay road cess in some form or other and public works cess; whereas the owners or rather farmers of markets in Calcutta had no such cess to pay. On these grounds he was not quite prepared to support the amendment.

The Council then divided on the amendment :—

<i>Agree 3.</i>	<i>Noes 7.</i>
HON'BLE RAJAH PRAMATHIA NATH ROY,	HON'BLE MR. JENNINGS.
BAHDOOR.	MR. BROWN.
„ NAWAB MEER MAHOMED ALI.	„ BABOO ISSER CHUNDER MITTER.
„ BABOO KRISTODAS PAL.	„ MR. BAYLEY.
	„ MR. MACKENZIE.
	„ MR. REYNOLDS.
	„ THE PRESIDENT.

So the HON'BLE BABOO KRISTODAS PAL's amendment was negatived, and the HON'BLE MR. MACKENZIE's amendment was carried.

On the motion of the HON'BLE MR. MACKENZIE verbal amendments were made in classes III and V of Schedule B.

The HON'BLE NAWAB MEER MAHOMED ALI said that although he had not given notice of any amendment, he wished to be allowed to move that in section 27 of the Bill, which authorized the Collector to require returns of the persons liable to the tax from Municipal Commissioners and panchaits, all mention of panchaits should be omitted. He had no objection to such returns being called for from Municipal Commissioners; but he had seen so many instances of oppression on the poor practised by mofussil panchaits, that he must object to any such power as that contained in this section being conferred on them.

After some conversation, the motion was put and negatived.

On the motion of the HON'BLE MR. MACKENZIE the following words were added to section 27.

“Such return, when finally accepted or settled by the Collector, shall be deemed to be the list referred to in section 10.

On the presentation of a petition of objection under section 17 by any person entered in such list the Collector may either dispose of it himself, or may refer it to any officer specially empowered by Government under section 19, or to a bench of not less than three Commissioners, whose decision shall be final.”

The HON'BLE BABOO KRISTODAS PAL withdrew the amendment, of which he had given notice, to omit from the preamble of the Bill the word “permanent” before the words “increase of the revenue.”

The HON'BLE MR. MACKENZIE said he thought it would be found that nearly all the amendments made were practically verbal amendments or changes of so slight a character that it might be safely considered that, with one exception, the clauses of the Bill had been settled in the form recommended by the Select Committee. This exception was a relaxation of one of the clauses of the Bill by which payment of the tax by one member of a firm constituted payment by all of them. In adopting this principle the Council had followed the lines laid down in the Bill passed by the Governor-General's Council. But this was not such a material alteration as to make it necessary to defer the passing of it, and as it was essential that there should be no further delay in the matter, he would apply to his Honor the President to suspend the rules for the conduct of business to enable him to move that the Bill be passed.

HIS HONOR THE PRESIDENT declared the rules suspended.

The HON'BLE MR. MACKENZIE then moved that the Bill, as amended, be passed.

The HON'BLE BABOO KRISTODAS PAL said he could not allow that occasion to pass without saying a few words on the Bill. He had given his adhesion to the Bill, on the ground that the demand had been made by the Government of India in the sacred name of humanity, and, whatever differences of opinion might exist as to the form of the tax and the details of the Bill, he thought there could be but one opinion as to the necessity for raising the money and the obligation resting upon the people to respond to the call thus made upon them. But in the progress of the Bill circumstances had transpired, in regard to which he considered it his duty to protest against the passing of the Bill.

He thought that the Government owed it to the people over whom it held sway, to explain whether these taxes should be a permanent burden upon them, or whether it might not be possible to remit the taxes, say at the end of five years, by making necessary retrenchments. None was better aware than His Honor that there was ample room for economy, and His Honor had himself raised his voice in the other Council in the cause of economy. If the papers were correct, he believed the Government of India was also anxious to press upon Her Majesty's Government the necessity of enforcing economy. He thought he would not be doing his own duty as a representative of the native population in this Council, if he did not say that there was a wide feeling growing in the country that the Indian tax-payer was being sacrificed for the sake of the exigencies of the Imperial policy of England. It would not be denied that the home military charges of India had been increasing year after year against law and equity, if those charges were adjusted on a fair and equitable basis; if, again, reduction were made in the Indian army, which had been long advocated by Government, and other retrenchments carried out, savings might be effected which would yield much more than the sums which would be produced by the new measures of taxation. Such being the case, he thought it would have been gratifying to the people, who had so loyally accepted the burden, if the Government had given them an assurance that at the end of, say, five years, the new taxes would be remitted. On that ground he had proposed to move that the operation of this Bill should be limited to five years; but he was grieved to find that it was not open to him to make such a motion.

Then, when the Bill was originally introduced, its object was stated to be to save life by executing insurance works against the Famine; and he might say that his countrymen, whom he had the opportunity of consulting on the subject, had agreed with him that they should render every co-operation in the furtherance of that humane object. But how was that object to be brought about? They had been at first told by the hon'ble the Financial Member that the money to be raised by the new measures of taxation would be religiously applied to the execution of works in the nature of an insurance against famine; but they were now told that the Government would invest the fund in the construction of public works in the same manner as heretofore. But, have the public works hitherto executed proved an insurance against famine? He read in the last *Gazette of India* a despatch of the Secretary of State recommending the appointment of a Famine Commission, in which the Right Hon'ble the Secretary of State said:—

"In the reports which your Excellency has forwarded me from time to time, I find much to lead me to believe that the very cause which produced the famine in many cases has made irrigation works wholly or partially ineffective. The same want of rain, which parched the fields, emptied the tanks and lessened the value of the rivers."

This opinion of the Secretary of State cleared up the point as to whether it would be advisable to spend more money or not upon irrigation works. In regard to railways, BABOO KRISTODAS PAL fully recognised their value in connection with famines. But he observed in a recent number of the *Gazette of India* that while more than fifteen millions had been spent in a few years on State Railways, the nett charge upon the Revenue, in other words the deficit upon this account, amounted to about half a million per annum; and if more money were spent upon these unproductive irrigation and railway works, there would be a larger and larger charge upon the revenues of the country. It might be that in the fulness of years some of those railway schemes might prove sufficiently

productive; but the question was whether the money to be raised by proposed taxation, if invested in the extension of public works, would yield a sufficient return to meet the interest upon the loans that might be required for famine purposes once in ten years, estimated at fifteen millions.

It would have been satisfactory if the Hon'ble the Financial Member had explained what sort of works would be undertaken by the Government as an insurance against famine. But he himself raised the question and answered it in this way—"if he were asked to describe the works that would be undertaken, he could not give an exact reply." Thus the hon'ble Financial Member, though speaking as the exponent of Government, did not know what would be the nature of the works that would be undertaken, and yet we were called upon to impose taxes for works of which no one could be sure whether they would be a real insurance against famine or not. There were other points in connection with this Bill which BABOO KRISTODAS PAL would not touch upon here, as it would take up the time of Council without any direct result. But upon the two grounds which he had stated, namely, that the tax was to be made permanent, and that the fund was to be applied to the construction of public works, that in fact the new tax was to be an addition to the Public Works Cess imposed last year: upon those two grounds he felt it to be his duty to protest against the passing of the Bill. So far as Bengal was concerned, this measure involved a double injustice. We had been led to hope that the cess of last year would suffice for works which were intended to be in the nature of an insurance against famine, but it would be seen that such was not to be the case. Then again it was stated in the other Council on Saturday last that if contingencies should arise, the famine fund might be applied to general purposes of the State, but the establishment of a statutory fund would fetter the hands of the Government, and might consequently tend to complications or additional taxation hereafter; so that practically, this tax, though originally intended for famine purposes, would be so much addition to the general revenues. He said if the general revenues were not sufficient, the Government should have openly declared its position and called upon the community to strengthen its hands. But it was not consistent to take money for famine purposes and apply it to works which might not prove an insurance against famine, or to purposes to which the general revenues were applicable. On these grounds he considered it his duty to protest against the passing of the Bill.

The Hon'ble RAJA PRAMATHA NATHA ROY BAHADOOR said that before the motion was put, he would also protest against the passing of the Bill on the grounds which had been already stated by the Hon'ble Member who preceded him, particularly as it sought to impose a permanent tax, to which on the ground of its permanency his countrymen, as far as he could judge from the organs of native public opinion, were also opposed.

HIS HONOR THE PRESIDENT must say that he had been taken somewhat by surprise by the action taken by his hon'ble friend, because he could find no sort of justification for his change of policy in any thing that had been said by the Financial Member of the Governor General's Council or by any member of the Government of India, or by himself. He must say that he understood that the natives of Bengal, and especially his hon'ble friend, fully recognised the impossibility of the Government carrying on the large system of railway and irrigation works necessary to prevent famines in future, and of relieving future famines on the principle which no one had more loudly urged upon the natives of Bengal, without an increase of means, and that they were anxious and willing in common with the people of other parts of India to bear their share of the burden, and place the Government in a position to obtain those means. There was no doubt that with respect to economy there was a great deal of truth in what his hon'ble friend had stated. But that was not an idea peculiar to himself. It had been continually noticed by His Excellency the Viceroy, by Sir John Strachey, by himself (the Lieutenant-Governor) and others, and it was a matter that was receiving the most earnest attention on all sides. A great part of His Honor's time was now spent in trying how far they could reduce expenditure in the administration. Expenditure in the Army and in the Home charges were matters with which it was not in his power to deal, and he doubted whether it was in the power of the Government of India to deal with it altogether. But he was sure that the subject was receiving the serious

attention of the Government of India, and that the Government would do what it could in these directions. No one could be more anxious on the subject than His Excellency the Viceroy. His hon'ble friend seemed to him to draw a distinction between what he called expenditure on works for preventing famines, and expenditure on public works. His Honor must confess he could not understand what his hon'ble friend meant by works for the prevention of famine. His Honor's idea was that it meant works of irrigation in dry countries where irrigation was wanted, and works of communication, railways and feeders chiefly, which would have the effect of enabling people, in parts of the country where there was a good harvest—and there were fortunately places where there were always good harvests—to transport their grain to other parts of the country where there had been bad harvests; and he could not conceive how any one who had seen what had been transpiring within the last few months could hesitate to say that, whatever had been done in Madras in the way of saving human life, had been done through the help of railways, and he could not help feeling that without those railways Madras would have been left in just as helpless a condition as Orissa was during the famine there some eleven years ago.

His hon'ble friend had quoted the remarks of the Secretary of State for India to show that expenditure upon works of irrigation was next to useless, but he had quoted a single sentence favourable to his view from the despatch on the Famine Commission and had not given a correct idea of the Secretary of State's views. His Honor found that the Secretary of State mentioned that the Government had expended sixteen millions sterling upon irrigation, and he went on to say:—

“The financial results of these undertakings have varied remarkably. The earlier works, especially those which have been constructed in the localities already selected for that purpose by the earlier rulers of the country, have been singularly profitable. According to the estimate now before me, the Eastern Jumna Canal has yielded 36 per cent., and the Western Jumna 27 per cent.”

No doubt, as had been observed, there had been places in which schemes of irrigation had been carried out, and had been proved to be exceedingly unprofitable. But the charge for those schemes had been already met by the Public Works Cess, and no portion of the money to be raised on the present occasion could, by any possibility, be expended on those unprofitable irrigation works of Orissa. As to future irrigation, it might be quite accepted as a fact that money now raised would be entirely expended upon works which were desired by the people, and upon which there would be an unquestionable return. In regard to the works of irrigation which had been proposed during His Honor's time, he had always refused to act until the people themselves had come forward and asked for the scheme, and the only new schemes which had been commenced lately had been the works in regard to which the people themselves had been the first to move; and in one case had actually guaranteed the whole of the interest on the money which would be expended, and in the other case, they were still considering whether they should do so.

As regards the question whether the money raised under this Bill was to be devoted to paying off a loan for money expended on one work or another, was of very little matter. He fancied that the Government was determined to do its duty to the country, and proceed with the construction of public works; and the only question was whether they should be entirely paid for by future generations or partly by the present generation. A certain amount would be annually expended in opening out the country by means of railways and canals, which would have the effect of making the country comparatively safe from the effects of future famines. Now, the money raised under this Bill would go to the purpose of making railways and other public works, which would otherwise have to be made from money raised by loans. Under the present system, they were made by what were called extraordinary loans, which were very strictly limited to works which were of a remunerative character; and instead of raising that money, as now, by means of loans, a large proportion of it would be paid out of the revenues raised by new taxation, and the country would be saved from so much of debt, and when famine did arise would be able to borrow anything that was necessary to meet it, without adding to the debt of the country anything more than would have been added if nothing was spent for famines,

and the same amount hitherto spent was spent on preventive works. It was calculated that the amount which would be thus paid off would be sufficient to meet the cost of famines when they arrived. One and a half millions less of debt in 10 years would give the 15 millions which, it was calculated, might have to be spent on famine in the next ten years. And it might be hoped that if in the meantime this money so collected was judiciously invested in public works, whether they were directly or indirectly remunerative, all the horrors and much of the outlay of future famines could in time be averted. He could not conceive that his hon'ble friend really would prefer that the money should be locked up in a strong box and kept there for ten years. We would then find ourselves in the same helpless condition, without roads, canals and railways, or any means of transporting grain from one part of the country to another.

As he had said before, he did not understand to what part of the scheme his hon'ble friend objected. There seemed to him to be not the slightest difference between discontinuing to borrow money for works, which all admitted were required, and which must be made, and paying off the interest upon old loans. It seemed to His Honor a most selfish policy for this generation to throw upon posterity the cost of paying for famines which did not occur in their time, and that would be the result of meeting famines by continually, instead of yearly, raising fresh money to meet them whenever they arose. He thought the views of his hon'ble friend, which, as he said before, seemed selfish, were entertained by very few of his fellow-countrymen and by very few of the Members of this Council, and he hoped that the Bill now before them would be passed.

He understood that his hon'ble friend did not object to pass the Bill for five years, but objected to pass it without a limit of time.

The HON'BLE BABOO KRISTODAS PAL said he wished to say one word by way of explanation. He wished to point out the difference in the circumstances since the introduction of the Bill which had led him to modify his opinion in respect to it; that there was now no guarantee, in the way the appropriation section was worded, and the policy which had been lately announced, that there would not be further increase of taxation when a famine should arise hereafter, there being in consequence of that policy no positive insurance against famine.

The Council then divided:—

Ayes 3.
THE HON'BLE PRAMATHA NATHA ROY.
" NAWAB MEER MAHOMED ALI.
" BABOO KRISTODAS PAL.

Noes 7.
THE HON'BLE MR. JENNINGS.
" MR. BROWN.
" BABOO ISSERCHUNDER MITTER
" MR. BAYLEY.
" MR. MACKENZIE.
" MR. REYNOLDS.
" THE PRESIDENT.

So the motion was carried and the Bill passed.

The Council was adjourned to Saturday, the 23rd instant, at 11 A.M.

**APPOINTMENT OF A COMMITTEE TO REPORT ON THE MANAGEMENT
OF THE MEDICAL INSTITUTIONS OF CALCUTTA AND THE
SUBURBS, AND ON MEDICAL EXPENDITURE
GENERALLY IN BENGAL.**

MEDICAL DEPARTMENT.

Calcutta, the 18th February 1878.

READ AGAIN—

The report on Charitable Dispensaries for 1875, and the Resolution of Government thereon.

The report on Medical Institutions of Calcutta and the Suburbs for 1876, and the Resolution of Government thereon.

The report on Lunatic Asylums for 1876, and the Resolution of Government thereon.

The report on Vaccination for 1876, and the Resolution of Government thereon.

Letter No. 971T., dated 3rd July 1877, to the Surgeon-General, Indian Medical Department, appointing a Committee to report on the Out-door Dispensary at the General Hospital, and on the increase in the cost of European medicines in that hospital between 1870 and 1877.

Letter No. 912, dated 25th September 1877, from the Surgeon-General, Indian Medical Department, submitting the report of the Committee with his own remarks.

Letter No. 2330T., dated 14th October 1877, to the Surgeon-General, Indian Medical Department, reviewing the report of the Committee, and desiring that the expenditure of the hospital should be fully enquired into by the Committee appointed to report on the Sealdah Pauper Hospital, assisted by an experienced officer of the Accounts Department.

Letter No. 1207, dated 17th November 1877, from the Surgeon-General, Indian Medical Department, in which Dr. Beatson deprecates the proposal to subject the general question of the expenditure of the General Hospital to special enquiry.

Resolution dated 9th January 1878, on the subject of the increased expenditure of the Sealdah Pauper Hospital.

Read—

Letter dated 17th December 1877, from Surgeon-Major J. Ewart to Sir Joseph Fayrer, K.C.S.I., on the subject of the expenditure of the General Hospital.

Letter No. 1548, dated 18th January 1878, from Surgeon-General, Indian Medical Department, submitting a statement showing the value of medical stores issued by the Medical Store Department to the hospitals and dispensaries of Calcutta during the past ten years.

IN the Resolution on the Annual Administration Report of the Medical Institutions of Calcutta and the Suburbs for 1876, the Lieutenant-Governor had occasion to remark on the unsatisfactory and imperfectly explained statements of expenditure which had been submitted for the different hospitals and dispensaries. It was seen that the gross expenditure bore apparently no proper ratio to the numbers relieved, as charges which had originally risen with increasing calls on the hospital resources were found to have gone on increasing with diminished numbers of patients. Thus it was observed that the gross number of patients treated had fallen from 313,462 in 1875 to 310,016 in 1876, while the gross charges had risen from Rs. 4,88,835 to Rs. 5,07,473. The most conspicuous instances of apparently extravagant administration were found in the Sealdah and General Hospitals; but the Lieutenant-Governor expressed his apprehension that none of the metropolitan medical institutions were free from waste and pilfering of expensive drugs. The first-named hospital has, in consequence of the apparent necessity for an increased grant, since formed the subject of full and most careful enquiry; the facts have been thoroughly sifted, and the Lieutenant-Governor has, after the most anxious consideration, pronounced his decision. The Lieutenant-Governor has also had one branch of the expenditure of the General Hospital since 1870, that relating to European medicines, examined by a Committee consisting of Dr. Cockburn, Deputy Surgeon-General, Dr. Elliot, Surgeon Superintendent, and Dr. French, Civil Surgeon, 24-Pergunnahs. The report of that Committee disclosed some very remarkable figures. It was shown that between 1871 and 1872, with an increase of 21 in the daily average number of European in-door patients, there was a rise in the cost of European medicines from Rs. 6,717 to Rs. 11,308; that, while the total daily average of

sick was about the same in 1873 as in 1870, the cost of European medicines was Rs. 14,453, against Rs. 6,426; and that in 1874, while the gross daily average of all in-door and out-door patients was one less than the daily average of in-door patients, all Europeans, in 1872, the cost of European medicines was Rs. 17,804, against Rs. 11,308. The Committee submitted no explanation of the causes of this extraordinary increase, while the solution suggested by the Surgeon-General was found to be erroneous. The Lieutenant-Governor therefore deemed it necessary to desire that the subject should be thoroughly examined by the Committee to which the enquiry regarding the Sealdah Hospital had been entrusted, assisted by an experienced officer of the Accounts Department. To this course the Surgeon-General demurred, on the ground that it would be "unfair to the Superintendent, who has been hitherto encouraged in a very liberal expenditure, to overhaul his management upon totally opposite principles, without affording him the opportunity of changing the system, so as to bring it into greater agreement with the rigid economy required under the new *régime*." The Lieutenant-Governor has first to remark that this plea begs the whole question of the causes of the particular increase to which attention was specially directed. Nothing that has yet come to light has shown that any encouragement was held out to the Superintendent (Dr. Ewart) in the matter of an excessive expenditure of European medicines; nor is it possible to conceive how any encouragement, had such been given, could justify the administrative head of a great institution in more than doubling the average expenditure on European medicines in the course of three years. Dr. Ewart claims to have shaped his administration generally on certain orders recorded by Sir Richard Temple in September 1874 and March 1875; but those orders had no reference whatever to the expenditure of medicines, and they were issued after the expiry of the period during which the circumstances which, in Mr. Eden's opinion, require investigation occurred. The Lieutenant-Governor has no intention of prejudging the case: but he considers that the figures above quoted are such as call for careful examination with the view as much of rectification in the future as of explanation in the past. While the Lieutenant-Governor readily admits that the officers officiating as heads of the hospitals at the present moment have done much in the last few months to reduce expenditure, the enquiries which he has prosecuted into the subject of hospital and medical expenditure generally have confirmed him in the apprehension expressed in the Resolution above referred to, and convince him that the whole question requires most careful and detailed consideration, in order that the rapidly increasing cost of this branch of the administration may be brought back to the limit, which it has long overstepped, of the actual wants of the public. He has therefore nominated for this purpose a Committee to consist of the following members:—

Mr. J. O'Kinealy	<i>President.</i>
Mr. D. M. Barbour	} <i>Members.</i>
Surgeon-Major A. J. Payne	
" " J. M. Coates	
" " J. J. Jones	
" " S. Coull Mackenzie	
Mr. C. Macaulay, <i>Secretary</i>	

2. The first duty of the Committee will be to institute a careful enquiry into the administration of each hospital and dispensary in Calcutta and the Suburbs during the past ten years. The following points are noted for consideration:—

General control and management.	The system of superintendence, its kind and cost. The subordinate staff, its kind and cost. The details of daily work as it is now done by subordinates and servants, and the cost.
The daily duty done by	superintending and subordinate nurses. The effect of the nursing system in reducing previous staff of ward attendants.
Nursing.	The extent to which nurses are utilised in superintending the custody of clothing and stores, and in watching the distribution of diets and medicines.
	The source from which the cost of the nursing system is defrayed.
In educational hospitals, the precise relation in which hospital officers, who are also teachers, stand to the administrative head of the institution, and the regularity or otherwise of their attendance in the wards.	
Educational officers.	

The agencies to which the charge and keeping of the stores are committed and by which the issue of these stores is directed. What officer presides in the dispensary during the compounding of medicines, and who governs the issue of these to the patients? Generally, what precautions are taken to guard against neglect or dishonesty in respect to these stores? Who checks indents for medicine, and what evidence is considered sufficient that medicines said to have been expended during a year have actually been so? Does the Examiner of Medical Accounts exercise any efficient influence over expenditure of medicine? The same questions as to control, care, custody, and inspection of surgical instruments. Is stock taken by a commissioned officer of medicine or instruments in the intervals between the indents; if so, how often and by whom?

Similar enquiries should be made with regard to bazar medicines, cloth, &c., purchased for the hospital. How are these procured? Who settles the terms of contract? By whom are daily supplies

inspected and passed for use? What power of punishing purveyors is exercised and by whom? Who superintends the issue of diets and extras in the wards, and what precaution is taken against fraud? Is diet checked by the Examiner of Medical Accounts? How are wines, spirits procured? In whose charge are they kept and by whom issued to the patient? Who presides over the cook-room? Are the working establishment and the apparatus economical and efficient? Is diet issued to any but actual in-patients of the hospital, or is the hospital crowded by the admission of relatives and friends of patients?

Who directs the purchase and maintenance and what becomes of condemned articles? In whose charge is stock kept, and when and by whom is inspection made?

What is the method of purchase, of inspection and custody, the period of stock-taking and the precautions against robbery. In whose charge is clothing in use in wards, and how is it changed? The Committee should enquire generally into the management of clothing and disposal of condemned articles or their conversion to ulterior uses.

Who determines the cases to be admitted, and by what principles is it governed? What precautions are taken against unnecessary admission, that is, of trivial or incurable cases, and generally are the wards so

managed in this respect as to serve to the utmost possibility the needs of the sick poor of the town? In old and incurable cases what is done? May it not be desirable to abolish the lying-in ward at the General Hospital, when proper accommodation for the obstetric ward is furnished at the Medical College Hospital? This should be specially considered with reference to the danger of having such wards in the centre of hospitals for general diseases.

The Committee should suggest means of preventing persons living on the public by passing from one institution to another, and generally of guarding against the hospitals being used as almshouses. Give a return of all cases which are now in hospital for over 9 months with a report as to the probability of any cure in such cases.

What private accommodation exists in any of the hospitals and what classes use it? What rates of payment are required, and what precautions are taken against abuse of public charitable hospitals by persons able to pay for private attendance?

It should be understood that the Lieutenant-Governor does not intend this list of heads of enquiry to be taken as exhaustive, and that the Committee will be at liberty to consider and report on any point which they may think fairly falls within the sphere of a Commission of Enquiry or may be suggested by officers in charge of particular institutions.

3. In addition to a report on the administration of each hospital, the Lieutenant-Governor wishes the Committee to draw up a general scheme for the management of these institutions on a uniform system. They should prepare forms of diet sheets and extra statements which shall show the head of the institution *daily* the expenditure of the previous day; scales of diet for the several races; and forms of stock inspection books. They should provide for the separate recording of expenditure on in-door and out-door patients under all heads, so as to include medicines, and especially arrange that some individual be so charged with every class of article expended, that personal responsibility may be fixed and indisputable in case of loss. They should also consider the question of private practice in its relation to hospital duty and superintendence. It is probable that loss and destruction of clothing arises from the long intervals between the condemnation and replacement of stores, which lead to accumulation of useless articles and the purchase of large quantities at one time and to consequent difficulty of close observation by superiors; the Committee should lay down a minimum period, which should perhaps not exceed three months. It should be provided that, with full personal responsibility exacted from him, the Superintendent be not fettered and other officers harassed by the convening of outside Committees on clothing and the like. The Committee should consider the possibility of having clothing for the different hospitals and institutions manufactured in jails, of a distinctive pattern and

mark which would render them unsaleable in the market. The names and offices of all persons connected with public hospitals, who are interested in private dispensaries, should be ascertained. The officering of the subordinate officials, apothecaries, stewards and clerks should be enquired into. The advantages or otherwise of the supposed control over hospital and dispensary expenditure exercised by the Examiner of Medical Accounts should be carefully considered.

With these indications of the Lieutenant-Governor's views on particular points, the Committee will understand that they are expected to enquire into every branch and department of hospital administration, and to point out any circumstances in which they think alteration desirable. The Committee will be empowered to require the attendance before them of any medical officer under the Government of Bengal whose evidence or opinion they may desire to take. The Government of India will be asked to allow the Examiner of Medical Accounts to appear before the Committee and supply the members with such returns and papers as they may require.

4. The Lieutenant-Governor would wish the Committee if possible to extend their enquiries to Medical Schools, Charitable Dispensaries outside Calcutta, Lunatic Asylums and Vaccination. These branches of their enquiry should be taken up after the question of Medical Institutions of Calcutta and the Suburbs has been disposed of, and their recommendations should be embodied in one report for each branch. In connection with expenditure outside Calcutta, the Lieutenant-Governor wishes the Committee to give their special attention to the manner in which indents for medicine and medical stores and instruments are prepared, submitted and checked, and the manner in which they are complied with, especially in regard to the allegations which are from time to time made of delay in the Medical Store-keeper's Department. The more general substitution of native medicines and drugs for European medicines in dispensaries, especially in out-dispensaries under native doctors, should be thoroughly considered. In pursuing their investigations under these heads, the Committee will be empowered to require through the Surgeon-General the attendance of, and to examine, any officer connected with the administration of the various departments under enquiry.

By order of the Lieutenant-Governor of Bengal,

HORACE A. COCKERELL,

Offg. Secretary to the Government of Bengal.

RESOLUTION ON THE ADMINISTRATION OF CHARITABLE DISPENSARIES IN BENGAL DURING 1876.

MEDICAL.

Calcutta, the 18th February 1878.

READ—

The Report by the Surgeon-General on the working of the Charitable Dispensaries in Bengal for the year 1876.

Read again—

The Report on Charitable Dispensaries for 1875.

At the close of 1875, 207 permanent dispensaries were open in Bengal, 23 new dispensaries were established during 1876, one old dispensary was reopened, and one was closed, so that at the end of the year 230 dispensaries were open for the purposes of charitable relief. Of temporary dispensaries there were 34 open at the beginning of the year, but 25 were closed during the year; the remaining nine being maintained as permanent dispensaries in the districts of Burdwan and Midnapore. This decrease was due to the abatement of the malarious fever which had for some years prevailed in Western Bengal.

2. It is not at all clear that an increase in the mere number of dispensaries is of itself a matter for congratulation. There is too much reason to believe that the multiplication of branch dispensaries in places where frequent inspection is impossible has resulted in a low standard of efficiency, and that the practice of treating the number of patients in attendance as the test of the popularity of the native doctor in charge of the dispensary has led in some cases to the fabrication of returns to such an extent that the statistics of outlying dispensaries are regarded by good authorities as entirely fallacious. Doubtless it may be urged that even the large number of dispensaries now in existence is inadequate to the requirements of the people for medical aid, and that a certain amount of laxity of supervision, with its accompanying evils, is one of the necessary conditions under which medical relief must at present be administered. But Mr. Eden considers that this view cannot seriously be maintained. It is far more important that in each district there should be a few dispensaries situated at well selected points, and kept under strict control in respect of the treatment of patients and the expenditure of medicines, than that the country should be covered with institutions which do not command the confidence of the people, and which too often operate to prevent private practitioners from establishing themselves in the neighbourhood. It is true that the dispensary committees might exercise a searching control over the medical subordinates in charge, but practically they have failed to do so, and the present state of things is consequently far from satisfactory. The Lieutenant-Governor looks to Dr. Irving, the newly appointed Surgeon-General for these provinces, to go carefully into the question of maintaining these outlying dispensaries, and to consider whether any means can be devised for attaining greater efficiency without unduly contracting the sphere of gratuitous medical relief.

3. The number of charitable dispensaries in which in-door patients were received rose to 146 in 1876 against 135 in the previous year; the number of dispensaries treating out-door patients only being 224 against 198. This increase of in-door accommodation is satisfactory.

4. Among the 230 medical officers in charge of dispensaries there were 55 assistant surgeons, 24 hospital assistants, 141 apothecary and vernacular licentiate class native doctors, and 8 native doctors locally entertained. Thirty-two native doctors were added to the staff during the year, and the number of hospital assistants was decreased by eight. Under recent orders of the Government of India, the employment of military hospital assistants in civil work will be discontinued, and all native doctors who have received a professional education will be absorbed into a new service of civil hospital assistants. No difficulty need be apprehended in meeting the requirements of Bengal in respect of medical subordinates from the existing medical schools; and it is anticipated that there will be some demand from other provinces for civil hospital assistants educated in Bengal. It is satisfactory to find that the

percentage of medical subordinates who could keep their records in English rose during 1876 from 94 to 97 per cent. Every effort should be made to induce these men to keep up their knowledge of English and to study English medical works. The number of good medical treatises in the vernacular is trifling, and as the knowledge of English spreads the demand for such works is continually decreasing.

5. The following statement shows the number of in-door and out-door patients treated in the dispensaries of Bengal in the six years from 1871 to 1876:—

YEARS.	In-patients treated.	Out-patients treated.	Total.	Mortality among in-patients per cent.
1871	17,802	405,323	423,125	15.41
1872	18,118	430,177	448,295	16.07
1873	20,240	598,470	618,710	16.22
1874	23,812	636,269	660,131	16.84
1875	22,009	608,730	630,739	16.89
1876	23,012	800,275	823,287	16.81

Reviewing the results of the entire period, it appears that the number of in-patients was greatest in 1874, probably in consequence of the distress in that year, and the prevalence of epidemic fever in Western Bengal, that it fell by nearly two thousand in 1875 and increased by one thousand in 1876. For in-door patients, therefore, the normal rate of increase from all causes appears to be nearly 1,000 yearly. It has been remarked that the statistics of out-patients treated at dispensaries are open to considerable suspicion, and the figures quoted above certainly seem to give some support to this view. It is hardly credible that the number of persons applying for out-door relief at dispensaries should have risen from four hundred thousand to eight hundred thousand in a period of six years, during which period Assam was formed into a separate province and passed out of the Bengal returns. Some portion of the increase in 1876 may doubtless be attributed to the outbreak of cholera in South-Eastern Bengal, and to the inclusion of the returns of fresh dispensaries; but even after making allowance for these causes the Lieutenant-Governor can hardly believe that the figures accurately represent the medical relief afforded to the poor of these provinces during the last six years.

6. The percentage of women and children attending dispensaries, both as in-door and out-door patients, rose slightly in 1876; while the proportion of men treated as out-door patients was less by three per cent. than in the previous year. The decrease in the proportion of men was probably due to the general healthiness of the season and the abatement of malarious fever. Within the last six years there have been but slight variations in the percentage of women among both classes of patients, and it can hardly be expected that, under the present system of dispensary management, that proportion will rise much above twenty per cent. Financial considerations must for a long time render it impossible to provide such complete privacy in charitable dispensaries as would induce women of the higher castes to avail themselves readily of medical aid at a public institution, and the proportion of male patients must, therefore, continue to exceed largely that of females.

7. Out of the total number of in-door patients treated during the year, 68.36 per cent. were cured and 16.81 died, the remainder being returned as otherwise accounted for. These figures show only slight variations on the results of previous years. Nine dispensaries in the Presidency Circle, five in the Dinapore Circle, and three in the Dacca Circle, had a death-rate of more than 30 per cent. of the number treated. The highest death-rates recorded during the year were 59.54 per cent. at Goalundo, 53.19 at Titilya, and

49·23 per cent. at Barrackpore. Taking the causes of mortality, dysentery caused the largest proportion (22·25 per cent.) of the total number of deaths against 25·21 in 1875, cholera standing next with a death-rate of 20·65 per cent. against 13·72 per cent. in the previous year. It is stated that the cholera prevalent in 1876 was of a more fatal type than that of the previous year, but the Lieutenant-Governor understands that the returns cannot be accepted altogether without question. The proportionate mortality from diarrhoea, fevers, and dropsy shows only slight variations.

8. The report shows that 2,400 major and 37,929 minor surgical operations were performed in 1876 against 2,321 and 34,118 in 1875. Of the major operations, 14·2 per cent. were performed by the Superintendents of Dispensaries, and 85·7 per cent. by the medical subordinates. The mortality among the patients who underwent major operations was 3 per cent., or one per cent. less than in 1875.

9. The financial position of the dispensary funds is on the whole satisfactory. Excluding the floating balance and the cost of the medicines and printed forms supplied by Government, it appears from the statement below that the actual income of the dispensaries during the last three years has exceeded the expenditure:—

			Income.	Expenditure.
			Rs.	Rs.
1874	3,36,197	3,32,840
1875	3,74,902	3,59,979
1876	3,77,017	3,75,270

Out of the year's income Rs. 1,22,527 were contributed by Government; Rs. 33,841 were contributed by local funds, municipalities, and town committees; Rs. 27,403 were realized from the interest or sale of investments; native subscriptions amounted to Rs. 1,20,878, and European subscriptions to Rs. 25,138. There was a slight decrease in the proportion of the total income contributed by Government and in that derived from European subscriptions; while the proportion accruing from native subscriptions rose by nearly 4 per cent. Against this increase, however, is to be set a decline of 4·43 per cent. in the proportion contributed by municipalities. The cost of medicines and books supplied by Government amounted to Rs. 63,615 against Rs. 64,058 in 1875; but, besides this, medicines to the value of Rs. 6,393 were supplied to dispensaries in the fever districts and to dispensaries from which no returns have been received, so that Government really expended on this account Rs. 70,008. The sums invested in savings banks or in Government securities during 1876 amounted to Rs. 16,342, and in addition to this there was a balance of Rs. 1,01,865 in hand at the close of the year. The expenditure of the year exceeded the income in the case of two dispensaries only. The entire question of dispensary management will shortly be considered by the Committee appointed to inquire into the administration of the Calcutta medical institutions; and the Lieutenant-Governor hopes that definite rules may be laid down to regulate the supply of medicines on the most economical system that is consistent with efficient relief.

10. In the Presidency and Dinapore Circles the duty of inspecting dispensaries was carefully performed by the Deputy Surgeons-General; but the officer in charge of the Dacca Circle inspected only four out of seven sudder dispensaries and two out of 27 outlying dispensaries. Making full allowances for the difficulty of travelling in Eastern Bengal, and for the Assam work, which falls upon the Deputy Surgeon-General of the Dacca Circle, the Lieutenant-Governor regards this result as extremely unsatisfactory. The Civil Surgeons have paid more attention to inspection than was the case in the previous year; but there is still considerable room for improvement, and it should be remembered that, in the absence of efficient control by the dispensary committees, the only check on the medical subordinates in charge of dispensaries is constant inspection by the Civil Surgeon. The figures cited by the Surgeon-General show that, with few exceptions, the committees have as yet failed to recognise the duty of holding periodical meetings to enquire into the affairs of the dispensaries for which they have made themselves responsible, and there is too much reason to fear that in most cases their supervision is little more than nominal.

11. The Lieutenant-Governor proposes to utilise the services of the Inspector-General of Jails and the Sanitary Commissioner as *ex-officio* Inspectors of Hospitals and Dispensaries, and hopes that, as these officers will have to visit nearly every station in Bengal in the ordinary course of their official inspections, something may with their assistance be done to secure uniformity of management and increased efficiency in the supervision of local Committees throughout the country.

ORDER.—Ordered that a copy of this Resolution be forwarded to the Surgeon-General, Indian Medical Department, for information.

Ordered also that a copy of the Resolution, together with copy of the Report, be forwarded to the Surgeon-General, Bengal, for information and guidance, and that a copy of the Resolution be also forwarded to all Commissioners of Divisions for information and communication to district officers.

Ordered also that a copy of the Resolution, together with copy of the Report, be submitted to the Government of India, in the Home Department, for information.

Ordered also that a copy of the Resolution, together with copy of the Report, be forwarded to each Member of the Committee appointed to inquire into the administration of the Calcutta Medical Institutions, for information.

Ordered also that a copy of the Resolution, together with copy of the Report, be forwarded to the Inspector-General of Jails and to the Sanitary Commissioner for information.

By order of the Lieutenant-Governor of Bengal.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 16th February 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.			
<i>Western Districts.</i>			
HEADQUARTERS DIV.	1 Burdwan, Feb. 16 '78	Nil Cutwa 0.09.	<i>Rubbee</i> crops are being reaped. State of the cotton plants is good. Cholera has not as yet abated in Culna and Bood-Bood sub-divisions. It has made its appearance at Cutwa.
	2 Bankoora, " 16 "	0.03	Weather—slightly rainy in the beginning of the week; now it is become cool again. Full crops are expected.
	3 Beerbhoom, " 16 "	0.51	Weather—colder than last week. There has been a little rain all over the district. It has benefitted the standing winter crops.
	4 Midnapore, " 16 "	Nil	Weather—generally cloudy, getting warm, and slight rain in some places. State and prospects of the crops are fair, but rain is said in some places to be required for the standing crops.
	5 Hooghly, " 16 "	0.01	Slight rain with hail on the night of the 11th instant. Weather cooler than last week. The harvest of potato, peas, and <i>moosari</i> is going on. Mangoes are in blossom. Public health is normal. Cattle disease has abated.
	Howrah, " 16 "	0.03	Weather—cooler than last week. The few crops on the ground are good. A little preparation of land is going on.
<i>Central Districts.</i>			
PRESIDENCY DIV.	6 24-Pergunnahs, Feb. 16 '78	0.03	Weather—cloudy and a few drops of rain at the beginning of the week; since then it is cooler. State and prospects of the crops are good. General health is fair.
	7 Nuddea, " 16 "	Nil	There has been a little rain almost everywhere in the district, and the weather has consequently become much cooler and more reasonable. The harvest of the cold-weather crops continues. The outturn is not very good.
	8 Jessore, " 16 "	0.29	Weather—getting warmer. The rain of the 12th instant was general. Prospects are fair. Hail fell on 11th and 12th at Bagirhat, and is said to have damaged the <i>boro</i> plants.
	9 Moorshedabad, " 16 "	0.26	Weather—seasonable. Some slight injury has been done to the crops by rain and hail, particularly in Gowa; but generally they promise well. Cholera still prevails in parts of the district.
	10 Dinagepore, " 15 "	0.68	Weather—stormy. Ploughing for the spring crops is being carried on.
RAJSHAHY AND COOCH BEHAR DIV.	11 Rajshahye, " 16 "	0.41	There has been rain throughout the district in the early part of the week, which has been of great benefit to the crops on the ground. The weather subsequently became colder for the time. Fever is still prevalent. A few cases of cholera have been reported from Lalpore.
	12 Ilungpore, " 15 "	0.54 Gaibanda 0.73	There was a slight thunderstorm on the night of the 11th instant. The slight rain during the week has been good for ploughing and for the tobacco crop. There is little else on the ground.
	13 Bogra, " 16 "	1.56	There was a heavy shower of rain accompanied with hailstones on the 12th instant. The weather has since been much cooled. The hailstones have done some injury to the <i>rubbee</i> crops now on the ground, but the rain is calculated to facilitate the ploughing of the lands for the <i>amr</i> . Price of rice was almost stationary during the week. Cholera is on the decrease, and small-pox has disappeared.
	14 Pabna, " 16 "	0.08	Weather—fine and seasonable. Thunder, wind, and a little rain on the 12th instant. The prospects of the <i>rubbee</i> crops appear to be promising. The harvesting of <i>kaldi</i> is still going on. Cholera has again appeared in the Pabna town; there were five cases, out of which four have proved fatal.
	15 Darjeeling, " 15 "	0.31	Mostly foggy, chilly weather; snow fell in the adjacent hills, and a little rain in the station. Rain also fell in the Terai of this district. The minor crops throughout the district are doing well. There are no crops of importance on the ground at present.
	16 Julpigore, " 16 "	0.21	Rain having fallen, the weather is once more cool and pleasant. The <i>haimanti</i> rice crop has been fairly good. Land is now being prepared for <i>badon dhan</i> . Tobacco promises well. Sugarcane is being cut; the crop is not particularly good.
	Cooch Behar, " 14 "	0.67 Mata-bhang 0.43	The first part of the week was rather warm, but since the 11th instant the weather has become cool and pleasant. The rain which fell on the 11th and 12th has done much good to tobacco, <i>cheena</i> , <i>kaon</i> , wheat, barley, and other cold-weather crops, and there is now every prospect of a good harvest. Mustard is being gathered in many places. Lands are being ploughed for <i>bitree dhan</i> , and the late fall of rain is very seasonable for this crop. Public health continues good.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Continued.)			
<i>Eastern Districts.</i>			
Dacca Divn.	17 Dacca, Feb. 16 '78	0.06 Moon- shee- gunge 1.10	Weather—very much cooler since the rain. Rain has done good, but more is required.
	18 Furreedpore, „ 16 „	0.23 Madari- pore. 0.87.	There was slight rain in the early part of the week, since when the weather has been cooler. Some benefit has been afforded by the rain, but more is required. There was a fall of hail in Madaripore, but it is not reported that much damage has been done. The general prospects of the crops are fair.
	19 Backergunge, „ 14 „	0.8	All is well, but there is a little sporadic sickness.
	20 Mymensingh, „ 15 „	1.44	Weather—seasonable. There was a storm with a heavy fall of rain and hailstone on the 12th instant. State and prospects of the crops are favourable. The rain has done much good to the crops.
	21 Tipperah, „ 15 „	0.70 Brah- munbaria sub-divn. 0.19	Storm of wind and rain on the 12th instant. During the rest of the week the weather was cloudy on one or two days and fine on the other days. Prospects of <i>boro dhan</i> are good. <i>Kalai</i> is yielding a good outturn. The outturn of mustard is below the average.
Chittagong Divn.	22 Chittagong, „ 14 „	0.25	Weather—cloudy and hot till 12th instant, when there was a slight sprinkling in the morning and a smart shower in the night. South wind blew from 10th to 12th; it is now northerly again. The cold-weather crops are doing well. Price of rice is from 11 to 13 seers per rupee; in the south it is from 12 to 16 seers.
	23 Nonakholly, „ 14 „	0.7	Weather—unusually warm until the evening of the 12th instant, when there were thunderstorm and rain. Pulses, chillies, &c., are progressing favourably. The stubbles are being ploughed in or burnt up and ploughed in. Ploughing for the early rice crop is going on actively everywhere. Public health is good.
	24 Chittagong Hill Tracts, „ 12 „	0.2	Weather—seasonable. Cloudy, and slight fall of rain on the 12th instant. The hillmen are busily engaged in cutting jungle for jooming. Tobacco is not favorably reported of, owing to want of rain.
	Hill Tipperah, „ 13 „	0.47	Weather—cloudy and unsettled for the greater part of the week. Slight rain on the 12th. No change in the state and prospects of the crops since last report.
BEHAR.			
Patna Divn.	25 Patna, Feb. 16 '78	0.35	Weather—seasonably cold. Prospects of the crops are good. Health is good.
	26 Gya, „ 16 „	0.21 Aurun- gabad. 0.13 Nowada 0.42	Weather—cooler since the rain, with high wind prevailing. Maximum thermometer in the shade 89°. Insects continue to do damage in parts of the district. Reaping of <i>kurthi</i> , <i>kerna</i> , mustard and <i>masoor</i> has commenced, and sugarcane is being planted. Prices continue to rule high, and jungle produce is in parts being consumed as food.
	27 Shahabad „ 16 „	0.07	Weather—at present fine, with west winds. A slight thunder-shower in Arrah on the 11th. 20 at Buxar on the 12th. Slight showers at Bhabooah on the 11th. The crops in Bhabooah are flourishing, except those sown early, which have been injured by frost. Poppy is good everywhere, but it is late. Prices are rising in Bhabooah. No return from Sasseram.
	28 Durbhunga, „ 16 „	0.11	Weather—warm and seasonable. No change in the state and prospects of the crops since last report.
	29 Mozufferpore, „ 16 „	0.12	Weather—fine and cool. Owing to the good prospects of the <i>rubber</i> , the prices of food-grains in the sudder Sub-division have fallen a little. In the Hajeeopore sub-division the <i>rubber</i> is doing well. In the Seetamurhee sub-division there was heavy fall of rain on the 11th, which has done some harm to <i>raher</i> , <i>khassari</i> , &c. Some hail fall also has been reported from the south of Seetamurhee.
	30 Saran, „ 16 „	0.10 Sewan 0.19, Gopal- gunge 0.58.	Weather—cloudy at the beginning of the week; the last part clear, and sun gradually getting hot. High cold west wind during the day. There has been slight rain in most parts of the district on the 10th and 11th instant, and a regular downpour at Gopalgunge. The prospects of the <i>rubber</i> crops continue favourable. The Sub-divisional Officer of Gopalgunge has reported that throughout his sub-division there is every prospect of an average harvest. In many places considerable damage has been done to the poppy plant by <i>Moorka</i> : about 1,000 beegahs of plant have been destroyed, which would have yielded about 120 maunds of opium. The Sub-Deputy Opium Agents have been asked to report further regarding the damage done to the poppy crop. The Manager of the Hutwa Raj Estate, who has just come in from camp, reports very favourably of the crops in that part of the district, in which, but for the winter rains, severe distress might have been looked for. The prospects of sugarcane and indigo have improved owing to the late rainfall.
	31 Chumparan, „ 16 „	0.25	The sky is overcast. Weather is becoming warmer during the day. The slight shower of rain on the 10th instant has largely benefitted the <i>rubber</i> and poppy crops, in consequence of which the prices of food-grains have been lowered a little.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR—(Continued.)			
BHAGULPORE DIVISION.	32 Monghyr, " 16 "	0.25 Ragon- seral 1.11	West winds prevailing. Nights are cool. State and prospects of the crops are good.
	33 Bhagulpore, " 16 "	0.68	Weather—stormy on the night of the 11th and morning of the 13th; since then it has been cold and dry, with heavy dew at night. The rain has done much good to the standing <i>rubbee</i> crops, but some damage to the mango crop is anticipated. Prices have a downward tendency. Health is good.
	34 Purneah, " 16 "	0.58 Kissen- gunge 0.33, Arrareah 0.21	West wind prevailing, but weather cool. There has been rain all over the district. It was heavy, attended with hail in the southern and eastern parts. It has been very beneficial for the ploughing and sowing. The tobacco crop in Arrareah is said to be good.
	35 Muldab, " 16 "	0.56	In the first part of the week there was fall of rain in several places, and in some the fall was attended with hailstones. The weather since is very fair. The wheat, barley, <i>moong</i> , and <i>mutter</i> plants are thriving, though in some places they have been partially injured by the late fall of hailstones. The <i>boro</i> is under transplantation. Public health is still improving.
	36 Sonthal Pergah, " 17 "	0.12	Weather—colder, and more windy. Rain and hail have been reported from Godda and Rajmahal. The hail has done some mischief.
ORISSA.			
ORISSA DIV.	37 Cuttack, Feb. 16 '78	Nil	Weather—fine, and less warm than last week. The reaping of <i>sarad</i> crop is over. <i>Dalua</i> crop is in ear in some places. Public health is on the whole good.
	38 Pooree, " 14 "	Nil	Weather—warm for the season. <i>Sarad</i> rice is being harvested. <i>Dalua</i> rice is progressing well in the low lying lands. <i>Moong</i> and <i>kalai</i> promise well. <i>Kulthi</i> is being harvested, but the outturn is not a good one for want of rain. There was a shower of rain on the 6th instant in the tracts between the Chilka and the sea, which has done good to the <i>mandia</i> crop. Prospects are better now in that part of the country, owing to the numerous tanks which have been dug and deepened. Common rice is selling at 15½ to 21 seers for the rupee, but in the salt tracts the rates are 11½ to 13½ seers. Export of rice to the Madras Presidency continues. Public health is good.
	39 Balasore, " 15 "	0.06	Weather—at present fine. The condition of the crops is satisfactory. Fever in the north has abated. Sporadic cholera still exists.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
40	Hazareebagh, Feb. 15 '78	0.32	Weather—cooler again after the rain. The rain, which was accompanied by a little hail, is reported to have damaged the prospects of the <i>mohwa</i> and mango crops.
41	Lohardugga, " 16 "	0.05	Weather—seasonable. The outturn of the <i>rubber</i> crops has not been so good as usual in the Sudder sub-division, and in the Palamow sub-division it is reported to be considerably below the average.
42	Singbboom, " 15 "	Nil	Weather—seasonable. Nothing to report about the crops. The district is healthy.
43	Manbhoom, " 16 "	0.40	Weather—seasonable. Bad accounts have been received of the condition of the people in the west of the district. There can be no doubt of the badness of the season. In the north-west and west of the district the <i>mohwa</i> harvest, if plentiful, will do much to avert distress.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 17th February 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

Number.	DISTRICTS.	QUANTITIES PER RUPEE BY																							
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULLETH MILL— CUMBOO, BAJRA.											
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.			
BENGAL.																									
Western Districts.																									
1	Burdwan	11 12	11 8	18 0	25 0	25 0	27 8	13 14	15 12	19 3	14 2	16 8	21 0	
2	Bankoora	13 4	13 4	15 0	22 0	22 0	22 0	15 0	15 8	21 0	17 8	17 0	26 0	
3	Beerbhoom	11 0	13 0	16 0	20 0	20 0	...	12 0	12 0	16 8	13 8	13 8	22 0	
4	Midnapore	12 0	13 0	17 0	13 0	13 0	20 0	17 0	16 0	24 0	
5	Hooghly	12 8	13 0	17 0	10 0	10 0	{ 11 0 to 11 8 }	13 0	13 0	{ 16 0 to 17 0 }	
6	Howrah	13 8	13 0	14 0	11 0	11 0	14 0	14 0	15 0	16 0	
Central Districts.																									
7	Calcutta	12 4	12 8	14 8	16 0	16 0	25 0	7 0	7 0	9 0	12 0	11 8	14 8	
8	24-Pergunnahs*	
9	Nuddea	12 6	13 5	16 0	30 8	30 8	...	11 7	...	14 8	12 5	12 5	16 0	
10	Jessore	11 8	11 8	13 8	11 8	11 0	15 0	14 8	15 8	20 0	
11	Moorshedabad	14 8	15 0	17 8	25 0	33 8	35 0	{ 10 0 to 13 0 }	{ 10 0 to 13 0 }	17 0	{ 13 8 to 15 0 }	{ 14 0 to 15 0 }	20 0	
12	Dinagopore	12 0	12 0	11 0	11 8	11 8	18 0	10 12	16 0	20 0	19 0	21 8	28 0	
13	Rajahshyo	15 0	12 0	{ 13 8 to 15 0 }	37 8	32 0	24 0	{ 9 0 to 14 0 }	{ 12 0 to 13 8 }	17 4	15 0	14 4	19 11	
14	Rungpore	15 0	15 13	23 8	12 12	11 12	15 0	23 8	23 8	19 15	
15	Bogra	9 12	9 12	17 8	12 0	16 0	20 0	19 2	19 8	31 0	
16	Pubna	{ 13 0 to 13 4 }	15 0	8 0	8 0	12 0	15 0	16 0	23 4	
17	Darjeeling*	
18	Julpigoree	10 0	10 0	8 0	13 0	13 0	16 0	16 0	16 0	20 0	
Eastern Districts.																									
19	Dacca	12 4	12 4	14 4	33 0	32 0	42 8	12 4	12 4	17 8	15 3	16 0	22 0	
20	Furreedpore	15 0	15 0	22 0	30 0	8 0	8 0	10 0	14 0	15 0	19 0	
21	Dackergunge*	
22	Mymensingh	10 0	10 0	14 0	13 8	14 0	20 0	15 0	15 12	26 0	

* Returns not received.

A In the interior the prices range as follow:—Wheat 12½ to 16½ seers, barley 30 to 35 seers, best rice 13 to 15½ seers, common rice 14 to 16½ seers, and gram 12½ to 20 seers.

B In the interior the prices range as follow:—Wheat 12 to 16 seers, barley 20 to 36 seers, best rice 12½ to 18 seers, common rice 15 to 20 seers, maize or Indian-corn 20 to 39 seers, and gram 12 to 16 seers.

C In the interior the prices range as follow:—Wheat 11 to 16 seers, best rice 13 to 17 seers, common rice 14 to 18 seers, and gram 13 to 20 seers.

D In the interior the prices range as follow:—Wheat 12 to 13 seers, barley 22 to 32 seers, best rice 7 to 11 seers, common rice 12 to 13½ seers, and gram 12½ to 17 seers.

E In the interior the prices range as follow:—Wheat 8 to 13½ seers, best rice 10 to 14 seers, common rice 13 to 15 seers, and gram 11½ to 16 seers.

undermentioned Districts of Bengal for the Fortnight ending 15th February 1878.

THE SEER OF 80 TOLARS.

GREAT MILLETS— CHOLU, JOWAR.			LESSER MILLETS— HAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN- CORN.			GRAM.			FIREWOOD.			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
BENGAL.																		BENGAL.
Western Districts.																		
S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	Burdwan.
...	15 8	15 0	20 0	120 0	120 0	120 0	9 0	9 0	9 0	Burdwan.
...	32 0	32 0	37 0	13 4	13 4	17 0	440 0	440 0	440 0	8 8	8 8	8 12	Bankura.
...	30 0	30 0	...	16 0	16 8	16 0	200 0	200 0	200 0	8 8	8 8	8 8	Beerbhoom.
...	16 0	16 0	17 0	180 0	180 0	200 0	9 0	8 8	9 0	Midnapore.
...	14 8 to 15 0	15 0	16 0 to 17 0	120 0	120 0	120 0	9 0	9 0	9 0	Hooghly.
...	15 0	14 0	19 0	100 0	100 0	120 0	9 8	9 8	10 0	Howrah.
Central Districts.																		BENGAL.
12 0	13 5	17 8	10 8	10 8	26 0	16 0	16 0	17 8	100 0	100 0	100 0	8 0	8 0	8 0	
...	24-Pergunnahs.*
...	17 4	20 0	24 0	120 0	100 0	100 0	8 14	8 14	9 24	Nuddes.
...	16 0	16 0	19 11	110 0	110 0	120 0	8 0	8 0	8 0	Jessore.
...	20 0 to 20 12	20 0 to 20 12	22 0	120 0	120 0	120 0	7 0 to 9 0	7 0 to 9 0	9 0	Moorshedabad.
...	14 0	13 10	13 0	180 0	180 0	180 0	8 0	7 12	8 4	Dinapore.
...	24 0	17 8	18 0 to 18 0	15 0 to 16 8	240 0	200 0	220 0	8 10	8 6	9 0	Rajshahye.
...	12 12	13 8	12 13	107 0	107 0	107 0	7 8	8 1	7 8	Rungpore.
...	12 0	12 0	18 0	67 8	67 8	67 8	8 4	8 4	8 4	Bogra.
...	13 0 to 18 12	13 0 to 18 12	13 0	200 0	200 0	200 0	8 8	8 8	9 0	Pubna.
...	Darjeeling *
...	10 0	8 0	10 0	80 0	80 0	160 0	7 2	7 2	7 0	Julpigoree.
Eastern Districts.																		BENGAL.
...	14 8	13 5	14 8	80 0	80 0	97 0	9 0	9 0	9 2	
...	14 0	14 0	16 0	9 0	9 0	9 0	Furzedpore.
...	Backergunge.*
...	12 8	12 8	14 0	9 0	9 0	8 14	Mymensingh.

F In the interior the prices range as follow :—Wheat 16 to 15½ seers, barley 27 to 26 seers, best rice 10 to 14½ seers, common rice 15 to 16 seers, and gram 17½ to 20 seers.

G In Roynange the prices are—Wheat 15 seers, best rice 16½ seers, common rice 18½ seers, and gram 20 seers.

H In Nattore the prices are—Wheat 12½ seers, best rice 10½ seers, common rice 14½ seers, and gram 16½ seers.

I In the interior the prices range as follow :—Wheat 28 to 20 seers, best rice 16 to 15½ seers, common rice 18 to 20 seers, and gram 8 to 16 seers.

J In Serdang the prices are—Wheat 18 seers, best rice 6 seers, common rice 12½ seers, and gram 12 seers.

K In the interior the prices range as follow :—Best rice 6 to 11½ seers, common rice 10 to 17 seers, and gram 8 to 11 seers.

L In the interior the prices range as follow :—Best rice 10 to 15 seers, common rice 13 to 19 seers, and gram 13½ to 18 seers.

M In the interior the prices range as follow :—Best rice 10 to 12½ seers, common rice, 14 to 16 seers, and gram 12 to 15 seers.

N In the interior the prices range as follow :—Wheat 10½ to 14 seers, best rice 7 to 15 seers, common rice 12½ to 18 seers, and gram 8 to 13 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

Number.	DISTRICTS.	QUANTITIES PER RUPEE BY																	
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUL MILLET— CUMBOO, RAJRA.					
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.			
Eastern Districts—(Contd.)																			
21	Chittagong*
22	Noakholly*
23	Tipperah	10 8	11 0	12 0	12 8	12 8	14 0	15 0	16 8	22 0
24	Chittagong Hill Tracts.*
	Hill Tipperah*
BEHAR.																			
25	Patna	15 0	15 0	9 0	20 0	19 0	34 0	10 0	10 0	10 0	15 0	15 0	22 0
		O																	
26	Gya	15 0	14 8	18 0	21 0	20 0	31 0	9 0	9 0	13 0	13 8	13 8	22 0
		P																	
27	Shahabad	18 0	13 8	16 0	18 8	18 0	28 0	11 0	11 12	17 0	13 0	12 0	18 0	19 0
		Q																	
28	Darbhunga	14 4	15 4	16 8	22 0	23 0	35 8	11 8	11 0	16 8	14 4	13 8	20 12
		R																	
29	Mozufferpore	13 0	13 0	15 0	8 0	8 0	11 0	13 0	12 0	19 0
30	Saran	12 0	12 0	18 0	18 8	18 0	31 0	7 12	7 12	11 0	11 12	11 0	19 0
		S																	
31	Chumpanu	14 0	14 0	14 0	21 0	21 0	...	9 0	9 0	9 0	12 0	12 8	21 0
32	Monghyr	14 7	13 8	15 7	18 9	22 1	35 7	8 4	9 4	16 8	12 8	12 8	21 0
		T																	
33	Bhagalpore	13 4	12 10	16 6	20 3	20 3	18 15	11 6	11 6	20 3	13 14	13 14	22 1
		U																	
34	Purneah	14 0	14 0	14 0	14 0	14 0	24 0	17 0	15 0	28 0
		V																	
35	Maldah	14 4	14 0	14 0	32 0	32 0	40 0	16 0	16 0	22 0	18 8	16 0	26 0	25 0	...
		V																	
36	Sonthal Pergunnahs	19 0	10 0	13 0	12 0	12 0	18 0	13 0	13 0	22 0
ORISSA.																			
7	Cuttack	8 2	8 8	16 12	9 3	9 3	13 2	13 2	13 2	18 6
8	Poorce*
9	Balasore	14 0	14 0	16 0	14 0	14 0	16 0	16 0	16 0	20 0
CHOTA NAGPORE.																			
South-Western Frontier Agency.																			
	Hazareebagh	13 0	13 8	13 8	...	22 0	...	9 8	9 8	12 0	13 8	14 8	21 0
		X																	
	Lohardugga	10 0	11 0	15 0	18 0	18 0	28 0	13 0	14 0	25 0	16 0	17 0	32 0
		Y																	
	Singbhoom	16 0	18 0	26 0	36 0	36 0	32 0	16 0	16 0	20 0	22 0	22 0	40 0
		Y																	
	Manbhoom	11 0	11 0	15 0	32 0	32 0	32 0	14 0	14 0	18 0	17 0	17 0	20 0

* Returns not received.

† In the interior the price of common rice ranges from 19 to 23 seers.

O In the interior the prices range as follow:—Wheat 12½ to 15 seers, barley 18 to 18½ seers, best rice (at Jehanabad) 9 seers, common rice 11½ to 14 seers, and gram 18 to 16½ seers.

P In the interior the prices range as follow:—Wheat 10 to 13 seers, barley 14 to 17 seers, best rice 8 seers, common rice 9½ to 11½ seers, and gram 18½ to 16 seers.

Q In Madhoobani the prices are as follow:—Wheat 15 seers, barley 24 seers, best rice 19 seers, common rice 16½ seers, murwa 24 seers, maize or Indian-corn 22 seers, and gram 16 seers.

R In the interior the prices range as follow:—Wheat 12 to 22½ seers, barley 20 to 20 seers, best rice 8 to 16½ seers, common rice 11½ to 18½ seers, lesser millets 19½ to 25 seers, maize or Indian-corn 16 to 25 seers, and gram 15 to 25 seers.

S In the interior the prices range as follow:—Wheat 14 to 16½ seers, barley 20 to 23 seers, best rice 8½ to 11½ seers, common rice 11½ to 13½ seers, lesser millets 21 to 23 seers, maize or Indian-corn 18½ to 20 seers, and gram 18 to 20 seers.

CALCUTTA,

The 19th February 1878.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

		PRICES PER MAUND														
MARTS.		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULRUSH MILLET— CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 4 0	3 3 0	...	2 8 0	2 8 0	...	5 8 0	5 8 0	...	3 5 0	3 6 0
2	Sorajunge ...	3 0 0	3 8 0	4 8 0	5 0 0	...	2 10 0	2 10 0
3	Dacca ...	3 3 0	3 3 0	...	1 2 0	1 2 0	...	3 3 0	3 3 0	...	2 8 0	2 6 0
4	Narainjunge...	2 13 0	2 13 0	...	2 12 0	2 11 0
5	Ohittagong*
6	Patna ...	2 10 9	2 10 9	...	2 0 0	1 14 3	...	4 0 0	4 0 0	...	2 10 9	2 10 9
7	Balasore ...	2 15 0	2 14 0	2 13 0	2 13 0	...	2 8 0	2 8 0
8	Pooree*
9	Cuttack ...	4 12 0	4 8 0	4 2 0	4 2 0	...	2 13 0	2 13 0

* Returns not received.

CALCUTTA,

The 19th February 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 15th February 1878.

OF 40 SEERS.

GREAT MILLET— CHOLUR, JOWAR.			LEGSER MILLETS— RAGI OR MURWA AND CHHENA.			MAIZE OR INDIAN CORN.			GRAM.			PIERWOOD.			SALT.			MART.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
3 5 03	0 0 0	3 12 03	12 0	...	2 8 03	11 0	...	0 7 00	7 0	...	4 0 04	0 0	...	Calcutta.
...	2 8 03	0 0	4 6 04	8 0	...	Serajung.
...	3 2 03	1 0	...	0 6 00	6 0	...	4 6 04	6 0	...	Dacca.
...	2 15 03	14 0	...	0 9 00	10 0	...	4 4 34	4 3	...	Narsinga.
...	Chittagong.
...	1 14 31	14 3	...	2 3 62	3 6	Patna.
...	3 12 03	12 0	...	0 5 60	5 0	...	4 12 04	12 0	...	Balasore.
...	Pooree.
...	2 4 02	9 0	2 0 03	4 0	...	0 3 00	3 0	...	3 8 03	12 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 27th Jan. to 2nd Feb. 1878.	Rain from 3rd Feb. to 9th Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
			Inches.	Inches.	Inches.	Up to date.	
BENGAL.							
BURDWAH.	WESTERN DISTRICTS.	Burdwan ...	0.23	0.01	0.27	9th Feb.	
		Cutwa ...	0.06	Nil	0.11	ditto	
		Culina ...	0.10	ditto	0.10	ditto	
		Dood-Blood ...	0.28	ditto	0.28	ditto	
		Raneegunge ...	0.89	ditto	0.39	ditto	
	Bankoora ...	Jehanabad ...	0.57	0.07	0.60	ditto	
		Bankoora ...	0.95	0.80	1.87	ditto	
		Sooree ...	0.29	Nil	0.40	ditto	
		Hetampore ...	0.06	ditto	0.06	ditto	
		Boypore ...	0.20	ditto	0.20	ditto	
	Midnapore ...	Midnapore ...	Not recd.	0.26	1.68	ditto	Not received 27th Jan. to 2nd Feb.
		Tunlook ...	Nil	Nil	1.05	ditto	
		Ghattal ...	0.10	0.45	2.10	ditto	
		Contai... { Dy. Collr.'s Office...	Nil	Nil	0.35	ditto	
		Contai... { Exe. Engr.'s Office	ditto	Not recd.	0.47	2nd Feb.	
	Hooghly ...	Hooghly ...	0.17	Nil	0.17	9th "	Not received 13th to 19th Jan.
		Serampore ...	0.08	ditto	0.91	ditto	Ditto ditto.
	Howrah ...	Howrah ...	0.08	ditto	1.71	ditto	
		Maheshreka ...	0.10	ditto	2.51	ditto	
PRESIDENCY.	CENTRAL DISTRICTS.	Saugor Island ...	Nil	0.10	0.80	ditto	
		Calcutta ...	0.02	0.02	0.04	ditto	
		Alipore ... { Dispensary	0.08	0.02	2.90	ditto	
		Alipore ... { Jail	Nil	0.05	2.37	ditto	
		Busseerhat ...	ditto	Nil	0.82	ditto	
	24-Pergunnahs ...	Banaset ...	0.13	ditto	0.52	ditto	
		Diamond Harbour ...	Nil	ditto	1.11	ditto	
		Barpore ...	Not recd.	ditto	1.37	ditto	Not received 27th Jan. to 2nd Feb.
		Sutkhira ...	Nil	ditto	1.14	ditto	
		Barrackpore ...	0.07	ditto	0.10	ditto	
	Nuddea ...	Dum-Dum ...	0.04	0.08	1.35	ditto	
		Kishnaghur ...	0.09	Nil	0.10	ditto	
		Hoogong ...	0.17	ditto	0.27	ditto	
		Meherpore ...	Nil	ditto	Nil	ditto	
		Choudlanga ...	ditto	ditto	0.35	ditto	
	Jessore ...	Kooshtea ...	0.11	ditto	0.31	ditto	
		Ranaghat ...	0.13	ditto	0.33	ditto	
		Jessore ...	0.12	ditto	0.20	ditto	
		Narail ...	0.06	ditto	0.06	ditto	
		Khoolna ...	Nil	ditto	0.06	ditto	
	Moorshedabad ...	Jhemda ...	0.04	ditto	0.54	ditto	
		Bagnhat ...	Nil	0.10	0.20	ditto	
		Mugoorah ...	0.04	Nil	0.79	ditto	
		Berhampore ...	0.20	ditto	0.20	ditto	
		Rampore Haut ...	Nil	ditto	0.14	ditto	
	Rajshahye ...	Lalbagh ...	ditto	ditto	Nil	ditto	
		Jungypore ...	ditto	ditto	0.17	ditto	
		Azimungunge ...	0.53	ditto	0.53	ditto	
		Lalbagh ...	Nil	ditto	0.10	ditto	
		Kandee ...	0.37	ditto	0.37	ditto	
	Cooch Behar. Tributary States.	Dinagopore ...	0.50	ditto	0.50	ditto	
		Rangunge ...	0.60	ditto	0.60	ditto	
		Maldah ...	1.42	ditto	1.42	ditto	
		Chanchal ...	0.80	ditto	0.80	ditto	
		Bauleah ...	0.02	ditto	0.02	ditto	
RAJSHAHYE.	Rangpore ...	Nattore ...	Nil	ditto	Nil	ditto	
		Rangpore ...	ditto	ditto	ditto	ditto	
		Bhabangunge ...	ditto	ditto	ditto	ditto	
		Kutigram ...	ditto	ditto	ditto	ditto	
		Bagdogra ...	0.37	ditto	0.37	ditto	
	Bogra ...	Bogra ...	0.16	ditto	0.16	ditto	
		Sheepore ...	0.11	ditto	0.11	ditto	
		Nowkhilla ...	0.12	ditto	0.12	ditto	
		Panchabibi ...	0.74	ditto	0.74	ditto	
		Hatulya ...	Not recd.	ditto	Nil	ditto	Not received 27th Jan. to 2nd Feb.
	Darjeeling ...	Pubna ...	0.04	ditto	0.07	ditto	
		Serajunge ...	0.03	ditto	0.13	ditto	
		Darjeeling... { Telegraph Office	0.40	ditto	0.77	ditto	
		Darjeeling... { Hospital	0.30	ditto	0.67	ditto	
		Julpigoree ...	0.13	ditto	0.13	ditto	
COOCH BEHAR.	Julpigoree ...	Bodah ...	Nil	ditto	Nil	ditto	
		Ruxa—Civil Surgeon's Office	0.20	ditto	0.53	ditto	
		Titalya ...	0.23	ditto	0.23	ditto	
		Cooch Behar ...	0.09	ditto	0.09	ditto	
		Cooch Behar Tribu- tary States.					

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 27th Jan to 2nd Feb. 1878.	Rain from 3rd Feb. to 9th Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.	
			Inches.	Inches.	Inches.	Up to date.		
BENGAL—continued.								
Dacca.	Dacca	Telegraph Office ...	Nil	Nil	0.18	9th Feb.		
		Hospital ...	ditto	ditto	0.73	ditto		
		Moonsheergunge ...	ditto	ditto	0.88	ditto		
	Furzedpore	Manickgunge ...	ditto	ditto	0.33	ditto		
		Furzedpore ...	0.03	ditto	0.08	ditto		
		Goalundo ...	Nil	ditto	0.78	ditto		
	Bachergunge	Madaripore ...	ditto	ditto	0.62	ditto		
		Burrial ...	ditto	ditto	0.63	ditto		
		Perozepore ...	ditto	ditto	0.55	ditto		
	Mymensingh	Patokaikhali ...	ditto	0.04	0.34	ditto		
		Bhola ...	ditto	Nil	0.38	ditto		
		Mymensingh ...	ditto	ditto	Nil	ditto		
	CHITTAGONG.	Chittagong	Jamulpore ...	ditto	ditto	ditto	ditto	
			Atia ...	ditto	ditto	ditto	ditto	
			Kishoregunge ...	ditto	ditto	0.69	ditto	
Noakholly		Chittagong { Telegraph Office ...	ditto	ditto	Nil	ditto		
		Cox's Bazar ...	ditto	ditto	Nil	ditto		
Tipperah		Noakholly ...	ditto	ditto	1.19	ditto		
		Fenny ...	ditto	ditto	2.48	ditto		
Chittagong Tracts.		Comillah ...	ditto	ditto	0.90	ditto		
		Brahmunbariah ...	ditto	ditto	1.43	ditto		
Hill Tipperah		Kungamtee Hill... ..	ditto	ditto	0.52	ditto		
BEHAR.								
PATNA.	Patna	Patna ...	0.35	ditto	1.11	ditto		
		Behar ...	0.57	ditto	1.15	ditto		
		Barh ...	0.35	ditto	0.80	ditto		
		Dinapore { Jail ...	0.53	ditto	1.50	ditto		
			Cantonment... ..	0.53	ditto	1.50	ditto	
	Gya	Gya ...	0.02	ditto	0.85	ditto		
		Nowadah ...	0.29	ditto	1.71	ditto		
		Shahabad	Anrunga ...	Nil	ditto	0.84	ditto	
			Jehanabad ...	0.33	ditto	2.11	ditto	
			Arrah ...	0.60	ditto	1.98	ditto	
	Mouafferpore	Sasaram ...	Nil	ditto	0.80	ditto		
		Buxar ...	0.48	ditto	2.50	ditto		
		Bhaboah ...	Nil	ditto	2.80	ditto		
	Durbhanga	Mouafferpore ...	1.22	ditto	1.44	ditto		
		Hajepore ...	0.40	ditto	1.08	ditto	Not received 20th to 26th Jan.	
		Seetamurhee ...	Not recd.	Not recd.	0.21	20th Jan.		
	Sarun	Durbhanga ...	0.33	Nil	0.93	9th Feb.		
		Mudhoobunnes ...	0.72	ditto	0.90	ditto		
		Tajpore ...	0.17	ditto	0.17	ditto		
	Champaran	Chupra ...	0.62	ditto	1.22	ditto		
		Sewan ...	0.96	ditto	1.80	ditto		
		Motiharee ...	0.58	ditto	0.78	ditto		
	Monghyr	Bettiah ...	0.51	ditto	0.71	ditto		
		Begowlee ...	0.64	ditto	0.64	ditto	Not received 13th to 19th Jan.	
		Monghyr ...	0.54	ditto	0.63	ditto		
	Bhagulpore	Regooera ...	0.79	ditto	0.92	ditto		
		Jamoose ...	0.20	ditto	1.02	ditto		
		Bhagulpore ...	1.20	ditto	1.41	ditto		
		Scoopool ...	Nil	ditto	Nil	ditto		
		Muddehpore ...	ditto	ditto	0.30	ditto		
	Purneah	Bauka ...	1.17	ditto	1.37	ditto		
		Soubaraa ...	0.40	ditto	0.40	ditto		
Purneah ...		0.09	ditto	0.09	ditto			
Kisengunge ...		0.48	ditto	0.48	ditto			
Arrarah ...		0.19	ditto	0.19	ditto			
Nya Doonka ...		Nil	ditto	0.37	ditto			
Sonthal Pergunnah...	Rajmehal ...	ditto	ditto	Nil	ditto			
	Deoghur ...	Not recd.	Not recd.	0.58	26th Jan.			
	Godda ...	Nil	Nil	Nil	9th Feb.			

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 27th Jan. to 2nd Feb. 1878.	Rain from 3rd to 9th Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	9th Feb.	
		... { Hospital	0.14	ditto	0.26	ditto	
		Jajpore	Nil	ditto	Nil	ditto	
		Kenduanarah	ditto	ditto	0.30	ditto	
		Jagatsingapore	ditto	ditto	Nil	ditto	
	Pooree	False Point	ditto	ditto	0.20	ditto	
		Pooree	ditto	ditto	Nil	ditto	
	Balasore	Khurdah	ditto	ditto	0.07	ditto	
		Balasore...	0.18	0.06	0.74	ditto	
		Bhadrack	0.10	0.03	0.13	ditto	
		Jellasore	0.06	0.20	1.08	ditto	
	Cuttack Tributary Mehals.	Sorah	0.08	Nil	0.08	ditto	
		Chandbally	Nil	ditto	0.20	ditto	
	Sumbalpor		0.37	Not recd.	0.37	2nd Feb.	
CHOTA NAGPORE.							
SOUTH-WESTERN FRONTIER AGENCY.							
Hazaribagh	Hazaribagh...	{ Jail	0.23	0.07	0.33	9th Feb.	
		{ Dispensary	0.24	Nil	0.27	ditto	
	Pachamba		0.07	ditto	0.27	ditto	
	Lohardugga	Ranchee	0.48	0.30	0.78	ditto	
		Palamow	0.01	Nil	0.09	ditto	
Singbhoom	Chyebassa		1.18	ditto	1.96	ditto	
Manbhoom	Purulia	Govindpore	0.37	0.80	1.31	ditto	
		Govindpore	0.64	Nil	0.63	ditto	
ASSAM & ADJACENT HILLS.							
Sylhet	Sylhet		Nil	ditto	0.10	ditto	
Sibsagar	Sibsagar	Golaghat	0.04	Not recd.	0.42	2nd Feb.	
		Golaghat	Nil	ditto	0.67	ditto	
		Jorhat	ditto	ditto	0.01	ditto	
	Akyab		ditto	Nil	Nil	9th Feb.	
Rajpootana	Alwar	Jaipur	ditto	ditto	ditto	ditto	
		Jaipur	ditto	ditto	ditto	ditto	
		Sambhar	ditto	ditto	ditto	ditto	

CALCUTTA,
The 16th February 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 10th to 16th February 1878.

STATIONS.	Date	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	HYGROMETER.		Humidity Sat. = 100.	WIND.		Rain.	Clouds.	Weather initials
					Dry.	Wet.		Direction.	Velocity.			
ALIPORE.	Feb. 10th	10	30.043	30.065	79.6	65.6	41	N E by N	7.5	A
	10th	16	29.907	29.929	85.2	65.8	31	W by N	9.3	KC	c
	10th	16	30.009	30.120	79.2	64.7	42	E by S	1.6	b
	12th	10	29.945	29.967	80.2	67.3	33	S W by S	2.8	b
	12th	16	29.948	29.970	79.5	75.1	80	N	4.8	0.07	PK, FK	a
	13th	10	29.840	29.871	81.0	70.9	68	N N W	13.0	K	c
	13th	16	30.122	30.144	73.3	69.5	40	N E	6.5	b
	14th	10	30.001	30.023	78.9	69.6	29	N by W	7.2	b
	14th	16	30.161	30.183	72.1	69.0	46	E by N	4.0	b
	15th	10	30.013	30.035	78.7	62.2	34	S W by W	6.3	b
	15th	16	30.104	30.126	73.8	66.6	60	S W by W	2.5	b
	16th	10	29.920	29.951	82.9	67.5	41	W by N	7.5	K	c
	16th	16	30.052	30.074	75.6	65.0	54	W N W	3.8	b
	16th	16	29.914	29.936	83.1	66.7	20	W by N	6.7	b
MAJOR ISLAND.	Feb. 10th	10	30.044	30.050	81	69	52	N	10.9	b, m
	10th	16	29.969	29.915	88	70	37	N	13.2	C	b, m
	11th	10	30.093	30.069	80	74	74	S	3.1	b, m, f
	11th	16	29.975	29.981	82	75	71	S	9.0	b, m
	12th	10	29.968	29.974	81	77	83	S S W	13.6	PK	b, m
	12th	16	29.852	29.858	80	74	74	N N E	12.7	P	b, m
	13th	10	30.116	30.122	75	68	68	N E	6.4	0.20	P	b, m
	13th	16	29.997	29.996	81	65	38	N	8.0	b, m
	14th	10	30.140	30.148	75	64	52	N E	7.2	C	b, m
	14th	16	30.035	30.031	79	67	61	S	6.0	b, m
	15th	10	30.100	30.106	77	72	77	W N W	2.7	K	b, m
	15th	16	29.941	29.947	81	74	71	S	7.1	K	b, m
	16th	10	30.056	30.061	75	73	90	N N W	9.5	K	b, f
	16th	16	29.912	29.918	80	66	30	S	4.8	b, c
CHITTAGONG.	Feb. 10th	10	29.983	30.077	77	73	83	S S E	6.2	PK, PC	b, m
	11th	10	30.031	30.124	79	75	82	N N E	6.0	b, m
	12th	10	29.950	30.050	73	70	80	N E	3.2	P, CK	c
	13th	10	30.008	30.023	72	70	90	N N E	6.7	PK, CK	b, m
	14th	10	30.050	30.150	74	66	63	N N E	3.5	b, m
	15th	10	30.026	30.120	73	66	67	N E	4.8	b, m
	16th	10	29.958	30.081	78	71	70	S S E	3.7	CK, KP	b, m
	16th	10	29.958	30.081	78	71	70	S S E	3.7	CK, KP	b, m
ARYAN.	Feb. 10th	10	30.080	30.100	70	72	66	E N E	1.5	C	b
	11th	10	30.111	30.130	68	72	74	E	2.5	b
	12th	10	30.049	30.070	60	73	86	S E	2.2	C, K	b
	13th	10	30.091	30.112	69	74	78	S	1.3	b
	14th	10	30.104	30.126	69	69	62	N	1.9	b
	15th	10	30.115	30.137	64	64	49	N	4.1	b
	16th	10	30.063	30.115	66	66	63	N E	2.7	b
	16th	10	30.063	30.115	66	66	63	N E	2.7	b
CUTTACK.	Feb. 10th	10	29.959	30.092	71	71	42	N N E	2.6	b
	11th	10	30.015	30.018	69	69	49	E N E	1.6	C, CK	b
	12th	10	29.907	29.910	68	72	45	W N W	4.2	C, CK	b
	13th	10	30.040	30.040	67	67	37	E N E	3.1	b
	14th	10	30.066	30.071	67	67	44	N E	1.6	CK, C	b
	15th	10	30.031	30.031	67	67	67	E S E	1.0	CK, C	b
	16th	10	29.963	30.072	71	69	59	S W	2.4	KC	b
	16th	10	29.963	30.072	71	69	59	S W	2.4	KC	b
FALSE POINT.	Feb. 10th	10	30.052	30.067	74	74	91	N E	7.0	b
	11th	10	30.094	30.109	75	75	67	S E	3.3	b
	12th	10	30.062	30.017	75	75	61	W	7.0	b
	13th	10	30.109	30.124	66	65	43	E N E	7.0	b
	14th	10	30.132	30.147	70	68	54	N E	5.2	CK	b
	15th	10	30.100	30.124	62	73	63	S	2.9	CK, PK	b
	16th	10	30.028	30.053	64	76	64	W S W	6.6	CK, PK	c
	16th	10	30.028	30.053	64	76	64	W S W	6.6	CK, PK	c
VIZAGAPATAM.	Feb. 10th	10	30.029	30.061	84	68	49	W by N	1.7	b
	11th	10	30.070	30.101	87	73	49	W S W	1.7	b
	12th	10	30.011	30.042	87	64	31	W	4.4	b
	13th	10	30.078	30.110	83	71	63	E N E	2.7	b
	14th	10	30.091	30.123	83	74	63	E	3.1	b
	15th	10	30.081	30.113	83	75	67	S E by S	1.9	b
	16th	10	30.037	30.038	86	71	54	W N W	2.8	b
	16th	10	30.037	30.038	86	71	54	W N W	2.8	b
MADRAS.	Feb. 9th	10	30.094	30.117	84	75	61	N W by N	2	b, c
	10th	16	29.986	30.068	85	74	59	E N E	6	b, c
	10th	10	30.082	30.104	86	76	58	N E by E	2	b
	11th	10	29.957	29.979	86	73	51	E by S	8	b
	11th	16	30.118	30.140	85	74	59	S E by S	3	b
	12th	10	29.960	29.960	88	69	54	E by S	4	b
	12th	16	30.000	30.000	84	74	60	S S E	8	b
	13th	10	29.928	29.928	88	71	40	S E	10	b
COLOMBO.	Feb. 10th	10	30.074	30.074	81	74	61	S S E	6	b
	11th	16	29.948	29.948	84	79	68	E S E	8	b
	12th	10	30.103	30.103	84	74	60	E	9	b, c
	13th	10	29.987	29.987	85	74	68	E N E	9	b, c
	14th	10	30.109	30.109	82	73	63	N N W	3	cloudy
	15th	10	29.987	29.987	83	74	63	N E by E	6	cloudy
	16th	10	30.006	30.017	80	74	74	N	6.0	C	b
	16th	10	29.930	30.071	84	78	75	W	1.0	C	b
COLOMBO.	Feb. 10th	10	29.930	30.071	84	78	75	W	1.0	C	b
	11th	10	29.930	30.071	84	78	75	W	1.0	C	b
	12th	10	29.930	30.071	84	78	75	W	1.0	C	b
	13th	10	29.930	30.071	84	78	75	W	1.0	C	b
	14th	10	29.930	30.071	84	78	75	W	1.0	C	b
	15th	10	29.930	30.071	84	78	75	W	1.0	C	b
	16th	10	29.930	30.071	84	78	75	W	1.0	C	b
	16th	10	29.930	30.071	84	78	75	W	1.0	C	b

* Velocity of wind in miles per hour.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Government of Bengal.

CALCUTTA,
The 16th February 1878.

**Results of the Meteorological Observations taken at the Alipore Observatory from
10th to 16th February 1878.**

Month.	Date.	Maximum in sun.	Mean pressure; barometer at 35° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1878.			Inches.	°	°	°	°	°	Inches.	°	%			Inches.	
Feb.	10th	143.7	29.962	75.3	85.1	15.4	69.7	66.1	0.523	60.2	60	Till 10 A.M. N E by N through W and N, till midnight S W by W through N and W.	122	Nil	Chiefly clear and s.
"	11th	142.9	30.002	71.0	86.7	25.0	61.7	65.9	.522	60.2	60	Till 9½ A.M. N by W through W and N W, till 3 P.M. S E through E, till midnight S.	97	"	Day chiefly clear, night partially cloudy, s and t.
"	12th	142.5	29.904	75.0	81.9	11.3	70.5	70.7	.696	68.4	80	Till 10½ A.M. S back again through W, N and E, till mid- night N by E through W and N W.	187	0.07	Cloudy till after- noon, evening and night clear, o, t, d and p.
"	13th	138.8	30.053	60.2	78.8	17.3	61.5	60.4	.407	53.2	56	N by E	103	Nil	Clear and s.
"	14th	135.0	.072	67.0	78.0	21.1	57.5	59.2	.392	52.2	59	Till 11 A.M. E by S through N E, till mid- night S W by W through E, N and W.	99	"	Clear and s.
"	15th	141.5	29.908	70.2	83.5	25.9	57.0	65.3	.559	62.1	75	by W and by S.	104	"	Chiefly clear and s.
"	16th	142.2	.909	72.0	83.0	18.1	65.5	63.5	.474	57.4	60	W by S, W N W and W.	94	"	Clear f and s.

The mean pressure of the seven days ...

The average pressure of the corresponding period for 25 years ...

The mean temperature of the seven days ...

The average temperature of the corresponding period for 25 years ...

The extreme variation of temperature during the seven days ...

The maximum temperature during the seven days ...

The mean relative humidity during the seven days ...

The average relative humidity of the corresponding period for 25 years ...

The total fall of rain from 10th to 16th February 1878 ...

The average fall of the corresponding period for 25 years ...

The total fall from 1st January to 16th February 1878 ...

The average fall of the corresponding period for 25 years ...

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h. and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

l lightning, s dew, o overcast, t thunder, d drizzling, p passing, temporary showers, f foggy.

JOHN ELIOT, M.A.,

*Meteorological Reporter to the Government of Bengal,
for Meteorological Reporter to the Govt. of India.*

METEOROLOGICAL OFFICE, INDIA,
The 18th February 1878.

Reports of Fluctuation of Traffic on the Eastern Bengal Railway for the Month of January 1878.

EASTERN BENHAL RAILWAY COMPANY, TRAFFIC SUPERINTENDENT'S OFFICE.

Report on the Traffic for the four weeks ending the 26th January 1878.

Dated Calcutta, the 12th February 1878.

From—C. F. CHADBURN, ESQ., (for) Acting Traffic Superintendent,

To—The Agent, Eastern Bengal Railway, Sealdah.

The quantity of goods carried during the above period amounted to Mds. 6,89,612, shewing a decrease of 35,786 Mds. as compared with that carried during the corresponding period of last year, which amounted to 7,25,398 Md. This decrease is owing chiefly to the smaller quantity of rice and sugar carried.

The staples shewing the greatest decrease are grain including rice and bundles and bales of gunny, bales of jute sugar and seeds.

The staples shewing the greatest increase are jute drums, salt, tobacco, turmeric and miscellaneous goods. Foreign Railway material also shews an increase.

Decrease.

Grain, including rice ... Mds. 1,66,152
This decrease is owing to there being no export to Madras as last year.

Bundles Bales.

Gunny ... 725 4,626

This decrease in bundles is owing to less demand in the interior for gunny bags, and that in bales to a lesser quantity arriving from Serajgunge Jute Mills.

Jute, bales ... Mds. 6,071

This is owing to the dull market for bales, the drums however showing a large increase.

Sugar ... Mds. 22,462

This decrease is owing to the lateness of the season, but will improve as it advances.

Seeds ... Mds. 9,070

This staple shows a decrease, but will, I hope, improve as the season advances.

Increase.

Jute, drums ... Mds. 1,28,478

This shows a satisfactory increase, slightly counteracted by the decrease in bales.

Railway material, foreign ... Mds. 11,847

This increase is owing to the quantity of material sent up for the Northern Bengal State Railway.

Salt ... Mds. 7,679

This shows a satisfactory increase as anticipated.

Tobacco ... Mds. 4,469

This increase is also satisfactory, and owing to a large demand in the market.

Turmeric ... Mds. 8,758

This staple shows a very satisfactory increase, and is also owing to large demand in the market.

Miscellaneous ... Mds. 14,606

This increase is in upward, downward and intermediate goods, and is very satisfactory.

I subjoin the usual statement of increase and decrease.

STATEMENT OF INCREASE AND DECREASE IN MAUNDAGE OF STAPLES CARRIED OVER THE LINE FOR THE FOUR WEEKS ENDING THE 26TH JANUARY 1878, COMPARED WITH THE CORRESPONDING PERIOD OF 1877.

Statement showing Increases and Decreases in maundage of staples carried over the line for the four weeks ending the 26th January 1878, compared with the corresponding period of 1877.

STAPLES.	1877.		1878		1877.	1878.	Increase	Decrease.
	Up.	Down.	Up.	Down.	Total.	Total.		
Alc, beer, wine, &c.	24	9	537	...	903	537	...	20 ⁹
Cotton, bundles of	92	...	35	58	192	93	...	99
Ditto, bales of	2,900	...	979	...	2,000	979	...	1,111
Grain, including rice	3,78,087	3,78,087	8,614	2,12,457	3,87,227	2,21,075	...	1,66,152
Gunny, bundles of	1,917	1,938	2,987	273	3,885	3,100	...	785
Ditto, bales of	...	6,113	445	1,032	6,103	1,477	...	4,626
Hides, bundles of	...	9,564	...	9,510	9,564	9,510	...	54
Ditto, bales of
Jute, drums of	3,018	88,165	1,126	2,10,533	92,181	2,20,659	1,28,478	...
Ditto, bales of	...	71,168	928	64,169	71,168	65,997	...	6,071
Piece-goods	28,883	43	24,568	341	24,936	24,699	...	673
Railway materials, foreign	5,402	...	17,240	...	5,972	17,240	11,847	...
Salt	18,657	...	26,338	...	18,657	26,338	7,679	...
Sugar	62	34,950	4,864	7,685	35,011	12,549	...	22,462
Tea	2	935	7	...	937	7	...	930
Tobacco, bundles of	65	5,930	468	9,976	5,995	10,464	4,469	...
Ditto, bales of	...	20	20	20
Turmeric	665	4,574	...	13,997	5,239	18,997	8,758	...
Twist	2,904	1,058	2,742	675	4,027	3,317	...	710
All other goods	20,433	17,861	38,109	14,511	38,314	52,990	14,606	...
Seeds	1,642	13,015	2,014	3,473	14,567	5,487	...	9,070
Total	80,949	6,34,449	1,22,022	5,57,590	7,25,398	6,89,612	1,76,510	2,12,396
					6,89,612			1,76,510
Decrease	35,786	35,786

Reports of Fluctuation of Traffic on the Tirhoot State Railway for the Month of December 1877.

TIRHOOT STATE RAILWAY.

INCREASE.

Food-grains	...	Mds. 50,790
The increase in this particular staple is owing to the abundant harvest in Tirhoot, and to the scarcity in the North-Western Provinces.		
Hides and horns	...	" 752
This is attributable to the demand in the market; and as the hides from this district are of a superior quality, this traffic promises well.		
Indigo	...	" 7,791
This increase is owing to a good season and to opening out of the Mozufferpore extension.		
Iron	...	" 1,704
This has principally been for the requirements of the several indigo factories, and has been diverted from the rivers to the railway.		
Piece-goods	...	" 3,182
This increase is principally in consignments to Mozufferpore for the Moharrum.		
Seeds--indigo	...	" 1,261
This was an early consignment for the Sakra district.		
Oil-seeds	...	" 23,814
This increase is attributable to the development of the system and to through booking.		
Salt	...	" 3,103
This is double the imports of 1876 and is steadily increasing. This traffic has also been diverted from the rivers.		
Saltpetre	...	" 11,686
This increase is due to the demand in the market and to the opening out of the Mozufferpore extension.		
Tobacco	...	" 3,613
This staple shows a satisfactory increase owing to the healthy state of the plant grown in Tirhoot and the great demand there is for it.		

DECREASE.

Railway materials	...	" 1,334
Owing to completion of the line.		

SOMASIPPORE,
The 2nd February 1878.

W. M. JOHNSTON,
Asst. Traffic Supt., Tirhoot Railway.

TIRHOOT STATE RAILWAY.

Statement shewing Increases and Decreases in Manndage of Staples carried on the line for the month of December as compared with the corresponding period of 1876.

STAPLES	1876.		1877.		1876.	1877.	Increase.	Decrease
	Up.	Down.	Up.	Down.	Total.	Total.		
Food-grains	1,413	8,286	4,730	65,880	67,293	60,589	50,790	
Hides and horns	221	1,895		2,708		2,708	752	
Indigo		2,802				10,673	7,791	
Iron	65	14	1,636	147		1,783	1,704	
Piece-goods	531	34	3,540	9		3,549	3,182	
Railway materials	1,825	1,122	417	1,196		1,613		1,334
Seeds--Indigo			1,261			1,261	1,261	
Seeds--Oil	1,620	2,780	2,211	26,012		28,223	23,814	
Salt	3,674		6,407	370		6,777	3,103	
Saltpetre		3,937		15,623		15,623	11,686	
Tobacco	14	705	266	4,066		4,332	3,613	
All other goods	2,333	7,920	4,777	6,128		10,905	643	
	11,498	20,633	23,245	1,22,881	31	1,48,126	1,68,329	1,334
Increase						61,431	1,334	
						1,06,695	1,06,695	

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY--MAIN LINE.

Approximate Return of Traffic for week ended 9th February 1878 of 1,270 $\frac{1}{2}$ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				TRAIN MILES RUN												
	No. of passengers.	Coaching receipts.			Weight carried.	Receipts.			TOTAL TRAFFIC RECEIPTS.	Coaching.	Merchandise.	Total.									
		Rs.	A.	P.		Rs.	A.	P.													
total traffic for the week	148,890	2,16,571	10	0	10,852	8	0	10,73,781	10	5,70,080	3	9	82,258	7	7,86,060	13	9	43,911	115,970	161,981	
per mile of railway		169	3	8	15	10	3			445	7	6	40	1	8	614	11	3			
or previous 5 weeks of half-year	697,104	8,70,146	2	0	80,314	8	3	70,56,095	20	20,433	5	0	242,030	1	6	35,16,389	7	0	217,612	597,630	725,271
Total for 6 weeks	745,994	10,92,727	12	0	1,00,166	14	3	87,36,446	30	32,10,322	8	9	294,207	13	6	43,96,250	4	0	263,523	323,629	857,153
COMPARISON.																					
total for corresponding week of previous year	147,046	2,22,679	11	2	20,412	6	2	11,74,363	30	5,30,670	7	2	47,710	12	4	7,43,130	2	4	44,068	97,803	162,561
per mile of railway, corresponding week of previous year		174	0	0	13	19	0			406	11	3	87	5	8	330	11	3			
total for corresponding date of previous year	816,708	14,80,322	8	1	1,30,321	4	7	74,30,896	0	31,20,314	1	2	284,023	18	10	46,09,836	0	3	311,163	548,473	860,641

SUPPLEMENT TO THE CALCUTTA GAZETTE, FEBRUARY 20, 1878.

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 9th February 1877 on 223½ miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			TOTAL TRAFFIC RECEIPTS.	TRAIN MILES.	
	No. of passengers.	Coaching receipts.		Weight carried.	Receipts.			Coaching.	Merchandise.
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.		
Total traffic for the week ...	8,420½	20,438 12 9	2,428 11 2	1,48,038 20	43,553 8 0	3,974 1 5	60,798 4 9	5,215	10,970½
Or per mile of railway ...	114 2 7	10 16 7	10 16 7	193 12 2	17 15 3	17 15 3	511 14 9	22,393½	52,500
For previous 5 weeks of half-year ...	33,392	1,02,827 10 9	9,428 12 4	7,97,935 20	2,29,897 15 0	21,073 19 7	3,32,755 9 9	27,607½	63,536½
Total for 6 weeks ...	41,812½	1,23,290 7 6	11,852 3 6	9,46,973 0	2,75,251 7 0	26,048 1 0	4,02,567 14 0	34,814½	74,436½
COMPARISON.									
Total for corresponding week of previous year ...	7,351½	22,531 11 0	2,065 8 1	2,23,144 30	61,337 2 0	5,022 11 5	63,968 13 0	4,800	18,787
Per mile of railway, corresponding week of previous year ...	100 11 2	9 4 7	9 4 7	274 2 1	25 3 7	25 3 7	374 13 3	21,333½	43,500
Total to corresponding date of previous year ...	52,010	2,30,023 6 5	21,083 7 9	12,85,321 20	3,34,590 5 0	30,071 6 7	5,04,818 11 5	34,540	80,015

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 2nd February 1878 on 158½ miles open.

	COACHING TRAFFIC			MERCHANDISE AND MINERAL TRAFFIC.			To Foot
	Number of passengers	Coaching receipts.		Weight carried	Receipts.		
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	
Total traffic for the week	86,284½	28,001 12 9	2,573 1 7	2,19,797 2	58,719 1 10	4,939 12 8	7,4
Or per mile of railway	240	177 8 3	16 5 5	1,382 24	369 6 7	31 3 3	36,6
For previous 5 weeks of half-year ...	140,063½	96,458 8 0	8,842 0 0	6,78,291 31	1,80,047 1 7	16,530 6 5	22,9
Total for 6 weeks	176,350	1,24,549 15 9	11,417 1 7	8,97,054 33	2,34,559 3 6	21,462 18 8	33,9
COMPARISON.							
Total for corresponding week of previous year ...	39,042	27,077 3 7	2,437 1 7	1,62,512 35	30,500 12 8	3,546 16 6	3,3
Per mile of railway, corresponding week of previous year	247	175 14 4	16 0 7	1,025 27	230 11 4	21 3 0	22,9
Total to corresponding date of previous year ...	177,263½	1,23,307 2 0	11,303 3 0	8,51,517 33	1,90,162 7 1	17,003 19 6	33,9

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 9th February 1878 on 168½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	
Total traffic for the week	36,284½	31,300 3 11	2,800 10 11	2,29,512 17	65,234 11 8	5,003 5 8	7,2
Or per mile of railway	240	197 3 5	18 1 0	1,359 13	369 6 7	31 3 3	36,6
For previous 5 weeks of half-year ...	1,70,384½	1,24,540 15 9	11,417 1 7	8,97,054 33	2,34,559 3 6	21,462 18 8	33,9
Total for 6 weeks	2,14,384½	1,53,750 3 8	14,277 18 6	11,20,571 10	2,80,591 15 1	20,546 3 4	40,8
COMPARISON.							
Total for corresponding week of previous year ...	33,700	29,293 0 10	2,683 3 11	1,75,481 1	30,597 9 11	2,404 15 6	3,3
Per mile of railway, corresponding week of previous year ...	247	183 1 9	16 10 4	1,108 35	193 5 7	17 16 6	22,9
Total to corresponding date of previous year ...	1,77,263½	1,52,000 3 10	13,998 6 11	10,28,983 34	2,16,750 1 0	19,969 15 3	33,9

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 9th February 1878 on 27½ miles open.

		Rs. A. P.	£ s. d.	Mds. Srs.	Rs. A. P.	£ s. d.	
Total traffic for the week	1,858	1,040 0 0	104 0 0	20,000 0	1,313 0 0	133 6 0	2
Or per mile of railway	103	34 0 0	3 16 0	767 0	49 0 0	4 18 0	9
For previous 5 weeks of half-year	1,853	4,950 0 0	495 0 0	84,031 0	4,523 0 0	452 6 0	1,1
Total for 6 weeks	13,579	5,990 0 0	599 0 0	1,05,834 0	5,856 0 0	585 12 0	1,1
COMPARISON.							
Total for corresponding week of previous year	2,646	1,213 5 3	121 6 8	9,094 33	605 15 9	59 12 0	1
Per mile of railway, corresponding week of previous year	97	44 8 3	4 9 0	333 15	21 15 11	2 5 9	1,04
Total to corresponding date of previous year	14,347	6,254 7 0	625 16 11	54,907 9	5,797 6 0	579 16 10	1,04

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 16th February 1878 on 27½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	
Total traffic for the week	2,642	1,031 0 0	103 2 0	18,194 0	1,156 0 0	115 12 0	2
Or per mile of railway	90	37 8 0	3 15 0	667 0	42 9 0	4 0 0	1.1
For previous 6 weeks of half-year	13,979	5,800 0 0	580 0 0	106,838 0	5,865 0 0	585 12 0	1.1
Total for 7 weeks	16,621	6,921 0 0	692 2 0	124,032 0	7,021 0 0	701 6 0	1.2
COMPARISON.							
Total for corresponding week of previous year	2,940½	1,258 9 0	125 17 1	14,222 1	788 18 0	78 17 10	1
Per mile of railway, corresponding week of previous year	106	46 3 0	4 12 4	632 37	28 12 0	2 12 7	1.0
Total to corresponding date of previous year	17,190½	7,817 0 0	781 14 0	60,429 10	6,835 5 0	682 12 8	1.0

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd February 1878 on 79 miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			TOTAL.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		Receipts.
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Traffic for the week	6,550	2,649 8 0	334 10 0	18,784 0	2,805 0 0	230 10 0	545 9 0
per mile of railway	83	48 6 8	4 4 9	237 90	39 2 9	2 18 3	7 3 0
Previous 4 weeks of half-year	27,150	12,612 0 0	1,361 4 0	99,305 0	11,247 6 0	1,134 14 0	2,496 18 0
Total for 5 weeks	33,700	16,981 8 0	1,696 3 0	1,17,089 0	12,652 6 0	1,365 4 0	3,001 7 9
COMPARISON.							
for corresponding week of previous year, on 66½ miles	3,376½	1,316 14 9	131 13 10	12,873 0	1,031 15 0	103 3 10	234 17 8
per mile of railway, corresponding week of previous year	71	28 10 0	2 17 3	279 0	23 7 0	2 4 9	5 3 0
to corresponding date of previous year	12,612	5,125 10 3	513 11 3	60,498 0	4,746 5 6	474 12 8	998 7 11

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 9th February 1878 on 28 miles open.

		Coaching receipts.		Weight carried.	Receipts.		Receipts.
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.	
Traffic for the week	10,061	1,859 0 0	185 18 0	27,583 0	965 0 0	90 10 0	373 8 0
per mile of railway	367	65 0 0	6 12 0	984 0	31 0 0	3 2 0	9 14 0
Previous 5 weeks of half-year	41,929	7,642 0 0	756 4 0	1,06,703 0	3,762 0 0	373 4 0	1,133 8 0
Total for 6 weeks	51,990	9,441 0 0	941 2 0	1,33,286 0	4,617 0 0	461 14 0	1,405 16 0
COMPARISON.							
for corresponding week of previous year	10,393½	1,335 10 0	133 11 3	16,775 10	666 7 0	65 12 11	200 4 2
per mile of railway, corresponding week of previous year	371	47 11 3	4 15 5	590 80	23 14 9	2 7 7	7 3 0
to corresponding date of previous year	32,760	8,460 0 8	846 18 9	90,302 31	3,461 1 4	346 2 2	1,190 0 11



The Calcutta Gazette.

WEDNESDAY. FEBRUARY 27, 1878.

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NOTE: Parts IA, V, and VI are not sent to officers receiving the *Gazette of India*

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

NOTIFICATION.

The 25th February 1878.—The following programme of the Lieutenant-Governor's tour to Orissa and Chittagong is published for general information :—

February 26th	.. Tuesday	.. Leave Calcutta.
" 27th	.. Wednesday	.. Visit Chaudhallee.
" 28th	.. Thursday	.. Arrive False Point.
March 1st	.. Friday	.. Arrive Cuttack.
" 2nd	.. Saturday	.. Cuttack.
" 3rd	.. Sunday	.. "
" 4th	.. Monday	.. "
" 5th	.. Tuesday	.. "
" 6th	.. Wednesday	.. Leave Cuttack.
" 7th	.. Thursday	.. False Point.
" 8th	.. Friday	.. Pooree.
" 9th	.. Saturday	} En route for Chittagong.
" 10th	.. Sunday	
" 11th	.. Monday	.. Chittagong.
" 12th	.. Tuesday	.. "
" 13th	.. Wednesday	.. Leave for Calcutta.
" 14th	.. Thursday	.. En route.
" 15th	.. Friday	.. Arrive Calcutta.

H. BOLLING, Captain,
Private Secretary.

No. 1136A.

GENERAL.—The 20th February 1878.—Mr. G. G. Dey, Officiating Joint-Magistrate and Deputy Collector, in charge of the Tajpore Division of the Durbhunga district, is allowed furlough for ten months under section 12 of the Civil Leave Code, together with subsidiary leave for twenty days under section 24 of the Code, with effect from the 1st April 1878, or such subsequent date as he may be relieved of his duties.

Mr. L. R. Forbes, Assistant Commissioner, having returned from furlough, is appointed to have charge of the Palamow division of the Lohardugga district.

Baboo Medni Prasad Sing, Deputy Magistrate and Deputy Collector, Durbhunga, is transferred to Patna.

The 22nd February 1878.—Mr. F. A. Slack, Assistant Magistrate and Collector, Dinagepore, is appointed to have charge of the Bagdogra division of the Rungpore district.

Baboo Umbica Churn Roy Chowdry, Deputy Magistrate and Deputy Collector, in charge of the Bagdogra division of the Rungpore district, is transferred to the Sudder Station of Dinagepore.

Mr. E. S. Andrew, Deputy Magistrate and Deputy Collector, Midnapore, is appointed to have charge of the Contai division of that district, *vice* Mr. D. Norton.

The 23rd February 1878.—The orders of the 4th instant, published in the *Calcutta Gazette* of the 6th idem, granting leave for three months under the rules in Chapter VII of the Civil Leave Code to Baboo Doorga Das Chowdry, Deputy Magistrate and Deputy Collector, Durbhunga, are cancelled.

Mr. E. J. Barton, Officiating Magistrate and Collector, Backergunge, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 13th proximo, or such subsequent date as he may avail himself of it.

Mr. W. M. Clay, Joint-Magistrate and Deputy Collector, Rungpore, is appointed to act as Magistrate and Collector of Backergunge during the absence, on leave, of Mr. E. J. Barton, or until further orders.

Major R. C. Money, Deputy Commissioner, Julpigoree, having resumed charge of his duties on the afternoon of the 31st December 1877, the unexpired portion of the leave granted to him under orders of the 5th November last, is cancelled.

Mr. W. C. Muller, Deputy Magistrate and Deputy Collector, is posted to the Sudder Station of the Rajshahye district, and is vested with the powers of a Collector under Act X of 1870.

The orders of the 19th instant, published in the *Calcutta Gazette* of the 20th idem, posting Mr. Muller to Julpigoree, are cancelled.

Mr. C. B. Garrett, District and Sessions Judge, Dacca, is appointed to act until further orders in the First Grade of District and Sessions Judge, *vice* Mr. J. M. Lewis.

Mr. F. W. R. Cowley, Joint-Magistrate and Deputy Collector, Shahabad, is appointed to act as District and Sessions Judge of Bhagulpore during the absence, on leave, of Mr. J. M. Lewis, or until further orders.

The orders of the 29th January last, published in the *Calcutta Gazette* of the 30th idem, appointing Mr. Cowley to act as Additional District and Sessions Judge of Chittagong, are cancelled.

The Right Hon'ble the Secretary of State for India has been pleased to grant Mr. A. C. Tute, c.s., six months' extension of furlough on medical certificate.

The 25th February 1878.—Mr. T. E. Coxhead, Officiating Deputy Commissioner, Sonthal Pergunnahs, is appointed to act in the First Grade of Deputy Commissioners during the absence, on leave, of Mr. J. Boxwell, or until further orders.

Baboo Grish Chunder Mitter, Personal Assistant to the Commissioner of Chota Nagpore, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Baboo Raj Gopal Roy, Deputy Magistrate and Deputy Collector, Hazareebagh, is appointed to act as Personal Assistant to the Commissioner of Chota Nagpore during the absence, on leave, of Baboo Grish Chunder Mitter, or until further orders.

Mr. A. W. Cochran, Officiating Joint-Magistrate and Deputy Collector, Rajshahye, is appointed to act as Additional District and Sessions Judge of Chittagong during the absence, on leave, of Mr. F. J. G. Campbell, or until further orders.

The 26th February 1878.—Baboo Gobind Chunder Bose, Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is transferred to Howrah.

Mr. T. D. Moran, Temporary Deputy Magistrate and Deputy Collector of the Seventh Grade, is allowed leave, on medical certificate, from the 7th May to the 30th November 1877, under section 3, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 16th July 1877, published in the *Calcutta Gazette* of the 18th idem.

Mr. Moran is further allowed leave for one year under section 9, Supplement F of the Civil Leave Code, with effect from the 1st December 1877.

Mr. R. H. Wilson, Magistrate and Collector, Midnapore, on leave, is appointed to act until further orders in the First Grade of Magistrates and Collectors, with effect from the 11th instant.

Mr. J. Ware-Edgar, C.S.I., Officiating Magistrate and Collector, Shahabad, is appointed to act until further orders in the First Grade of Magistrates and Collectors, with effect from the date on which he joined his appointment at Arrah.

Mr. J. J. Livesay, Officiating Magistrate and Collector, Rungpore, is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors, *vice* Mr. J. Ware-Edgar, C.S.I.

Mr. D. W. M. Testro, Officiating Joint-Magistrate and Deputy Collector, Gya, is appointed to act temporarily as Magistrate and Collector of that district until further orders, *vice* Mr. F. M. Halliday.

Mr. F. H. Harding, Officiating Joint-Magistrate and Deputy Collector, Dacca, is appointed to have charge of the Tajpore division of the Durbhunga district.

LEGISLATIVE.—*The 23rd February 1878.*—The Lieutenant-Governor has been pleased to accept the resignation tendered by the Hon'ble H. T. Prinsep of his seat in the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

Mr. J. O'Kinealy is, with the sanction of His Excellency the Viceroy and Governor-General, appointed, under the provisions of the 29th, 30th, and 45th sections of the Indian Councils' Act of 1861, to be a member of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations, *vice* the Hon'ble H. T. Prinsep.

EDUCATION.—*The 20th February 1878.*—Baboo Umesah Chandra Mandal, Zemindar, is appointed to be a member of the Balasore District School Committee.

The 23rd February 1878.—The following gentlemen are appointed to be members of the District School Committee of Bogra :—

Dr. R. A. Barker, Civil Surgeon, *vice* Dr. R. Sandiford, deceased.

Baboo Kedar Nath Dutt, Officiating Deputy Magistrate and Deputy Collector.

„ Jagubundhoo Gangooly, Moonsif.

„ Rash Behari Shaw, Merchant.

„ Wooma Kant Ghutuck, Government Pleader.

MEDICAL.—*The 20th February 1878.*—Assistant Surgeon Chunder Nath Biswas, attached to the Charitable Dispensary at Cutwa, in Burdwan, is allowed leave for four months under section 3, Supplement to the Civil Leave Code, in extension of the leave granted to him under orders of the 11th October 1877.

Surgeon L. Cameron is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he was relieved of his duties as Officiating Civil Surgeon, Burdwan, by Dr. R. Bird.

The 23rd February 1878.—Dr. R. A. Barker, Civil Medical Officer, Bogra, is allowed subsidiary leave for twenty-six days under section 24(b) of the Civil Leave Code, with effect from the 27th December, 1877, to enable him to join his appointment in that district.

The 25th February 1878.—C. Uday Chand Dutt, Officiating Civil Medical Officer, Furreedpore, is allowed leave fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the 16th instant, or such subsequent date as he may avail himself of it.

Baboo Bhola Nath Ghose is appointed to be a Member of, and Secretary to, the Committee for the management of the Charitable Dispensary at Cyuthea, in the district of Beerbhoom, *vice* Baboo Nobin Chunder Ghose, deceased.

The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Narraile, in the district of Jessore :—

Baboo Uma Churn Bose, Head Clerk, Sub-divisional Court.

„ Boroda Das Bose, Temporary Sub-Deputy Collector, Member and Secretary.

The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Rungpore :—

Baboo Nilkamal Lahuri, Zemindar.

„ Peary Lal Rai, Pleader.

„ Dina Nath Sen, Executive Engineer.

„ Kamikhyà Churn Mookerjee, Nazir, Judge's Court.

„ Ram Nath Neog, Zemindar's Agent.

„ Harro Doyal Ghosh, Zemindar's Agent.

The 26th February 1878.—Surgeon E. Bovill, Officiating Civil Surgeon, Mymensingh, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 28th instant, or such subsequent date as he may be relieved of his duties.

Surgeon A. E. R. Stephens, Officiating Civil Surgeon, Jessore, is appointed to act as Civil Surgeon, Mymensingh, during the absence, on leave, of Dr. E. Bovill, or until further orders.

Assistant Surgeon Bonomaly Pal, temporarily attached to the Charitable Dispensary at Jessore, is appointed to have medical charge of the Civil Station of Jessore till relieved by Dr. G. Price.

FORESTS.—*The 12th February 1878.*—Mr. W. Johnstone, Assistant Conservator of Forests, is appointed to have charge of the Teesta Forest Division of the Darjeeling district.

Mr. J. C. MacDonell, Deputy Conservator of Forests, is appointed to have charge of the Darjeeling Forest Division.

Mr. H. R. King, Assistant Conservator of Forests, is appointed to have charge of the Julpigore Forest Division.

The 13th February 1878.—Mr. F. B. Manson, is promoted from the Third to the Second Grade of Assistant Conservators of Forests, with effect from the 21st January 1878.

MUNICIPAL.—*The 19th February 1878.*—The District Superintendent of Balasore is appointed, under section 17 of Act V (B.C.) of 1876, to be *ex officio* a Commissioner for the Municipality of Balasore.

The following gentlemen are appointed, under section 15 of Act V (B.C.) of 1876, to be Commissioners of the Balasore Municipality :—

Baboo Umesh Chandra Mandal, Zemindar.

„ Chaturbhuj Patnayak, Acting Deputy Inspector of Schools.

The 19th February 1878.—The Lieutenant-Governor has been pleased, under section 15 of Act V (B.C.) of 1876, to appoint the following gentlemen to be Commissioners of the Municipality of Lalbagh, in the district of Moorshedabad :—

Nawab Jainul Abdin Khan, Bahadoor, zemindar, *vice* Dewan Moula Buksh.

Syed Nadir Hossain, zemindar, *vice* Baboo Roghoo Nath Sing.

Baboo Jaggar Nath Prasad Gupta, merchant and landholder, *vice* Baboo Honooman Dass.

Rai Shetab Chand Nabor, Bahadoor, zemindar and banker, *vice* Rai Dhunput Sing, Bahadoor.

The 23rd February 1878.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Rajah Digumber Mitter, c.s.i., of his appointment as a Commissioner for the Municipality of Calcutta.

ROAD CESS.—*The 20th February 1878.*—The Road Deputy Collector of Bhagulpore for the time being is appointed to be a member of the Road Cess Committee of that district.

The 21st February 1878.—The following gentlemen are re-appointed to be members of the Branch Road Cess Committee of Brahmunbariah, in the district of Tipperah :—

The Sub-Divisional Officer of Brahmunbariah, Chairman.

„ First Moonsif of Nasirnagar, Vice-Chairman.

„ District Engineer,

„ Sub-Divisional Police Inspector, } *ex officio* the

„ Sub-Divisional Native Doctor,

„ Naib of Pergunnah Sarail,

Meah Imdad Ali, Zemindar,

The following gentlemen are appointed to be members of the Branch Road Cess Committee of Brahmunbariah in the district of Tipperah :—

The Executive Engineer, Dacca Division, member *ex officio*.

Baboo Eshan Chunder Roy, Zemindar.

„ Radha Nath Roy, ditto.

„ Grish Chunder Gupta, Talookdar.

Mohamed Dowlut Khan, ditto.

Baboo Eshan Chunder Dass, ditto.

„ Harish Chunder Bardhun, ditto.

„ Mohesh Chundra Datta, Kurkunodar.

„ Harkishore Chuckerbutty, Talookdar.

Jaloo Munshi, Ryot.

Salimuddin Kazzi, ditto.

Baboo Bhairab Chundra Ghose, Izaradar.

The 23rd February 1878.—The following gentlemen are re-appointed to be members of the District Road Cess Committee of Balasore :—

Raja Shamanund De.

Baboo Purushottam Das.

Baboo Madan Mohan Das.

„ Radharam Das.

Baboo Bhagaban Das.

Baboo Umes Chundra Mandal, Zemindar, is appointed to be a member of the District Road Cess Committee of Balasore.

Baboo Peary Lall Roy, Pleader, is appointed to be a member of the Bungalow District Road Cess Committee, *vice* Moonashee Khairulla, deceased.

The following Notifications are republished from the *Assam Gazette*:—

The 12th February 1878.—Furlough for nine months, under section 7 of Supplement F of the Civil Leave Code, with the usual subsidiary leave, is granted to Mr. G. J. Cawley, District Superintendent of Police, Garo Hills, with effect from the 10th March next. The furlough granted to that officer by the notification dated the 10th January 1878 is cancelled.

The 14th February 1878.—The undermentioned officer has been permitted by Her Majesty's Secretary of State for India to return to duty, as advised in list dated the 11th January 1878:—

Name.	Service.	Appointment.	Date on which permitted to return.
O. G. R. McWilliam ...	Covenanted ... ●	Deputy Commissioner, Third Grade, Assam.	Within the period of his leave.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th February 1878.—The following programme of a supplementary visitation tour of the Lord Bishop of Calcutta through the territories subject to the Lieutenant-Governor of Bengal is hereby published for general information:—

Arrival.	Departure.
Calcutta ...	19th February 1878.
Bhagulpore, 20th February 1878. ...	21st February 1878.
Bhagulpore ...	25th February 1878.
Jamulpore, 21st February 1878. ...	
Jamulpore ...	
Calcutta, 9th March 1878. ...	

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th February 1878.—It is hereby notified for general information that, on the recommendation of the Comm. Comm. of the Municipality of Bagjullah, in the district of 24-Pergunnahs, made at a special meeting held on the 23rd of January last, the Lieutenant-Governor has been pleased, under section 78 of Act V (B.C.) of 1876, to sanction the registration by the Commissioners, under section 133 of the Act, of all carts kept or habitually used within the Municipality, and the levy from the 1st April 1878 of fees upon every cart for such registration at the rates mentioned below:—

For every cart kept or habitually used within the Municipality, or which is let for hire within or without the Municipality and habitually used within it, Rs. 2 per annum, or Re. 1 per half year.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd February 1878.—In supersession of so much of the notification dated 24th July 1875, published at page 920 of the *Calcutta Gazette* of 28th idem, as relates to the district of Chittagong, it is hereby notified for general information that, under the provisions of section 97, Act X (B.C.) of 1871 (the District Road Cess Act), the Lieutenant-Governor has been pleased to fix the following dates for the payment, under section 22 of the Act, of instalments of road-cess due from estates on which no land revenue is payable:—

First instalment of the cess year.
26th December.

Second instalment of the cess year.
25th May.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 16th February 1878.—In continuation of the notification of the 4th September 1877, published in the *Calcutta Gazette* of the 5th idem, Part I, page 1196, sanctioning the amalgamation of a portion of the Sitakund Moonsif with the Chittagong Town Moonsif, it is notified for general information that, under Section 16 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor is pleased to direct that the former Moonsif of Sitakund, now known as the Additional Moonsif of the Chittagong Town Chowkey, shall ordinarily hold his court at Madan-ke-hât instead of at Kumeria, in the district of Chittagong.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

The 12th February 1878.—The following notification, issued by the Government of India in the Home Department, is hereby published for general information.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

No. 166.

HOME DEPARTMENT—PUBLIC.

Fort William, the 30th January 1878.

NOTIFICATION.

IN accordance with instructions received from Her Majesty's Secretary of State for India, the Governor-General in Council is pleased to direct that officers in the service of Government who may desire to solicit Government patronage, other than that of the local Government, for literary or other works, shall apply to the Government of India, and not to the Secretary of State.

JAMES O'KINEALY,
Off. Secy. to the Govt. of India.

[Third Publication.]

NOTIFICATION.

The 12th February 1878.—Under Section 32 of Act (B. of 1876, it is hereby notified

- | | |
|-------------------------|-------------------|
| 1. Bheriadangi. | 11. Sundrain. |
| 2. Simulbari. | 12. Kutubbari. |
| 3. Phulwari Milik. | 13. Doornia. |
| 4. Phulwari. | 14. Poliatoh. |
| 5. Penderayin (Perain.) | 15. Ruidhassa. |
| 6. Mohindinpore. | 16. Machmara. |
| 7. Mohindinpore lines. | 17. Khagiah. |
| 8. Kutabgung. | 18. Kala Singhia. |
| 9. Alumgunge Hât. | 19. Sooltanpore. |
| 10. Telghuria. | |

for general information that, in supersession of the notification dated the 20th August 1869, published at page 1524 of the *Calcutta Gazette* of the 25th August 1869, the boundaries of the Kishengunge and Khagrah Union, in the district of Purneah, shall be from 1st April 1878 as defined below, and shall comprise the villages noted in the margin :—

North.—The southern boundaries of the villages of Khariabari and Andhasur; the western and southern boundaries of Guchparah and Moheshbathua; the southern boundaries of Dekhsaura and Ghoramara.

East.—The western boundaries of Bheringhara and Malpar.

South.—The northern boundaries of Mujhuaon, Jhooljholi, Poothia, Shukari Milik, Sumda, and Khurda.

West.—The eastern boundaries of Bussantpoor Khirda, Bussantpoor, Belwa, Chakla Kalan, Tobamari, and Chakla Moheshbathua.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 25th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for sanitary objects, in Kalikadevi Sahi, in the city of Pooree, zillah Pooree. It is hereby declared that for the above purpose a piece of land measuring, more or less, 1 goont 14 biswas of local measurement, equal to 10 poles 26 yards and 7 feet, bounded on the north and east by the land called Kunj Bagicha, belonging to Mohant Narayan Das;

on the south by the public latrine; and on the west by the land belonging to Roghu Nath Khuntia, is required within the aforesaid Kalikadevi Sahi, in the city of Pooree.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern, and supersedes the declaration of the 15th May 1877, published in the *Calcutta Gazette* of the 23rd idem.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 19th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for extending the Royal Gunpowder Factory at Ishapore, in the village of Ishapore, pergunnah Halishahar, zillah 24-Pergunnahs, it is hereby declared that for the above purpose a piece of land in the form of a segment of a circle measuring 22 beeghas 13 cottahs of standard measurement, more or less, bounded on the—

North by the lands of Ram Chunder Bhattacharge, Surjya Kumar Bhattacharge, Gunga Ram Kalu, Srinath Madak, and Gopal Pandit;

North-East by the lands of Gopaul Pandit, Upendra Nath Bhattacharge, Sriunath Madak, Gossain Das Das;

South by Government land;

North-West by the lands of the late Rajah Sir Radhakant Deb Bahadoor, Digamber Madak, and Bhuthnath Bagdi, is required within the aforesaid village of Ishapore.

2. This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

3. A plan of the land may be inspected at the Office of the Collector of 24-Pergunnahs at Alipore.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 11th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government, at the expense of the Midnapore Municipality, for a public purpose, viz. for a pilgrims' road round the town of Midnapore, in the villages of Bera Kangaligumba, Bera, Basantaporepatna, Jamuna, Bani, Tolkui, Tareparah, Hari-Harpore, Kamar Ara, Colonelgola, Ballabpore, Hossanabad, and Seerampore, pergunnah Midnapore, zillah Midnapore, it is hereby declared that for the above purpose a strip of land measuring 22 beeghas 18 cottahs 1 chittack of standard measurement, and about 4 miles in length and 16 feet in width, more or less, is required within the aforesaid villages.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 12th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government, at the expense of the Barripore Municipality, for a public purpose, viz. for the construction of a road within the limits of the Barripore Municipality, in the district of 24-Pergunnahs, it is hereby declared that for the above purpose a strip of land is required measuring 116 feet in length and 7 feet in breadth, or 1 cottah 2 chittacks, situated in the town of Barripore, pergunnah Medan Mulla, lot No. 250, taraf Barripore, in the district of 24-Pergunnahs. This land is bounded on the north by Banerjee-pāra; on the south by the Mutlah road; and on the east and west by the garden land belonging to the late Goluck Nath Bose.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 1137A.

The 12th February 1878.—The Lieutenant-Governor accepts the resignation tendered by Syed Abdool Fattah of his appointment of Honorary Magistrate of the Culna Bench.

The name of Syed Attahar Rahaman is removed from the list of Honorary Magistrates of the Culna Bench.

The 13th February 1878.—Baboo Kalidhore Chatterjee, B.L., is temporarily appointed to act as an Extra Moonsif in the district of Noakholly.

The 18th February 1878.—The Lieutenant-Governor accepts the resignation tendered by Baboo Madhub Lall Agnihatrio of his appointment as an Honorary Magistrate of Bood-Bood.

The 20th February 1878.—Hafiz Abdool Kareem, Officiating Subordinate Judge of Bhagulpore, is confirmed in the Fourth Grade of Subordinate Judges, *vice* Moulvi Enamul Huq, deceased.

Hafiz Abdool Kareem is appointed to be Second Subordinate Judge of Mymensingh, but to continue to officiate as Subordinate Judge of Bhagulpore until further orders.

The following promotions in the Subordinate Judicial Service are notified :—

To the First Grade of Moonsifs.

Baboo Bulloram Mallik, B.L., *vice* Hafiz Abdool Kareem.

„ Mohendra Nath Mitter, *vice* Baboo Burma Dutt, retired.

„ Radha Krishna Sen, B.L., *vice* Moulvi Adilooddin Muhammad, retired.

„ Juggut Doollab Mozoomdar, B.L., *vice* Baboo Luchman Prosad, retired.

„ Mutty Lal Sirkar, B.L., with effect from the date on which Baboo Kristo Chunder Chowdry may retire.

To the Second Grade of Moonsifs.

Baboo Gopee Nath Mattai, *vice* Baboo Bulloram Mallik.

„ Brojo Mohun Persad, *vice* Baboo Mohendra Nath Mitter.

Mr. Pran Nath Banerjee, M.A., B.L., *vice* Baboo Radha Krishna Sen.

Moulvi Atta Hossein, *vice* Baboo Juggut Doollab Mozoomdar.

„ Ameer Ali Khan, *vice* Baboo Mutty Lal Sirkar.

Baboo Upendra Chundra Ghose, B.L., Officiating Moonsif of Nermal, is appointed to be a Moonsif of the Third Grade, *vice* Baboo Gopee Nath Mattai, and to be Moonsif of Nabee-gunge, in Sylhet.

Baboo Upendra Chundra Ghose will continue to act as Moonsif of Nermal till relieved of that appointment.

Baboo Surut Chunder Mookerjee, M.A. and B.L., is appointed to be a Moonsif of the Third Grade, *vice* Baboo Brojo Mohun Persad, and to be Moonsif of Chumparun.

Baboo Jogendra Chunder Mullick, B.L., Officiating Moonsif of Busseerhat, is appointed to be a Moonsif of the Third Grade, *vice* Mr. Pran Nath Banerjee, and to be Moonsif of Hemtabad.

Baboo Jogendra Chunder Mullick will continue to officiate as Moonsif of Busseerhat until relieved of that appointment.

Baboo Benode Behary Mitter, B.L., Officiating Moonsif of Comillah, is appointed to be a Moonsif of the Third Grade, *vice* Moulvi Atta Hossein, and to be Moonsif of Bhotmaree, in Rungpore.

Baboo Benode Behary Mitter will continue to act as Moonsif of Comillah until further orders.

Baboo Poorno Chunder Roy, B.L., Officiating Moonsif of Nattore, is appointed to be a Moonsif of the Third Grade, *vice* Moulvi Ameer Ali Khan, and to be Moonsif of Raojan.

Baboo Poorno Chunder Roy will continue to officiate as Moonsif of Nattore till relieved of that appointment.

Baboo Gopee Nath Mattai, Officiating Moonsif of Hoopore, is confirmed in that appointment.

Moulvi Abdool Baree, B.L., Officiating Moonsif of Bhagulpore, is confirmed in that appointment, *vice* Baboo Gopee Nath Mattai.

Baboo Tara Prosunno Banerjee, M.A., B.L., Moonsif of Narrail, on leave, is transferred to Chupra.

Baboo Otool Chunder Ghose, L.L., Moonsif of Nattore on leave, is transferred to Narrail, in Jessore.

Baboo Probode Chunder Dutt, Moonsif of Nabeegunge, is transferred to Nattore, in Rajshahye.

Baboo Mohendra Nath Mitter, Moonsif of Pubna, is transferred to Hooghly.

Moulvi Abul Munsoor, Moonsif of Bhotmaree, on leave, is transferred to Pubna.

Mr. O. G. Lewis, Moonsif of Purulia, is transferred to Mooghly.

Baboo Preo Nath Surma, Moonsif of Hooghly, is transferred to Purulia, in Manbhoom.

The 22nd February 1878.—Mr. F. A. Slack, Assistant Magistrate and Collector, who has, under separate orders of this date, been appointed to have charge of the Bagdogra division of the Bungpore district, is vested with the powers of a Magistrate of the First Class.

Mr. Slack is also appointed, under the provisions of section 3, Act II of 1869, to act as a Justice of the Peace within the territories under the control of the Lieutenant-Governor of Bengal.

The 23rd February 1878.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Rajah Digumber Mitter, c.s.i., of his appointment as an Honorary Magistrate for the town of Calcutta.

The 25th February 1878.—Baboo Gobind Mohnu Ghose, Deputy Magistrate and Deputy Collector, Sarun, is vested with the powers of a Magistrate of the First Class.

Baboo Promotho Nath Banerjee, B.L., Moonsif of Jehanabad, in Burdwan, is appointed to be Second Moonsif of Burdwan, *vice* Baboo Khetter Nath Bose, deceased.

Baboo Promotho Nath Banerjee is vested, under section 29 of the Bengal Civil Courts' Act (VI of 1871), with the powers of a Small Cause Court Judge for the trial of suits cognizable by such Courts up to the amount of Rs. 50.

Baboo Dwarka Nath Bhattacharjee, M.A., B.L., Additional Moonsif, Tipperah, on leave, is appointed to be Moonsif of Jehanabad, in the district of Burdwan, *vice* Baboo Promotho Nath Banerjee.

Baboo Koylash Chunder Mozoomdar, Additional Moonsif, Burdwan, is temporarily appointed to act as Moonsif of Jehanabad, in that district, till relieved by Baboo Dwarka Nath Bhattacharjee.

Baboo Brojo Behary Shome, B.L., Moonsif of Ghattal, in the district of Midnapore, is promoted from the Third to the Second Grade of Moonsifs, *vice* Baboo Khetter Nath Bose, deceased.

Baboo Ram Jadub Talapattro, B.L., is appointed to be a Moonsif of the Third Grade, *vice* Baboo Brojo Behary Shome, and to be an Additional Moonsif in the district of Tipperah, *vice* Baboo Dwarka Nath Bhattacharjee.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th February 1878.—The site of the Soongtia outpost, in the jurisdiction of the Belpore police-station, Bhojpur district, having been transferred to the village of Gopalpore, it is hereby notified that this outpost will henceforth be denominated Gopalpore.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Syad Masood Ahmud, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Kumarkhali and Bhaluka, in the district of Nuddea.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 20th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Ghoni, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Chhagulniya, in the district of Noakhally.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Azizur Rahman Ahmed Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Barkanta and Daudkandi, in the district of Tipperah.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd February 1878.—Under section 5 of the Indian Registration Act (III of 1877) the Lieutenant-Governor is pleased to declare the jurisdiction of the Sub-Registry Office at Madhepore, in the district of Durbhunga, to be conterminous with the police-station of Phulparas, including the outposts of Lankaha, Audhramat, and Madhepore. This arrangement will take effect from 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd February 1878.—The man described in the annexed roll having been convicted of an offence under section 377 of the Indian Penal Code and sentenced to five years' rigorous imprisonment, has been dismissed the service from the 9th August 1877, and is hereby declared disqualified for future employment under Government in any capacity:—

1	2	3	4	5	6	7	8	9
Name of prisoner and that of his father.	Height, description, and other distinguishing marks.	Age.	Sex.	Religion, caste, and race.	Residence.	Crime and section of Penal Code.	Sentencing authority, and date of sentence.	Occupation prior to imprisonment.
Mothura Nath Ghose, son of Rogoo Nath Ghose.	Height five feet six inches, fair complexion, parted eyebrows, broad nose, narrow face, large thick moustaches, inoculation marks on both arms, a wart on the back, has ringworm round the waist, a small mark on the right cheek, and a wart on the left arm near the elbow.	46	Male.	Hindu, (Kyst) Bengali.	Chandoire police-station Manickgunge, Sillah Dacca.	Unnatural offence, section 377, Indian Penal Code.	F. C. Fowle, Esq., Sessions Judge of Tipperah; 2nd October 1877.	Moonsif in the district of Tipperah.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 12th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Basharat Ali authorizing him to register Mahomedan marriages and divorces and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of Mymensingh.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 14th February 1878.—Under Section 1 of Act I of 1876 (the Reformatory Schools Act), the Lieutenant-Governor is pleased to notify that the Act shall come into force in the province of Bengal, including Behar and Orissa, on the 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 28th January 1878.—Under Section 5 of the Indian Registration Act III of 1877, the Lieutenant-Governor is pleased to sanction the formation of a new sub-district conterminous with thana Chandbali, in the district of Balasore, with head-quarters at Chandbali. His Honor is also pleased to appoint Mr. E. J. B. Chapman, Sub-Deputy Collector, to be also Sub-Registrar of the new sub-district, on payment of a commission of 25 per cent. of the fees. This arrangement will take effect from the 1st proximo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 4th February 1878.—The following revised Rules made by the High Court of Judicature at Fort William in Bengal, under Clause I, Section 20 of the Court Fees' Act VII of 1870, having been confirmed by the Lieutenant-Governor of Bengal, and sanctioned by the Governor-General of India in Council, are now published in supersession of those which appeared at page 476, Part I, of the *Calcutta Gazette* of the 25th February 1874—

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

I.—Revised Rules framed by the High Court of Judicature at Fort William in Bengal, in accordance with Clause I, Section 20 of the Court Fees' Act of 1870, declaring the Fees chargeable for Serving and Executing Processes issued by the High Court in its Appellate Jurisdiction, and by the other Civil and Revenue Courts established within the limits of such Jurisdiction.

RULE I.—The fees exhibited in the following table shall be charged for serving and executing the several processes against which they are respectively ranged :—

TABLE OF FEES.

PART I.—In the High Court, Appellate Jurisdiction—

		Proper Fees.
		Rs. A. P.
<i>Article 1.</i> —Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, <i>one fee</i> ...		3 0 0
When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such person in excess of four.		
<i>Article 2.</i> —Summons to witnesses, when the witnesses named therein are not more than four in number, <i>one fee</i> ...		3 0 0
When such witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.		
<i>Article 3.</i> —Every commission to make a local investigation or to take evidence, or for any other purpose—		
		Rs. A. P.
(a) in respect of the commission	...	3 0 0
(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, <i>per diem</i>		Such sum as the Court may direct.

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

	Rs. A. P.
<i>Article 4.</i> —Every warrant for arrest of the person	3 0 0
<i>Article 5.</i> —Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part	3 0 0

PART II.—In the Courts of Judges and Subordinate Judges, and in the Revenue Courts when the suit in the Revenue Courts in which the process is issued is valued at a sum exceeding Rs. 1,000—

	Rs. A. P.
<i>Article 1.</i> —Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, <i>one fee</i>	2 0 0
When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such person in excess of four.	

	Rs. A. P.
<i>Article 2.</i> —Summons to witnesses, when the witnesses are not more than four in number, <i>one fee</i> ...	2 0 0
When such witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.	

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose:—

				Proper Fees.		
				Rs.	A.	P.
(a)	in respect of the commission	2	0	0
(b)	in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, <i>per diem</i>	3	0	0

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Article 4.—Every process of attachment of property by actual seizure—

				Rs. A. P.		
(c)	in respect of the warrant of attachment	2	0	0
(d)	in respect of each man, necessary to effect the attachment and also to ensure safe custody, when such man is to be left actually in possession, <i>per diem</i>	0	6	0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 16 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee (d) is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the fee with reference to the provisions of section 269 of the Code of Civil Procedure of 1877.

Article 5.—Every process in execution of a decree by the arrest of the person ...

Rs. A. P.

10 0 0

Article 6.—Every order for the sale of the property, other than an order for the sale of distrained property under Act VIII of 1869, Bengal Council—

(e)	in respect of the order of sale	2	0	0
(f)	by way of poundage on the gross amount realized by the sale up to Rs. 1,000	2	per cent.	
	together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of	1		„

Note.—The portion (e) of this fee must be paid when the process is obtained, and the poundage (f) must be paid at the time of making the application for payment of the proceeds of sale out of Court, as hereinafter provided.

Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part ...

Rs. A. P.

2 0 0

PART III.—[Except in the suits specified in Part IV.] In the Courts of Moonsifs and of Small Causes, and in the Revenue Courts when Part II does not apply.

Article 1.—Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, *one fee* ...

Rs. A. P.

1 0 0

When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of four annas for every such person in excess of four.

Article 2.—Summons to witnesses, when the witnesses are not more than four in number, *one fee* ...

Rs. A. P.

1 0 0

When the witnesses are more than four in number, then the fee abovementioned for the first four, and an additional fee of 4 annas for every such witness in excess of four.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose—

(a)	in respect of the commission	1	0	0
(b)	in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, <i>per diem</i>	3	0	0

Rs. A. P.

1 0 0

3 0 0

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

		Proper Fees.		
		Rs.	A.	P.
Article 4. —Every process of attachment of property by actual seizure—				
(c)	in respect of the warrant of attachment	...	1	0 0
(d)	in respect of each man necessary to effect the attachment and also to ensure safe custody, when such man is to be left actually in possession, <i>per diem</i>	...	0	4 0

Note.—The daily fee (d) is to be paid at the time of obtaining the process, for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 269 of the Code of Civil Procedure of 1877.

		Rs.	A.	P.
Article 5. —Every process in execution of a decree by the arrest of the person	4	0	0
Article 6. —Every order for the sale of property other than an order for the sale of distrained property under Act VIII (B.C.) of 1869—				
(e)	in respect of the order of sale	1	0	0
(f)	by way of poundage on the gross amount realized by the sale up to Rs. 1,000	2	per cent.	
	together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of	1	..	

Note.—The portion (e) of this fee must be paid when the process is obtained; and the poundage (f) at the time of making the application for payment of the proceeds of sale out of Court, as hereinafter provided.

		Rs. A. P.		
Article 7. —Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part	1	0	0

PART IV.—In the Courts of Moonsifs, in Small Cause Courts, and in the Revenue Courts where the suit is for debt or damage, to personal property or for rent, and where the claim does not exceed Rs. 50.

		Rs. A. P.		
Article 1. —Summons to defendants, when the defendants are not more than two in number, <i>one fee</i> ...				
		0	8	0

When the defendants are more than two in number, the fee above mentioned for the first two, and an additional fee of 4 annas for every such defendant in excess of two.

	Rs.	A.	P.
Article 2.—Summons to witnesses in respect of each witness	0	4	0

		Rs. A. P.		
Article 3. —Every commission to make a local investigation, or to take evidence, or for any other purpose—				

		Rs. A. P.		
(a)	in respect of the commission	...	1	0 0
(b)	in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, <i>per diem</i>	...	3	0 0

Note.—A sum sufficient to cover the daily fee (b), for such period as may be fixed by the Court for the purpose of executing the commission, must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

		Rs. A. P.		
Article 4.—Every process of attachment of property by actual seizure—				
(c)	in respect of the warrant of attachment ...	0	8	0
(d)	in respect of each man necessary to effect the attachment, and also to ensure safe custody, when such man is to be left actually in possession, <i>per diem</i> ...	0	4	0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 269 of the Code of Civil Procedure of 1877.

		Rs.	A.	P.
Article 5. —Every process in execution of a decree by arrest of the person		1	0	0
Article 6. —Every order for the sale of property other than an order for the sale of distrained property under Act VIII (B.C.) of 1869—				
(e)	in respect of the order of sale	1	0	0

		Proper Fees.	
		Rs. A. P.	
(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000	2 per cent.
together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of	1 "

Note.—The portion (e) of this fee must be paid when the process is obtained; and the poundage (f) at the time of making the application for payment of the proceeds of sale out of Court as hereinafter provided.

		Rs. A. P.	
Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding Article of this part	1 0 0

RULE II.—Notwithstanding Rule I, no fee shall be chargeable for serving and executing any process, such as a notice, rule, summons, or warrant of arrest which may be issued by any Court of its own motion, solely for the purpose of taking cognizance of, and punishing any act done, or words spoken, in contempt of its authority.

RULE III.—No process which comes within the operation of Rule I shall be drawn up for service or execution, except upon an application made to the Court for that purpose in writing, on a document bearing upon its face stamps not less in amount than the fee, which by Rule I is directed to be charged for serving and executing the process so sought to be drawn up. This application may, however, at the option of the party making it, be included in the petition by which he moves the Court to order the process to issue; but in that case the petition must bear the requisite stamps for the process fee, in addition to such stamps, if any, as are needed for its own validity: and, in either case, the filing of the application, thus duly stamped, shall constitute payment of the fee chargeable for the process.

RULE IV.—In cases which are covered by the note to Article 3 of Part I, and the note to Articles (3) and (4) of Parts II, III, and IV of the Table of Fees in Rule I, the additional fee which may become payable after the process has been actually issued shall be paid by filing a written requisition to the Court to receive the fee, which document shall bear on the face of it stamps not less in amount than the additional fee, together with a memorandum of the purpose for which it is paid.

RULE V.—The proceeds of a sale effected in execution of any decree will only be paid out of Court on an application made for that purpose in writing, and the additional fee (f), Article (6), Parts II, III, and IV must be paid by stamps affixed to, or impressed upon, the first of such applications: whether it be or be not made by the person who obtained the order for sale, or whether it does or does not extend to the whole of the proceeds. No fee will be chargeable upon any such application subsequent to the first.

N.B.—The fees paid in pursuance of these Rules, must, in all proceedings, be deemed and treated as part of the necessary and proper costs of the party who pays them.

[Third Publication.]

NOTIFICATION.

The 5th February 1878.—In continuation of Government Notification of 8th January 1878 it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace and serious riots which occur between the rival factions of the zemindar of Sydepore and the taluqdars and others, owners of the villages of Singkhali and Attorkhali, in the Perozepore sub-division, in the district of Backergunge, the Lieutenant-Governor has sanctioned the retention for a further period of six months, from the 1st February 1878, of a special police force of 1 head constable and 10 constables to be quartered at the said villages. The cost of the force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means :—

		Rs. A. P.	
1 first grade head constable	at Rs. 25	...	25 0 0
2 ditto constables	" 9	...	18 0 0
4 second grade ditto	" 8	...	32 0 0
4 third ditto ditto	" 7	...	28 0 0
Pensionary charges at 2 annas per rupee	12 14 0
Contingencies at 10 per cent.	10 0 0
Total		...	125 14 0
Or for six months		...	755 4 0
Clothing allowance of 1 head constable and 10 constables	
at Rs. 4 per annum	22 0 0
Barracks	25 0 0
Total cost		...	802 4 0

H. A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 26th January 1878.—It is hereby notified, under the provisions of Section 15 of Act V of 1861, that the villages of Deotula, Bhyjoorah, Karaitolla, Koochnichara, Tolleshur, Sonbaria, Jafferkhally, Amtollee and Bamna, in the Perozepore sub-division, in the district of Backergunge, being still in a very disturbed and dangerous state owing to the existence of disputes regarding the possession of lands and the collection of rents, and owing to the animosity becoming more intense between the rival parties, the Lieutenant-Governor has sanctioned, from the date of receipt at Backergunge of the Gazette containing this notification, the employment for a further period of one year of a special police force consisting of 1 sub-inspector, 4 head constables, and 50 constables, to be quartered at the said villages. The cost of the revised scale of police force noted below will be assessed and levied from the inhabitants of the villages in proportion to their respective means :—

				Rs.	A.	P.
1 sub inspector	at Rs. 50	50	0	0
1 head constable	" 25	25	0	0
1 ditto	" 20	20	0	0
1 ditto	" 15	15	0	0
1 ditto	" 10	10	0	0
20 constables	" 9	180	0	0
30 ditto	" 8	240	0	0
Total				540	0	0
Pensionary charges at 2 annas per rupee	67	8	0
Contingencies at 10 per cent.	54	0	0
1 sub-inspector's boat hire at Rs. 20	20	0	0
Total				681	8	0
Total for 12 months	8,178	0	0
Clothing allowance of 54 men at Rs. 4	216	0	0
6 barracks and cook-sheds at Rs. 50	300	0	0
Grand Total for 12 months				8,694	0	0

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENT.

The 18th February 1878.

No. 38.—Postings.—Mr. A. F. Watson, Executive Engineer, Third Grade, is, on return from sick leave, posted to the First Calcutta Division, which he joined on the 4th February 1878, before noon.

Mr. Watson is allowed subsidiary leave from the 24th January to the 3rd February 1878.

No. 39.—Mr. H. E. B. Fox, Supervisor, Second Grade, rejoined the Orissa Division, on return from Madras famine relief works, on the 30th January 1878, before noon.

The 21st February 1878.

No. 40.—Sergeant J. Battman, Overseer, First Grade, rejoined the Hazareebagh Division, on return from Bombay famine relief works, on the 9th February 1878, before noon.

No. 41.—The following order, issued by the Government of India, in the Public Works Department, is republished for information :—

No. 71, of the 12th February 1878.—The following changes are ordered in the superior accounts establishment of the Public Works Department :—

Mr. A. Wilson, Assistant Examiner, First Grade (temporary rank), is re-transferred from Madras to Bengal.

No. 42.—The following orders, issued by the Government of India, in the Military Department, are republished for information :—

No. 172, of the 22nd February 1878.—The following extract from list No. 4, dated the 25th January 1878, received from the India Office, is republished for general information :—

Permitted to Return.

Sub-Conductor A. Freeman, Public Works Department.

Granted Extensions of Leave.

Colonel C. T. Stewart, R.E., six months, medical certificate.

No. 43.—Notification.—Baboo Kirty Chunder Chowdry and Mr. W. P. Milne, Assistant Engineers, Third Grade, attached respectively to the Third Calcutta and Circular and Eastern Canals Divisions, having passed the prescribed examination, are promoted to the Second Grade, with effect from the 12th November 1877.

J. E. T. NICOLLS, *Major-Genl., R.E.,*
Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION—ESTABLISHMENT.

The 20th February 1878.

No. 47.—Postings.—Messrs. A. Hayes and C. J. K. Watson, Assistant Engineers, Second Grade, on return from famine relief works, are posted to the Sone Circle.

No. 48.—Mr. R. J. Beckwith, Overseer, First Grade, on his return from famine relief works in the Bombay presidency, is posted to the Sone Circle.

No. 49.—Leave.—Baboo P. Veeriah Naidoo, First Class Assistant Apothecary, Brahminee-Byturnee Division, is granted leave without allowances for eighteen months, under section 9, Supplement F of the Civil Leave Code.

The 21st February 1878.

No. 50.—Transfer.—Baboo Mohesh Chunder Bose, Assistant Engineer, First Grade, is transferred in the interests of the public service from the South-Western to the Sone Circle.

The 22nd February 1878.

No. 51.—Leave.—Mr. A. Clerke, Assistant Engineer, Second Grade, attached to the South-Western Circle, is granted nine months' furlough to Europe on medical certificate under section 3, Supplement F of the Civil Leave Code, with the necessary subsidiary leave

The 25th February 1878.

No. 52.—Notifications.—With reference to the orders marginally noted Mr. A. Hayes Assistant Engineer, Second Grade, reported his return from Madras on the forenoon of the 18th February 1878.

No. 53.—With reference to the orders marginally noted Baboo C. Ruthnum Pillay, Overseer, First Grade, who reported his return from Madras famine relief works to the Superintending Engineer, Orissa Circle, at Cuttack on the afternoon of the 13th instant, is posted to the Mahanuddy Division.

No. 54.—Leave.—Baboo Gopal Chunder Mookerjee, Overseer, First Grade, Northern Drainage and Embankment Division, is granted privilege leave for one month under section 12, Supplement F of the Civil Leave Code, in extension of the two months' privilege leave granted to him in Notification No. 394, dated 29th December 1877.

No. 55.—Notifications.—With reference to the orders marginally noted Mr. D. B. Horn, Assistant Engineer, Second Grade, left the Buxar Division on the afternoon of the 15th February 1878 to join the Chief Engineer's Office.

No. 56.—With reference to the orders marginally noted Mr. W. H. Johnstone, Supervisor, First Grade, joined the Gunduk Division on the forenoon of the 14th February 1878.

F. T. HAIG, *Col., R.E.,*

Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1531, dated 22nd February 1878.—Surgeon-Major B. Purves received charge of the Darjeeling Jail from Surgeon S. B. Roe in the afternoon of the 9th instant.

ROBERT HADYAT, *M.B.,*
Depty. Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Orders issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 3, dated the 16th February 1878.

From a report recently submitted by a District Judge, it appears that, in the time of his predecessors, the record-room attached to this Court has been allowed to fall into a state of great confusion. No register of the contents of the record-room had been prepared; no system in arranging the records had been followed. The provisions of Circular Order No. 7, dated 4th March 1874, requiring lists of the records sent in by the Lower Courts to be prepared on printed forms of a uniform size and bound into volumes, had been overlooked. The papers, the periodical destruction of which was prescribed by Circular Order No. 26, dated 16th November 1865, and previous Circular Orders of the Sudder Court, had not been touched, though year after year the annual reports contained certificates to the effect that the rules had been complied with. The record-keeper and his deputy had been permitted to delegate their duties to copyists, who were allowed unrestricted access to the record-room, and permitted to do their copying work there, away from the control of the Serishtadar. Irregularities, such as might have been expected in regard to the granting of copies, are said to have resulted.

2. To remedy the irregularities noted above as soon as they were discovered, advantage was taken by the Judge of the Dusserah vacation to employ all the clerks of the Court, who had not taken leave, in making a list of the contents of the racks, and examining, as far as possible, the contents of the bundles. A complete index to the papers, which are now being arranged, is in process of preparation, and something like order is gradually being introduced.

3. It is to be feared that a somewhat similar state of things may prevail elsewhere, and consequently the Judges consider it necessary to direct that steps be taken to ascertain in every Court that the record-keeper is performing his duties thoroughly, and not only so far as is sufficient to prevent the immediate detection of neglect.

4. The Court have to remind the District Judges that the native holidays afford opportunities which may be usefully employed in carrying out inquiries for the neglect of which pressure of business is frequently pleaded, and that it must always be possible to make arrangements for the performance of this duty without interfering with the religious observances of their ministerial officers.

5. The object to be attained is of such importance, that the Court trust that all District Judges will co-operate heartily in securing it. Officers who may hereafter neglect this duty must bear in mind that they will be held personally responsible.

No. 4, dated the 16th February 1878.

In lieu of the monthly return, shewing the number of pauper suits decided in the Civil Courts, prescribed by the Circular Order of the late Sudder Court, No. 22, dated 2nd October 1846, the Court is pleased to prescribe for use the annexed form of quarterly statement to be prepared by the District Judge on account of his own and the Subordinate Civil Courts, and by him forwarded to the Collector of the District concerned.

2. Instead of communicating directly with the Collector immediately on passing a decision in favour of a person suing *in forma pauperis*, as directed in Circular Order No. 34, dated 30th November 1864, the officer deciding will, in future, within seven days from the day on which the decree is signed, deliver to the Government Pleader a copy of the decree in the case.

Statement shewing the number of Pauper Suits decided in the Civil Courts of the District of _____ during the _____ Quarter of the year 18____, and the amount of Stamp Duty leviable on behalf of Government (Circular Order No. 4, dated 16th February 1878).

[illegible]

Sheriff's Office, the 27th February 1878.

NOTICE is hereby given that the Third Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOYS, *Sheriff*.

সরকারি আফিস, সন ১৮৭৮ সাল ২৭শ ফেব্রুয়ারি।

সকলকে সমাচার দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম ফোর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার নিষ্পত্ত্য জন্য আগামি সন ১৮৭৮ সালের ২৫শ মার্চ সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৮ সালের তৃতী ক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারায় প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে ফৌজদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে ইতি।

W. J. CURTOYS, *Sheriff*.

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Small Cause Courts of Dacca and Munshigunge will hold his sittings in the Dacca Court on the undermentioned date:—

Friday, the 1st March 1878.

AMRITO LALL CHATTERJEE, *Judge, Small Cause Court.*

MUNSHIGUNGE SMALL CAUSE COURT, the 23rd February 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 148B.

NOTICE is hereby given that the Third Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 4th March 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

						Chests.
Behar	Opium	2,500
Benares	,,	2,000
Total						4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 9th and 19th March 1878 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 9th March 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 19th March 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on about the

dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

* Dates.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 3rd April 1878	2,500	2,000	4,500
On or about Thursday, 2nd May	2,500	2,000	4,500
On or about Monday, 3rd June	2,500	2,000	4,500
On or about Wednesday, 3rd July	2,500	2,000	4,500
On or about Monday, 5th August	2,500	2,000	4,500
On or about Monday, 2nd September	2,500	2,000	4,500
On or about Wednesday, 25th	2,500	2,000	4,500
On or about Tuesday, 5th November	2,500	2,000	4,500
On or about Monday, 2nd December	2,500	2,000	4,500
Total	22,500	18,000	40,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 29th January 1878.

No. 267B.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 3rd April 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

			Chests.
Behar Opium	2,500
Benares "	2,000
Total	4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th April 1878, respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 8th April 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Thursday, the 18th April 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, L. P., however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 2nd May 1878	2,500	2,000	4,500
On or about Monday, 3rd June 1878	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878	2,500	2,000	4,500
On or about Monday, 5th August 1878	2,500	2,000	4,500
On or about Monday, 2nd September 1878	2,500	2,000	4,500
On or about Wednesday, 25th September 1878	2,500	2,000	4,500
On or about Tuesday, 5th November 1878	2,500	2,000	4,500
On or about Monday, 2nd December 1878	2,500	2,000	4,500
Total	20,000	16,000	36,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th February 1878.

No. 262B.

SEALED tenders are hereby invited for the supply of coal pitch and iron clamps, required for the opium chests of the Behar Agency of the season 1877-78.

OPIMUM.

C. T. BUCKLAND, Esq.

2. Tenders will be received in the Office of the Secretary to the Board of Revenue, L. P., up to noon of 15th March 1878.

3. All particulars as to time and place of delivery, as well as to quantity, description, and quality of the articles can be obtained on personal application at the said office.

4. The party or parties whose tenders may be accepted will be required to enter into an engagement, and, as security for its fulfilment, to deposit with the Board such amount as they may think proper to demand.

5. The Board reserve to themselves the right of rejecting any tender without assigning any reason for doing so.

By order of the Board of Revenue, L. P.,

FORT WILLIAM, the 23rd February 1878.

W. H. GRIMLEY, Secretary.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 15th February 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	12,03,888	2,10,752	5,81,255	20,85,895
French Kurkutch	57,765	57,765
Italian Punga	34,390	34,390
Ditto Kurkutch	39,707	39,707
Bombay ditto	75,078	29,949	1,05,027
Madras ditto	28,400	28,400
Arabian and Persian Gulfs Kur- kutch and Muscat Rock ...	2,58,791	9,200	15,950	2,83,941
Cadiz Kurkutch	22,876	22,876
Aden ditto	1,156	1,156
Ceylon ditto	23,688	23,688
Egyptian ditto	51,660	92,331	1,43,991
Total ...	18,87,399	3,12,283	6,27,154	28,26,836

By order of the Board of Revenue, L. P.,

J. D. MACLEAN, Collector of Customs.

CALCUTTA CUSTOM HOUSE, the 22nd February 1878.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 27, 1878.

• PART I A.

• Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following order, issued by the Government of India in the Legislative Department, is republished for general information :—

CORRIGENDA.

In Act VI of 1878, published in the *Gazette of India* of the 16th instant :—

last section number, for "20," read "21 :"

in margin of the same section, for "19," read "20 :"

in line 5 of same section, for "nineteen," read "twenty."

In the Transfer of Property Bill, No. II, published in the *Gazette of India* of the 16th instant—

in section 14, last line, for "covenants," read "contracts."

in section 55, line 8, for "fifty-four," read "fifty-three."

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Port William, the 21st February 1878.

No. 319.—Mr. Charles Sanderson, Solicitor to Government, has obtained leave of absence for eighteen months under Section 6, Clause 1, of the Covenanted Absentee Rules of 1855, with effect from the date on which he may avail himself of the same.

No. 220.—Mr. Robert Leicester Upton is appointed to officiate as Solicitor to Government during the absence on leave of Mr. Charles Sanderson, or until further orders.

The 22nd February 1878.

No. 221.—Mr. J. O. Bell received charge of the office of Standing Counsel for the Port William in Bengal from Mr. J. Pitt-Kennedy on the 11th instant.

No. 227.—The following list of Civil Servants on the Bengal Establishment absent on furlough, special, or subsidiary leave, on the 31st December 1877, is published for general information :—

No.	Names.	Substantive appointment.	Date of commencement of furlough or leave.	Date of expiry of furlough or leave.	REMARKS.
LOWER PROVINCES.					
FURLOUGH.					
1	A. Money, C.B. ...	Member, Board of Revenue ...	April 30, 1877	April 29, 1878	
2	W. L. F. Robinson ...	Commissioner of Chota Nagpore ...	May 1877	May 1878	
3	Sir W. J. Herschel ...	Magistrate and Collector, 1st Grade ...	Oct. 1877	Oct. 1879	
4	Sir Stuart S. Hogg ...	Commissioner of Police, Calcutta, and Chairman of the Corporation of the Town of Calcutta.	Mar. 1, 1877	Nov. 30, 1878	
5	L. R. Tottenham ...	District and Sessions Judge, Midnapore ...	May 16, 1877	Jan. 15, 1878	Since returned.
6	H. W. Alexander ...	Opium Agent of Behar ...	April 9, 1877	Mar. 23, 1878	
7	A. T. Maclean ...	District and Sessions Judge, 24-Pargunnahs ...	April 10, 1877	April 9, 1878	
8	J. F. R. Hewitt ...	Magistrate and Collector, 2nd Grade ...	July 23, 1877	Oct. 24, 1878	
9	H. H. Whitfield ...	Magistrate and Collector, 2nd Grade ...	Oct. 1877	Feb. 1878	
10	R. D. Hime ...	Magistrate and Collector, 2nd Grade ...	April 15, 1877	June 3, 1878	
11	T. T. Allen ...	District and Sessions Judge ...	April 7, 1876	Mar. 14, 1877	Permitted to return to duty within the period of leave.
12	L. B. B. King ...	Junior Superintendent of Survey ...	Mar. 1, 1877	Sept. 30, 1878	
13	J. C. Geddes ...	District and Sessions Judge ...	May 21, 1877	May 20, 1878	
14	A. C. Brett ...	Joint-Magistrate and Deputy Collector ...	May 7, 1877	May 6, 1878	
15	J. Anderson ...	Deputy Commissioner, 4th Grade (temporary) ...	July 13, 1877	May 27, 1878	
16	J. A. Hopkins ...	Magistrate and Collector, 3rd Grade ...	Mar. 17, 1876	Mar. 16, 1877	Permitted to return to duty within the period of leave.
17	G. E. Porter ...	Joint-Magistrate and Deputy Collector ...	April 23, 1877	Oct. 22, 1878	
18	H. S. Moseley ...	Joint-Magistrate and Deputy Collector ...	Dec. 12, 1877	Nov. 11, 1878	
19	T. W. Gribble ...	Joint-Magistrate and Deputy Collector ...	April 5, 1877	Aug. 4, 1878	
20	F. W. R. Cowley ...	Joint-Magistrate and Deputy Collector ...	June 30, 1876	Jan. 29, 1877	Since returned.
21	H. Moseley ...	Joint-Magistrate and Deputy Collector ...	May 30, 1877	Dec. 29, 1878	
22	E. F. Rampini ...	Assistant and Joint Sessions Judge, Darjeeling and Julpigoree.	Feb. 9, 1877	Feb. 8, 1879	
23	H. J. S. Cotton ...	Magistrate and Collector, 3rd Grade ...	July 13, 1877	Nov. 12, 1878	
24	A. W. B. Power ...	Political Agent, Hill Tipperah ...	May 7, 1876	May 6, 1878	
25	J. C. Vessey ...	Assistant Magistrate and Collector ...	May 15, 1877	May 14, 1878	
26	C. D. O. Winter ...	Assistant Magistrate and Collector ...	July 27, 1877	Nov. 26, 1878	
27	B. A. Bradbury ...	Assistant Magistrate and Collector ...	Sept. 19, 1877	Sept. 18, 1879	
28	J. Whitmore ...	Assistant Magistrate and Collector ...	Mar. 21, 1877	June 20, 1878	
29	W. Fiddian ...	Assistant Magistrate and Collector ...	Nov. 1876	Nov. 1878	
30	F. W. Badcock ...	Assistant Magistrate and Collector ...	Dec. 8, 1877	Dec. 7, 1879	
31	W. B. Miller ...	Assistant Magistrate and Collector ...	June 16, 1876	June 15, 1877	
SPECIAL LEAVE.					
1	A. C. Tute ...	Assistant Magistrate and Collector ...	Six months' special leave granted by the Madras Government.		
NOTE.—Total absent			33		
Total of Civil Servants employed in the Lower			Provinces ...	227	
Percentage of absentees			...	14.09	

ECCLESIASTICAL.

The 21st February 1878.

No. 78.—The Governor-General in Council is pleased to confirm the leave of absence for eighteen months granted by the Lord Bishop of Calcutta to Mr. Charles Sanderson, Registrar of the Diocese, with effect from the date on which he may avail himself of the same.

The Lord Bishop has nominated Mr. Robert Leycester Upton to officiate as Registrar.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 22nd February 1878.

No. 7 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

CHINA SEA.—YANG-TSE-KIANG.

Kiutoan Light-Vessel.

The Inspector-General of Customs, Shanghai, has given notice that, on or about the 1st March 1878, a light-vessel painted *red* with the word "Kintoan" in white letters on her sides, and a mast surmounted by an 8-foot black ball, will be moored in mid-channel to the north-east of Kiutoan light-house.

The light to be exhibited will be a fixed *catoptric* white light, elevated 35 feet above the sea level, and in clear weather should be visible from a distance of 11 miles.

The usual riding light, a small white light, will be exhibited from the fore-stay, 6 feet above the rail, to indicate the direction the vessel is riding.

During foggy weather a 10-cwt. fog-bell will be struck *three double blows* in each minute, the interval between the blows of each pair being 5 seconds, and between two successive pairs of blows, 15 seconds.

If the light-vessel be driven from her proper position, and of no use as a guide to shipping, the fixed white light will not be exhibited, but in lieu thereof a fixed *red* light will be shown at each end of the vessel; the black ball also will be removed, as soon as possible, and, till removed, will be surmounted by a *red* flag.

On the light-vessel being placed in position, the light at present exhibited from Kintoon light-house will be discontinued.

A. DUNDAS TAYLOR, Comdr. (late I. N.),
Supt., Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 22nd February 1878.

By order,

G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This Notice will effect the following Admiralty Charts :—Yang-Tse-Kiang entrance, No. 1602; Hieshan islands to Yang-Tse-Kiang, No. 1199; Yang-Tse-Kiang to Nanking, No. 1480; Islands between Formosa and Japan, No. 2412; Hong-Kong to Liautung Gulf, No. 1262; also Admiralty list of lights in South Africa, China, &c., 1877; and China Sea Directory, Vol. III, page 348.

If this notice is received on boardship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

No. 102.—*Extract from the Proceedings of the Government of India in the Department of Revenue, Agriculture, and Commerce, dated Calcutta, the 21st February 1878.*

READ again—

- Paragraph 8 (clause i) of the Resolution of the Government of India, Nos. 782—792, dated the 25th October 1875, constituting the Department of Indian Marine Surveys, in which it is directed that—"The Marine Survey Department shall be responsible for maintaining a sufficient stock of the various charts published by the authority of the Admiralty, and for supplying them to the different local Governments, public officers, or other persons, in such manner as may hereafter be arranged."

Resolution of the Government of India, Nos. 26—31, dated the 11th January 1876, approving a proposal made by the Superintendent of Marine Surveys, that the duty of supplying Admiralty charts and sailing directions to local Governments and Administrations for the use of the local and mercantile marine, and other persons requiring them, should rest solely with the Marine Survey Department, and sanctioning a scheme for carrying this proposal into effect.

Read also—

The undermentioned correspondence with Her Majesty's Secretary of State for India on the subject of the supply of Admiralty charts to, and their issue by, the Marine Survey Department:—

Despatch to the Secretary of State, No.	1,	dated the 14th January	1876.
" from	"	12,	" 6th April "
" to	"	43,	" 28th August "
" from	"	16,	" 29th March 1877.
" to	"	41,	" 27th September "
" from	"	14,	" 20th December "

RESOLUTION.—In modification of the orders cited in the preamble of this Resolution, the Governor General in Council is pleased to rule that Admiralty charts shall not in future ordinarily be sold to the public by the Marine survey Department, and that the Superintendent of Marine Surveys, when applied to by persons wishing to purchase or seeking information in regard to charts, shall confine himself to furnishing information of the numbers of the charts required according to the Admiralty catalogue, referring intending purchasers to Messrs. Black and Murray, who are the established Agents in Calcutta for the sale of Admiralty charts, for the charts they require. Such charts may, however, be sold to the public by the Superintendent of Marine Surveys, in the event of the stock maintained at the Agency being at any time exhausted, in which case he should at once bring the fact to the notice of the Hydrographer to the Admiralty.

A sufficient stock of all "Notices to Mariners" affecting Admiralty charts relating to Indian waters, and published by the Government of India, will be kept for sale to the public at the Office of the Superintendent of Marine Surveys. The number of these notices now printed should be increased accordingly, and those out of print and affecting Admiralty charts not yet corrected up to date by the Hydrographic Office should be reprinted.

ORDER.—Ordered that a copy of the above Resolution be forwarded to the Superintendent of Marine Surveys for information and guidance, and that it be inserted in the *Gazette of India* for general information.

The following order, issued by the Government of India in the Financial Department, is republished for general information:—

NOTIFICATIONS.—ACCOUNTS AND FINANCE.

Fort William, the 27th February 1878.

No. 1134.—The Governor-General in Council directs the publication of the following Addenda and (or) corrigenda to the Codes of the Financial Department:—

CIVIL PENSION CODE.

SECTION 71 (PAGE 41).

Substitute the following for the 3rd example under this Section:—

The commission paid to a Thoogyee in British Burma goes in part to pay expenses incident to his office. In calculating emoluments or average emoluments for pension purposes, $2\frac{1}{2}$ per cent. on a Thoogyee's commission, when the average commission of the last five years of a Thoogyee's service exceeds Rs. 600 a year, is deducted as representing the expenses of his office, and pension or gratuity is computed upon the remainder. No deduction is made if the average commission of a Thoogyee for the last five years of service does not exceed Rs. 600 a year; in such case the pension or gratuity is computed upon the total amount of such average commission.

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

Fort William, the 22nd February 1878.

No. 156.—The undermentioned officers of the Bengal Staff Corps, having completed 20 years' service, are promoted to the rank of Major from the dates specified, under the provisions of G. G. O. No. 808 of the 26th September 1866, subject to Her Majesty's approval:—

Captain Thomas Bernard Michell,—19th February 1878.

* * * * *

No. 159.—Lieutenant-Colonel Bendyshe Walton, C.I.S., Bengal Staff Corps, is promoted to the rank of Colonel by Brevet from the 1st October 1877, under the operation of the Royal Warrant of the 13th August 1877, clause f, paragraph 22, subject to Her Majesty's approval.

FURLOUGH AND LEAVE.

No. 170.—The undermentioned officers are granted furlough to Europe, with the necessary subsidiary leave:—

Major John Charles Campbell Daunt, v.c, Bengal Staff Corps, District Superintendent of Police, 1st Grade, Lohardugga, Bengal,—private affairs, for one year six months and twenty-three days, under Rule IX of the regulations of 1868.

* * * * *

No. 172.—The following extract from list No. 4, dated the 25th January 1878, received from the India Office, is published for general information:—

Granted extensions of leave.

* * * * *

Major L. Blathwayt, Staff Corps,—6 months, medical certificate.

* * * * *

REGULATIONS.

No. 175.—Under instructions from Her Majesty's Government, the Right Hon'ble the Governor-General in Council is pleased to publish the following rules regarding advances of pay to officers under the furlough rules of 1864 and 1875:—

Officers proceeding on furlough to Europe may if they desire it, receive an advance equivalent to three months' furlough pay.

Officers returning from furlough will similarly be granted advances of pay at the following rates, on obtaining permission to return:—

For a Subaltern	£ 65
For a Captain	£ 100
For a Field Officer	£ 150

Recovery of the advances made in England to be effected in India by equal monthly instalments at the rate of exchange fixed for the year.

HORACE A. COCKBURN,
Off. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 27, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up for sale at the Collector's Chamber at Alipore at 12 o'clock on Thursday, the 28th February 1878, corresponding with 17th Falgun 1284 B.S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Lot number.	Mouzah and pergunnah.	Area in bighas, more or less.	BOUNDARIES.
1	Rambludderbates in Pergunnah Calcutta.	B. C. 1 6	North by road; south and west by Pitambar Ghose's land; east by land purchased by Korte Chander Mitter.

W. M. SOUTTAR, *Offg. Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate situate in the district of Pubna, will be put up to sale at the Pubna Collectorate on the 6th March 1878, corresponding with 23rd Falgun 1284 B.S.

The purchasers of this estate will be subject to the conditions of sale as given below:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase money does not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
		A. R. P.	Rs. A. P.	Rs. A. P.	
	East Ram Bludderbates, pergunnah Mahajanpore ...	48 0 0	15 15 0	51 0 0	

At Pubna, the 10th January 1878.

W. V. G. TAYLER, *Collector.*

NOTICE is hereby given that the undermentioned plots of surplus B class lands of the Neilgherry State Railway, situated in the district of Moorshedabad, are no longer required by Government, and will be put up to sale at Railway Station Assemblage by noon on Tuesday, the 5th day of March 1878, corresponding with 22nd Falgun 1285 B. S.

The purchasers of these plots will be subject to the following conditions—

1st.—The whole amount of the purchase-money must be paid at once on the day of sale.

2nd.—If the purchase-money is not paid within the stipulated time, the lot will be resold at the risk of the defaulting purchaser, who will be liable for any loss that may arise in case of a smaller price being bid at the resale.

3rd.—The purchasers shall not make any excavations on the land within 15 feet from the railway fencing.

4th.—The plots will be sold revenue-free to the highest bidders over and above the upset prices affixed to each lot.

5th.—The purchasers shall be put in possession on receipt of the orders of the Collector confirming the sales, but such possession shall be liable to be disturbed in case the final sanction of the Member of the Board of Revenue in charge should not be accorded to the proceedings.

Lot No.	Former No.	Killa.	Parganah and Mouzah.	Number of plots in which the land is situated.	Situated on which side of the Railway.	APPROXIMATE AREA IN BEGGAH AND ACRES.			UPSET PRICES.		LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundaries of lots.
						B. C. C.	A. B. P.	Ba. A. P.			Reasons for exclusion.	A. B. P.		
1	21	Moorshedabad	Parganah Moorshedabad, Mouzah Assemblage and Baranagar.	27	South	2 0 0	0 2 28	1015 0 0	Commences on 2,200 feet of mile 27, and terminates at 2,400 feet of same, as per plan.	North—By A class land. South—By garden land of Kiam Chaud Golechha. East—By class B land. West—By ditto.
2	22	ditto	ditto	27	North	1 0 54	0 1 28	625 0 0	Commences on 2,250 feet of mile 27, and terminates at 2,450 feet of same, as per plan.	North—By class A land. South—By class D land. East—By class B land. West—By ditto.
3	23	ditto	ditto	27	South	0 16 0	0 1 3	400 0 0	Commences on 2,650 feet of mile 27, and terminates at 2,450 feet of same, as per plan.	North—By A class land. South—By secondary land. East—By class B land. West—By ditto.
4	24-1	ditto	ditto	27	North	0 0 0	0 0 25	300 0 0	Commences on 2,400 feet of mile 27, and terminates at 2,700 feet of same, as per plan.	North—By class A land. South—By secondary land. East—By class B land. West—By ditto.
5	25	ditto	ditto	27	North	0 0 44	0 0 23	206 10 0	ditto	North—By secondary land. South—By class D land. East—By secondary land. West—By class B land.
6	26	ditto	ditto	27	South	0 0 10	0 0 15	160 10 0	Commences on 2,700 feet of mile 27, and terminates at 2,400 feet of same, as per plan.	North—By class A land. South—By secondary land. East—By public road. West—By class B land.
7	27-1	ditto	ditto	27	South	0 0 8	0 0 23	405 10 0	Commences on 4,000 feet of mile 27, and terminates at 4,150 feet of same, as per plan.	North—By class B land. South—By secondary land. East—By bank of Manick Chaud K. R. R. West—By public road.
8	28-1	ditto	ditto	27	North	0 1 7	0 0 4	85 10 0	Commences on 3,900 feet of mile 27, and terminates at 4,000 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By public road. West—By secondary land.
9	29-1	ditto	ditto	27	North	1 15 4	0 0 13	1,700 0 0	Commences on 4,000 feet of mile 27, and terminates at 4,770 feet of same, as per plan.	North—By secondary land. South—By class D land. East—By class A land. West—By public road.

[illegible]

Calcutta Railway Deputy Collector's Office, the 3rd January 1878.

W. HERRMAN, Railway Deputy Collector.

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnaghar on Thursday, the 29th March 1878, corresponding with 16th Chytr 1284 B. S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and Pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
	B. K. C.	
Kishengunge pergunnah	1 11 6	North by the railway ditch; south by Ram Gobind Biswas and Bulloram Chatterjee's jamma land; east by the railway ditch; and west by the land belonging to Benode Chakravarti.

NUDDRA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STEVENS, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furreedpore, will be put up to sale at the Furreedpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chytr 1284 Bengali year.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
532	179	Talook Ramjihan Shome, pergunnah Jalalporo	2 0 11	4 0 0	5 0 0
538	6280A	Kaliganga Nadi Bharati, pergunnah nil	1 1 5	2 0 0	4 0 0

C. C. QUINN, Offg. Collector.

COLLECTOR'S OFFICE, DISTRICT FURREEDPORE, the 21st September 1877.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Rajshahye will be put up to sale at the Rajshahye Collectorate on the 26th of March 1878, corresponding with the 14th of Choitro 1284 (Bengali).

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			Rs. A. P.	Rs. A. P.	Rs. A. P.
43	910	Raghonathporo in pergunnah Burdwan.	94 2 6	10 0	120 0

COLLECTOR'S OFFICE, DISTRICT RAJSHAHYE, the 22nd December 1877.

T. H.

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of land relinquished by the East Indian Railway Company in the district of Bhagalpur, will be put up to sale at the Bhagalpur Collectors Office, on Friday, the 23rd March 1878, corresponding with 11th Choitro 1285 F. S.

The purchaser will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots will be sold to the highest bidders above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him reverend free.
2. If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the plot to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. B. P.	Rs. A. P.	Rs. A. P.
1	Relinquished plot of class A land situate in mouzah Futtehpur, pergunnah Bhagalpur, mile 2 1/2 (loop line); bounded on the north by public road; south by railway line; east, by relinquished plot of class A land in mouzah Mansurpur; west, by railway fencing and mouzah Futtehpur.	0 1 23	5 0 0
2	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagalpur, mile 2 1/2; bounded on the north by the public road; south, by plot of class B land purchased by land A.H. east, relinquished plot of class A land in mouzah Mulla Chuk; west, by relinquished plot of class A land in mouzah Futtehpur (No. 1).	1 1 31	20 0 0
3	Relinquished plot of class A land situate in mouzah Mulla Chuk, pergunnah Bhagalpur, mile 2 1/2; bounded on the north by public road; south, by plot of railway class B land purchased by Bechoo; east, relinquished plot of class A land in mouzah Babour; west, by relinquished plot of class A land in mouzah Mansurpur (No. 2).	1 0 23	30 0 0
4	Relinquished plot of class A land situate in mouzah Subou, pergunnah Bhagalpur, miles 2 3/4, 2 3/4, and 2 3/4; bounded on the north by the lands belonging to Kartick Nath Pandey, mile lands of Muddun Thakoor and Singheer Jha, Patten belonging to Dhiraibhoy Chowdhary and Patten belonging to Muddun Mohun Thakoor; south, plot of railway class B lands purchased by Musamat Dhiraibhoy Chowdhary; east, relinquished plot of class A land in mouzah Nubepore; west, by relinquished plot of class A land in mouzah Mulla Chuk (No. 3).	17 8 0	280 0 0
5	Relinquished plot of class A land situate in mouzah Nubepore, pergunnah Bhagalpur, miles 2 3/4 and 2 3/4; bounded on the north by the river Ganges; south, by railway class B land purchased by Hajoo Moonshi; east, relinquished class A land in mouzah Gonspur; west, by relinquished class A land in mouzah Babour (No. 4).	4 0 28	60 0 0
6	Relinquished plot of class A land situate in mouzah Gonspur, pergunnah Bhagalpur, miles 2 3/4 and 2 3/4; bounded on the north by the river Ganges; south, by railway class B land purchased by Bany Doobey; east, relinquished plot of class A land in mouzah Furka; west, by relinquished plot of class A land in mouzah Nobipur.	3 2 5	50 0 0
7	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhagalpur, miles 2 3/4 and 2 3/4; bounded on the north by the semi-duri lands of Muddun Thakoor and Patee Mohun Mirar; south, by railway B class land purchased by Bany Doobey; east, by relinquished plot of class A land in mouzah Musarho; west, by relinquished plot of class A land in mouzah Gonspur (No. 6).	19 2 39	315 0 0
8	Relinquished plot of railway class A land in mouzah Musarho, pergunnah Bhagalpur, mile 2 3/4; bounded on the north by the jote lands of Rumphul Doobey, Jugur Nath Mithal, Gope, Perhaud Munder, and Mohur Munder; south, by the jote of Lildhar Singh, Hari Gope, Pertab Gope, and Bundi Munder; east, by the existing railway line; west, by relinquished plot of class A land in mouzah Furka (No. 7).	3 2 30	60 0 0
9	Relinquished plot of class C land in mouzah Colgong, pergunnah Colgong, mile 2 1/2; bounded on the north by a kutchi drain and mukimara lands belonging to late Baboo Radha Churn Gangooly south, by the mal lands of late Baboo Bihannath Chowdhary and jote of Chitoo Behalish east, the mango tops belonging to Gupt Shao; west, railway compound pukka wall.	3 0 7	45 0 0
10	Relinquished bungalow land situate in mouzah Pearphere, pergunnah Chundun (chord line); bounded on the north by the jote of Lalman Mohun; south, by lands belonging to Tikar Chooramun Mirar, Ghatwa of Pearphere; east, by jote of Lalman Mohun; west, by the Mirar Wian and Numhyo Hajum, and the compound of the bungalow line being enclosed all round by morrah trees.	6 1 38	30 0 0

BHAGALPORE COLLECTOR'S OFFICE, the 28th January 1878.

J. KELLERHER, Covenanted Dy. Collector, in charge.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 8, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district on the 25th day March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

No. 1.—Taraif Alpha, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 3,670-3-3 and police Rs. 96-2-7. The share of Santiram Rai and others, bearing sudder jumma Rs. 4,062-3-3 and police Rs. 44-14-8, will be sold for the recovery of Rs. 38-5-10 on account of Government revenue. The share of the other proprietors, Bama Sundari Burmanya and others, the total sudder jumma of which is Rs. 4,622-3-3 and police Rs. 51-4-1, will be exempted from sale as they have opened a separate account.

No. 2.—Pergunnah Belgong, pergunnah Belgong; recorded proprietors Kadar Nath Ghosh and others, bearing sudder jumma Rs. 6,054-8-8 and police Rs. 73-11-11. The entire estate will be sold for recovery of Rs. 564-16-8 on account of Government revenue.

No. 3.—Mouzah Bharpore, pergunnah Plassy; recorded proprietors Mohesh Chandra Rai and others; sudder jumma of the entire estate Rs. 612-4-3 and police Rs. 6-10-8. The share of Mohesh Chandra Sen and others, bearing sudder jumma Rs. 275-8-4 and police Rs. 3, for which a separate account was opened in No. 84-1, and the share of Kadamini Burmanya, bearing sudder jumma of Rs. 30-9-10 and police annas 6 pie 4, for which a separate account was opened in No. 34-1, will be sold for recovery of arrears of revenue Rs. 21-12-2 and Rs. 8 respectively.

No. 4.—Taraif Bhaty, pergunnah Rajpore; recorded proprietors Thakomoni Debya and others; sudder jumma of the entire estate Rs. 1,806-7-2 and police Rs. 110-13-5. The share of Shokhimoni Debya, bearing sudder jumma Rs. 1,372-2-8 and police Rs. 41-9-1, on account of which a separate account has been opened in No. 40-1, will be sold for recovery of Rs. 935-8-8 on account of Government revenue.

Office No. of Chart.

- M. 39. Sketch of the Entrance to Rajpuri river. By Navigating Lieutenant W. P. Haynes, R.N., 1876. *Price, Annas 8.*
- M. 43. Goa and Marmagao Roadsteads. By Commander A. D. Taylor, 1877. *Price, Annas 12.*
- L. 851. Quilon Roads. Lieutenant Taylor, R.N., 1858. *Price, Annas 8.*
- K. 61. Lakadivh Group—Cherbaniani Reef, Chitlac and Kiltan Islands. Lieutenants Selby and Taylor, R.N., 1848. *Price, Annas 12.*
- L. 53. Byramgore Reef or Cheroapani, and Angria Bank. Lieutenants Selby and Taylor, R.N., 1848. *Price, Annas 8.*
TRAVANCORE.
- J. 81. Kolachel Roadstead, with plan of Enciam Rocks. Surveyed by M. Chapman, R.N., 1875. *Price, Rs. 1-8.*
- INDIA EAST COAST, BAY OF BENGAL, &c.
- N. 156. Cape Comorin to Coconada, including the Island of Ceylon. Compiled from the latest Government Surveys, by R. C. Carrington, 1876. *Price, Rs. 1.*
- F. 105. Madras Roadstead. Navigating Lieutenant F. W. Jarrad, R.N., 1876. *Price, Rs. 1.*
- G. 1171. Approaches to Point de Galle Harbour, Ceylon. By T. H. Twynam and Commander A. D. Taylor, 1877. *Price, Rs. 1.*
- F. 104. Coromandel Coast, Sheet No. 2, from Latitude 15° to 16° 30' N. *Price, Rs. 1.*
Sheet No. 3, from Latitude 13° to 15° N. *Price, Rs. 1.*
Sheet No. 4, Lieutenant M. A. Sweny, R.N., 1850-60. *Price, Rs. 1.*
- F. 1172. Orissu Coast, Nursaporo, Point to Palmyras Point, adapted to the latest determinations of the G. T. S., and observations by Commander A. D. Taylor, 1877. (*In course of publication.*)
- N. 15c. Coconada to Basin River. Compiled from the latest Government Surveys, by R. C. Carrington, 1876. (*In course of publication.*)
- F. 113. Coringa or Coconada Bay, showing the Northern Godavery Mouths. Navigating Lieutenant Hammond, R.N., 1875. *Price, Rs. 1-8.*
- F. 1165. False Point Anchorage. By Navigating Lieutenant Hammond, R.N., 1876. *Price, Rs. 1.*
- F. 117. Hooghly River.—Luff Point to Anchoring Creek, showing the James and Mary Shoals, and entrance to the Hoopnarain River, by Navigating Lieutenant Coghill, R.N. *Price, Rs. 1-8.*
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- N. 15d. Bussein River to Pulo Penang, including the Andaman and Nicobar Islands. Compiled from the latest Government Surveys, by R. C. Carrington, 1876. (*In course of publication.*)
- D. 126. Chittagong or Kurnafuli River. Entrance by Lieutenant G. C. Hammond, R.N., 1876. (*In course of publication.*)
- C. 143. Rangoon River Approaches. Surveyed by Lieutenant F. W. Jarrad, R.N., 1876. *Price, Rs. 1-12.*
- C. 145. Entrance to Salween (Maulmain) River. Surveyed by Lieutenant F. W. Jarrad, R.N., 1877. *Price, Rs. 1.*

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- B. 151. Coast of Tenasserim.—Tavoy River, from a sketch by Lieutenant R. Moresby, with corrections and additions, by Commander A. D. Taylor, 1876. *Price, Rs. 1.*
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2. Mergui Archipelago. By Commander A. D. Taylor, R.N., 1876. *Price, Annas 4.*
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7. Rock off Hinglo Island, Bassein River.
8. Rock off Pegu Coast.
9. Position of Cochin Light-house.
10. Position of Beleigh Rock, and additional beacons, Bombay.
11. Buoy marking Gindurah Rock, Galle.
12. Alteration in Manora Point Light Karachi; and discovery of a bank near Towak Island, Red Sea.
13. Dangerous rock in Forrester Strait, Mergui Archipelago, and Richelieu Rock off Kopah Inlet.

19. Correct position of Santipilly Light-house.
20. Anchorage Buoys in Madras Roadstead.
21. Light-vessel near Krishna Shoal, Burma.
22. Additional information, light-vessel Krishna Shoal; and light at Pooree.
23. Alteration of position of Chittagong Lights.
24. Night signals shown by British Pilot vessels in the English channel.

Nb. 1 of 1878. Alteration of position of middle ground Battery, Bombay Harbour.

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The 1st December 1877.

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NOTICE.

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RAJENDRA NATH MITRA,

Asst. Secy. to the Govt. of Bengal.

The 19th February 1878.

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The Calcutta Gazette.

WEDNESDAY, FEBRUARY 27, 1878.

PART V.

Act of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 18th February 1878, and is hereby promulgated for general information:—

ACT No. VI OF 1878.

An Act to amend the law relating to Treasure-Trove.

WHEREAS it is expedient to amend the law relating to treasure-trove; It is hereby enacted as follows:—

Preamble.

Preliminary.

1. This Act may be called "The Indian Treasure-Trove Act, 1878."

Short title.

Extent.

It extends to the whole of British India;

Commencement.

And it shall come into force at once.

2. The enactments specified in the schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same schedule.

Repeal of enactments.

Interpretation-clause.

3. In this Act—

"treasure" means anything of any value hidden in the soil, or in anything affixed thereto:

"Treasure."

"Collector" means (1) any revenue officer in independent charge of a district, and (2) any officer

"Collector."

appointed by the Local Government to perform the functions of a Collector under this Act.

When any person is entitled, under any reservation in an instrument of transfer of any land or thing affixed thereto, to treasure in such land or thing, he shall, for the purposes of this Act, be deemed to be the owner of such land or thing.

Owner.

Procedure on finding Treasure.

4. Whenever any treasure exceeding in amount or value ten rupees is found, the finder shall, as soon as practicable, give to the Collector notice in writing—

(a) of the nature and amount or approximate value of such treasure;
(b) of the place in which it was found;
(c) of the date of the finding;
and either deposit the treasure in the nearest Government Treasury, or give the Collector such security as the Collector thinks fit, to produce the treasure at such time and place as he may from time to time require.

5. On receiving a notice under section 4, the Collector shall, after making such enquiry (if any) as he thinks fit, take the following steps (namely):—

Notification requiring claimants to appear.

(a) he shall publish a notification in such manner as the Local Government from time to time prescribes in this behalf, to the effect that, on a certain date (*mentioning it*), certain treasure (*mentioning its nature, amount, and approximate value*) was found in a certain place (*mentioning it*); and requiring all persons claiming the treasure, or any part thereof, to appear personally or by agent

before the Collector on a day and at a place therein mentioned, such day not being earlier than four months, or later than six months, after the date of the publication of such notification ;

(b) when the place in which the treasure appears to the Collector to have been found was at the date of the finding in the possession of some person other than the finder, the Collector shall also serve on such person a special notice in writing to the same effect.

6. Any person having any right to such treasure or any part thereof, as owner of the place in which it was found or otherwise, and not appearing as required by the notification issued under section five, shall forfeit such right.

7. On the day notified under section five, the Collector shall cause the treasure to be produced before him, and shall enquire as to and determine—

(a) the person by whom, the place in which, and the circumstances under which, such treasure was found ; and

(b) as far as is possible the person by whom, and the circumstances under which, such treasure was hidden.

8. If, upon an enquiry made under section seven, the Collector sees reason to believe that the treasure was hidden within one hundred years before the date of the finding, by a person appearing as required by the said notification and claiming such treasure, or by some other person under whom such person claims, the Collector shall make an order adjourning the hearing of the case for such period as he deems sufficient, to allow of a suit being instituted in the Civil Court by the claimant, to establish his right.

9. If upon such enquiry the Collector sees no reason to believe that the treasure was so hidden ; or

if, where a period is fixed under section eight, no suit is instituted as aforesaid within such period to the knowledge of the Collector ; or

if such suit is instituted within such period, and the plaintiff's claim is finally rejected ;

the Collector may declare the treasure to be ownerless.

Any person aggrieved by a declaration made under this section may appeal against the same within two months from the date of the declaration, to the Chief Controlling Revenue Authority.

Subject to such appeal, every such declaration shall be final and conclusive.

10. When a declaration has been made in respect of any treasure under section nine, such treasure shall, in accordance with the provisions hereinafter contained, either be delivered to the finder thereof or be divided between him and the owner of the place in which it has been found in manner hereinafter provided.

11. When a declaration has been made in respect of any treasure as aforesaid, and no person other than the finder of such treasure has appeared as required

When no other person claims as owner of place, treasure to be given to finder.

by the notification published under section five and claimed a share of the treasure as owner of the place in which it has been found, the Collector shall deliver such treasure to the finder thereof.

12. When a declaration has been made as aforesaid in respect of any treasure, and only one person other than the finder of such treasure has so

When only one such person claims and his claim is not disputed, treasure to be divided,

appeared and claimed, and the claim of such person is not disputed by the finder, the Collector shall proceed to divide the treasure between the finder and the person so claiming according to the following rule (namely) :—

If the finder and the person so claiming have not entered into any agreement then in force as to the disposal of the treasure, three-fourths of the treasure shall be allotted to such finder and the residue to such person. If such finder and such person have entered into any such agreement, the treasure shall be disposed of in accordance therewith :

Provided that the Collector may in any case, if he thinks fit, instead of dividing any treasure as directed by this section,

(a) allot to either party the whole or more than his share of such treasure, on such party paying to the Collector for the other party such sum of money as the Collector may fix as the equivalent of the share of such other party, or of the excess so allotted, as the case may be ; or

(b) sell such treasure or any portion thereof by public auction and divide the sale proceeds between the parties according to the rule hereinbefore prescribed :

Provided also, that when the Collector has by his declaration under section nine rejected any claim made under this Act by any person other than the said finder or person claiming as owner of the place in which the treasure was found, such division shall not be made until after the expiration of two months without an appeal having been presented under section nine by the person whose claim has been so rejected, or, when an appeal has been so presented, after such appeal has been dismissed.

When the Collector has made a division under this section, he shall deliver to the parties the portions of such treasure, or the money in lieu thereof, to which they are respectively entitled under such division.

13. When a declaration has been made as aforesaid in respect of any treasure, and two or more persons have appeared as

In case of dispute as to ownership of place, proceedings to be stayed.

aforesaid and each of them claimed as owner of the place where such treasure was found, or the right of any person who has so appeared and claimed is disputed by the finder of such treasure, the Collector shall retain such treasure and shall make an order staying his proceedings with a view to the matter being enquired into and determined by a Civil Court.

14. Any person who has so appeared and claimed may, within one month from the date of such order, institute a suit in the Civil Court to obtain a decree declaring his right; and in every such suit the finder of the treasure and all persons disputing such claim before the Collector shall be made defendants.

15. If any such suit is instituted and the plaintiff's claim is finally established therein, the Collector shall, subject to the provisions of section twelve, divide the treasure between him and the finder.

If no such suit is instituted as aforesaid, or if the claims of the plaintiffs in all such suits are finally rejected, the Collector shall deliver the treasure to the finder.

16. The Collector may at any time after making a declaration under section nine, and before delivering or dividing the treasure as hereinbefore provided, declare by writing under his hand his intention to acquire on behalf of the Government the treasure, or any specified portion thereof, by payment to the persons entitled thereto of a sum equal to the value of the materials of such treasure or portion, together with one-fifth of such value, and may place such sum in deposit in his treasury to the credit of such persons; and thereupon such treasure or portion shall be deemed to be the property of Government, and the money so deposited shall be dealt with, as far as may be, as it were such treasure or portion.

17. No decision passed or act done by the Collector under this Act shall be called in question by any Civil Court, and no suit or other proceeding shall lie against him for anything done in good faith in exercise of the powers hereby conferred.

18. A Collector making any enquiry under this Act may exercise any power conferred by the Code of Civil Procedure on a Civil Court for the trial of suits.

19. The Local Government may from time to time make rules consistent with this Act to regulate proceedings hereunder.

Such rules shall, on being published in the local Gazette, have the force of law.

Penalties.

20. If the finder of any treasure fails to give the notice, or does not either make the deposit or give the security, required by section four, or alters or attempts to alter such

treasure so as to conceal its identity, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty,

and he shall, on conviction before a Magistrate, be punished with imprisonment for a term which may extend to one year, or with fine, or with both.

21. If the owner of the place in which any treasure is found abets, within the meaning of the Indian Penal Code, any offence under section nineteen, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty,

and he shall, on conviction before a Magistrate, be punished with imprisonment which may extend to six months, or with fine, or with both.

SCHEDULE.

Number and date of enactments	Title or subject.	Extent of repeal
Bengal Regulation V of 1817.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on the discovery of such treasure.	The whole
Madras Regulation XI of 1832.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on discovery of such treasure.	The whole
Act XII of 1838 Act IV of 1872	Hidden Treasure (Madras) An Act for declaring which of certain rules, laws and regulations have the force of law in the Punjab, and for other purposes.	The whole So far as regards Bengal Regulation V of 1817.
Act XV of 1871	Laws Local Extent	The second schedule, so far as regards Madras Regulation XI of 1832 and Act XII of 1838. The fourth schedule, so far as regards Bengal Regulation V of 1817.
Act XVII of 1875	An Act to consolidate and amend the Law relating to the Courts in British Burma, and for other purposes.	So far as regards Bengal Regulation V of 1817.
Act XX of 1875	An Act to declare and amend the law in force in the Central Provinces.	Ditto.
Act XVIII of 1876	Oudh Laws Act.	Ditto

D. FITZPATRICK,

Secy. to the Govt. of India



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, FEBRUARY 27, 1878.

OFFICIAL PAPERS.

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Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 23rd February 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
1	Hardwan, Feb. 23 '78	Nil	The winter crops are being reaped and gathered, and the sugarcane is being cut in many places. The spring crops are being sown. Cholera is still prevalent in the Bood-Bood, Calna, and Jehanabad sub-divisions. No reports have been received from Raneejung and Cutwa.
2	Bankoor, " 23 "	Nil	Weather—cool in the beginning of the week; cool mornings, hot days, and foggy one day. Prospects of the crops are the same as reported last week.
3	Beerbhoom, " 23 "	Nil	Weather—getting warm. The winter crops are doing well. Sugarcane is being harvested.
4	Midnapore, " 23 "	Nil	Weather—getting very warm. State and prospects of the crops are fair, but rain is said in some places to be required for the standing crops.
5	Hoochly, " 23 "	Nil	Weather—unseasonably warm. The rubber crops are fast ripening. Public health is normal. No fresh case of cattle-disease has been reported.
	Howrah, " 25 "	0.005	Weather—warmer than usual at this time of year. There is no crop on the ground. Land is under preparation for the coming cultivation.
<i>Central Districts.</i>			
6	24-Fergunah, Feb. 23 '78	0.71	Weather—hot. State and prospects of the crops are good. Health is normal. Cholera in some places still prevails.
7	Nuddea, " 23 "	0.20	Weather—generally foggy in the morning and becoming warm. The harvesting of the cold-weather crops is going on; there is no change in the prospects of the outturn, which will be rather poor.
8	Jessore, " 23 "	Nil	Weather—rapidly growing warm. Mornings are generally foggy. The winter crops are being gathered. Prospects of the boro dadd are not good, owing to want of sufficient rain.
9	Mooreabadabad, " 23 "	Nil	The weather is getting rapidly hot. The rubber crops are reported to be generally in good condition. Cholera is still prevalent in three police thanas.

No	District, and date of return	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL. —(Continued.)			
<i>Central District—(Contd.)</i>			
RAJSHAHYE AND COOCH BEHAR DIV.	10 Dinagore, Feb. 22 '78	Nil	A high, warm wind from the south-west is blowing. Prospects of the spring crops are good. Rice is selling at from 12 to 28 seers the rupee.
	11 Rajshahye, „ 23 „	Nil	Weather—clear and cold during the first, but warmer during the latter, part of the week. The <i>rubber</i> crops promise a fair outturn. The seedlings of <i>boro dhon</i> are being transplanted. A few cases of cholera and small-pox have been reported from Nowhatta and Tannore.
	12 Rungpore, „ 22 „	Nil	Weather—becoming warmer. State and prospects of the crops continue to be satisfactory. The recent rain has been very beneficial to all kinds of crops except tobacco and mango. It has much facilitated agricultural operations. Public health as regards fever is good, but some cases of cholera have been reported from the Kurigram sub-division.
	13 Bogra, „ 23 „	Nil	Weather—bright and warm, with west and north-west wind blowing. The hail that fell on the 12th instant was not general. <i>Khesari</i> and other pulses are in ears. Nearly one-fourth of the sugarcane has been gathered. Mulberry and ganja plants are thriving. Ploughing goes on actively. A few sporadic cases of cholera were reported during the week.
	14 Pubna, „ 23 „	Nil	Weather—hot. Prospects of the <i>rubber</i> crops appear to be promising, but rain is wanted. The harvesting of <i>kuldi</i> is not yet complete. Cholera in the Pubna town appears to have abated.
	15 Dargeeling, „ 22 „	0.31	A good deal of misty weather, with a sprinkling of rain. Just now there is a very high wind, threatening more rain. The ground is being prepared for the rice sowings, and the recent rain will do good.
	16 Julpigoree, „ 23 „	Nil	Weather—cool for the time of year. Exceptionally cool as compared to other districts in Bengal. The cold weather crops are good.
Dacca Div.	Cooch Behar, „ 21 „	Nil Dinhutta 0.63 Matha-bhanga, 0.11	Weather—mild and pleasant. It is neither too hot nor too cold, but is becoming warmer in the day time. The tobacco and other standing crops are looking healthier than before, the late rain having revived them considerably. The ground is being prepared for <i>bitri dhon</i> . Public health is improving week after week.
	<i>Eastern Districts</i>		
	17 Dacca, Feb. 23 '78	Nil	Weather—much warmer. Heavy fogs almost every morning. State and prospects of the crops are good.
	18 Furreedpore, „ 23 „	0.28	Weather—seasonable. Rain with hailstones fell on the night of the 22nd instant. The condition of the crops now on the ground is generally good. In one or two thannas the cereals are suffering from want of rain.
	19 Backergunge, „ 21 „	Nil	All is well.
	20 Mymensingh, „ 22 „	Nil	Weather—fine, but warmer. Ploughing operations are proceeding. There is little on the ground, except millet. Injury to tobacco has been caused in places by hail on the 12th instant.
	21 Tipperah, „ 22 „	0.20	Weather—cloudy, with wind from the south. Sugarcane is nearly all cut. Winter crops are in good condition. Average price of rice is Rs. 2-12 per maund.
CHITTAGONG DIV.	22 Chittagong, „ 21 „	Few drops.	Weather—seasonable with south wind. Rain is wanted for the cold-weather crops. Price of rice is from 9 to 13 seers per rupee; in the south it is from 12 to 16 seers.
	23 Noakholly, „ 21 „	Nil	Weather—warm. The cold weather northerly winds have been replaced by southerly winds. Pulses, chillies, &c., are progressing favourably. Ploughing for the early rice crop is going on actively. Public health is good.
	24 Chittagong Hill Tracts, „ 19 „	0.90	Weather—seasonable. Cloudy at noon throughout the week. The hillmen are busily engaged in cutting jungle for jooming. Mustard is nearly gathered now.
BEHAR.	25 Patna, Feb. 23 '78	Nil	Weather—seasonable. Strong west wind blowing since the last two days. Prospects of the crops on the whole are good, but in many places caterpillars have completely destroyed <i>kenas</i> (peas), <i>khesaree</i> , and <i>masoor</i> .
	26 Gaya, „ 23 „	Nil	Weather—unusually hot. High wind on the 23rd instant; maximum thermometer in the shade 93° 4". Prospects of the <i>rubber</i> crops continue on the whole good, though in parts of the district insects continue their attacks, and <i>masoor</i> has been a failure in the sudder sub-division. Cut and given as fodder to cattle, it is reported to have caused death in many instances. Prices have risen since last report, and there are murmurs of distress. The <i>rubber</i> harvest will bring relief.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR—(Continued.)			
PATNA DIVN.—(Continued.)	27 Shahabad, Feb. 23 '78	Nil	Weather—generally clear, but occasionally cloudy. Peas and masoor are generally being reaped. Other <i>rubber</i> crops continue promising. Fields are being prepared for sugarcane. Public health is good.
	28 Darbhanga, „ 23 „	Nil	Weather—warm, with west wind. Prospects of the crops are good. Prices continue high. Health of the people is generally good.
	29 Mosufferpore, „ 23 „	Nil	Weather—getting warm. West wind is prevailing. State and prospects of the <i>rubber</i> crops are satisfactory. The prices of food-grains remain stationary.
	30 Saran, „ 23 „	Nil	Weather—clear during the first part of the week, but since the 20th instant the mornings are cloudy. The sun is getting gradually hot. West wind is prevailing. No rain during the week. The <i>rubber</i> crops are doing well throughout the district, especially those along the banks of the Gogra. Peas, mustard and masoor are being harvested; wheat and barley are ripening. In some places slight injury has been done to the <i>rahur</i> by frost. Poppy is in flower, and is giving out pods. The Sub-Deputy Opium Agent of Sevan has reported that about one-third of the entire poppy cultivation, or about 15,000 beeghas, were destroyed by blight. Ryots are engaged in sowing <i>cheena</i> and planting sugarcane. Mango is in blossom. New peas and masoor are coming into the market. Prices are stationary. Public health is good.
BHAGLPORE DIVISION.	31 Chumparun, „ 23 „	Nil	Sky is now and then overcast. There is every probability of rain. Weather is getting hotter daily. Prospects of the <i>rubber</i> crops are the same as before; the average outturn is estimated at 10 annas.
	32 Monghyr, „ 23 „	Nil	Weather—warm. West wind blowing. State and prospects of the crops are very good.
	33 Bhagulpore, „ 23 „	Nil	Weather—hot and windy by day. Nights are cool. Prospects of the <i>rubber</i> crops are excellent. No material alteration in the prices, which were reported last week to have a downward tendency. Health is good.
	34 Purneah, „ 23 „	Nil	High west wind is prevailing. Prospects continue fair. Sugarcane is being cut in Kisingungu. Tobacco in Arrareah is excellent.
	35 Maldah, „ 23 „	Nil	Weather—fair, and getting hot. State and prospects of the crops are generally satisfactory. Price of common rice is rising, there having been much exportation; the average price now is just over 16 seers per rupee. Public health is satisfactory. A few cases of cholera and small-pox have been reported, but no deaths.
	36 Sonthal Pergah, „ 24 „	Nil	Weather—windy and changeable. A good deal of damage has been done to <i>sohra</i> and mango trees by the hail of last week. Small-pox and cholera are bad in Deoghur.
ORISSA.			
ORISSA DIVN.	37 Cuttack, Feb. 23 '78	Nil	Weather—fine and hot. No change in the state of the crops and public health since last report.
	38 Poorer, „ 21 „	Nil	Weather—warm for the season. <i>Sarad</i> rice, <i>kulthi</i> , and <i>mandia</i> crops are being harvested. <i>Dalua</i> rice is progressing well on low land. <i>Muong</i> and <i>kalai</i> promise well. Common rice is selling at 14½ to 18½ seers for the rupee. Export of rice to the Madras Presidency continues. Public health is good.
	39 Balasore, „ 22 „	Nil	Weather—fine. Prospects of the crops are satisfactory. A good many deaths, both from sporadic cholera and small-pox, have been reported.
CHOTA NAGPORE.			
<i>South-West Frontier Agency.</i>			
	40 Hazareebagh, Feb. 22 '78	Nil	Weather—much warmer. The Deputy Commissioner on tour writes that the rain and hail last week damaged the <i>rubber</i> crops in the west of the district. Ploughing is being pushed on.
	41 Lohardugga, „ 23 „	Nil	Weather—seasonable and getting warm. The <i>rubber</i> crops have been below the average in the sudder sub-division, and considerably so in the Palamow sub-division. The export of food-grains has been very great, and has forced prices so exceedingly that some hardship is beginning to be felt among labouring classes in parts of the district. A good <i>mohwa</i> crop will avert tress. The high prices of food-grains has given a great impetus to emigration.
	42 Singbhoom, „ 22 „	Nil	Weather—seasonable. Nothing to report about the crops. The <i>mohwa</i> and mango have up to this shown very indifferently, and the jungle fruits are also reported not as plentiful as usual. Coarse rice now sells at 20 seers for the rupee, and labourers and non cultivators are emigrating to the tea districts in greater number than has hitherto been noticed by the Deputy Commissioner. The district is healthy.
	43 Manbhoom, „ 23 „	Nil	Weather—favourable. Nothing fresh to report. If the weather keep up, we ought to have a good <i>mohwa</i> crop, which shall prove a relief. As matters are, there is scarcity of food for the poorer class owing to high prices in the north, north-west, west, and south-west of the district, and to a less extent in some other pergunnabs.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 26th February 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

Number.	DISTRICTS	QUANTITIES PER RUPEE BY																									
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULWAH MILLET— CUMBOO, BAJRA.													
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.								
		S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.						
BENGAL.																											
Western Districts.																											
1	Burdwan	11 12	11 8	18 0	25 0	25 0	27 8	13 14	15 12	19 2	14 2	16 8	21 0
2	Bankoora	13 4	13 4	15 0	22 0	22 0	22 0	15 0	15 8	24 0	17 8	17 0	26 0
3	Beerbhoom	11 0	13 0	15 0	20 0	20 0	...	12 0	12 0	16 8	13 8	13 8	22 0
4	Midnapore	12 0	13 0	17 0	13 0	13 0	20 0	17 0	16 0	24 0
5	Hoochly	12 8	13 0	17 0	10 0	10 0	{ 11 0 to 11 8 }	13 0	13 0	{ 16 0 to 17 0 }
...	Howrah	13 8	18 0	14 0	11 0	11 0	14 0	14 0	15 0	16 0
Central Districts.																											
...	Calcutta	12 4	12 8	14 8	16 0	16 0	25 0	7 0	7 0	9 0	12 0	11 8	14 8
6	24-Pergunnahs	7 4	8 0	12 0	11 8	13 4
7	Nuddea	12 5	13 5	16 0	30 8	30 8	...	11 7	...	14 8	12 5	13 5	16 0
8	Jessore	11 8	11 8	13 8	11 8	11 0	15 0	14 8	15 8	20 0
9	Moorshedabad	14 8	15 0	17 8	25 0	33 8	35 0	{ 10 0 to 13 0 }	{ 10 0 to 13 0 }	17 0	{ 13 8 to 15 0 }	{ 14 0 to 15 0 }	{ 20 0 to 20 0 }	
10	Dinapore	12 0	12 0	11 0	11 8	11 8	18 0	16 12	16 0	20 0	19 0	21 8	28 0
11	Rajahmlye	15 0	12 0	{ 13 8 to 15 0 }	37 8	32 0	24 0	{ 9 0 to 14 0 }	{ 12 0 to 13 8 }	{ 17 4 to 18 0 }	{ 15 0 to 16 0 }	{ 14 4 to 16 0 }	{ 19 11 to 22 8 }	
12	Rungpore	15 0	15 13	23 8	12 12	11 12	15 0	22 8	22 8	19 15
13	Bogra	9 12	9 12	17 8	12 0	15 0	20 0	19 2	19 8	31 0
14	Pubna	13 4	{ 13 0 to 16 0 }	15 0	8 0	8 0	12 0	15 0	16 0	23 4
15	Darjeeling*
16	Julpigoree	10 0	10 0	8 0	13 0	13 0	16 0	16 0	16 0	20 0
Eastern Districts.																											
17	Dacca	12 4	12 4	14 4	32 0	32 0	42 8	12 4	12 4	17 8	15 3	16 0	22 0
18	Fulga-pore	15 0	15 0	22 0	30 0	8 0	8 0	10 0	14 0	15 0	19 0
19	Bachergunge	11 0	12 0	16 0	14 0	15 0	18 0
20	Mymensingh	10 0	10 0	14 0	13 8	14 0	20 0	15 0	15 12	20 0

* Return not received.

- A In the interior the prices range as follow :—Wheat 12½ to 16½ seers, barley 30 to 35 seers, best rice 12 to 15½ seers, common rice 14 to 16½ seers, and gram 12½ to 2 seers.
- B In the interior the prices range as follow :—Wheat 12 to 16 seers, barley 20 to 36 seers, best rice 12½ to 18 seers, common rice 15 to 20 seers, maize or Indian-corn 20 to 39 seers, and gram 12 to 16 seers.
- C In the interior the prices range as follow :—Wheat 11 to 16 seers, best rice 12 to 17 seers, common rice 14 to 16 seers, and gram 12 to 20 seers.
- D In the interior the prices range as follow :—Wheat 12 to 13 seers, barley 22 to 23 seers, best rice 7 to 11 seers, common rice 12 to 13½ seers, and gram 12½ to 17 seers.
- E In the interior the prices range as follow :—Wheat 10½ to 13½ seers, barley 16 to 20 seers, best rice 8½ to 7 seers, common rice 11½ to 16 seers and gram 12½ to 13½ seers.
- F In the interior the prices range as follow :—Wheat 8 to 13½ seers, best rice 10 to 14 seers, common rice 12 to 16 seers, and gram 11½ to 16 seers.

undermentioned Districts of Bengal for the Fortnight ending 15th February 1878.

THE SEER OF 80 TOLAHS.

GREAT MILLETS— CHOLU, JOWAR.				LEASER MILLETS— RAGI OR MURWA AND CHRENA.				MAIZE OR INDIAN- CORN.				GRAM.				FIREWOOD.				SALT.				DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.			
...	15 8	15 0	20 0	120 0	120 0	180 0	9 0	9 0	9 0	Burdwan.			
...	Bankura.			
...	Beerbhoom.			
...	Midnapore.			
...	14 8 to 15 0	15 0	16 0 to 17 0	120 0	120 0	120 0	9 0	9 0	9 0	Hoochly.			
...	Howrah.			
12 0	13 5	17 8	10 8	10 8	26 0	16 0	16 0	17 8	100 0	100 0	100 0	8 0	8 0	8 0	Calcutta.						
...	24-Pergunnahs.						
...	Nuddea.						
...	Jessore.						
...	20 0 to 20 12	20 0 to 20 12	22 0	120 0	120 0	120 0	7 0 to 9 0	7 0 to 9 0	9 0	Moorshedabad.			
...	Dinagore.			
...	Rajahmudy.			
...	Rungpore.			
...	Bogra.			
...	Pubna.			
...	Darjeeling.			
...	Julpigoree			
...	14 8	13 5	14 8	80 0	80 0	97 0	9 0	9 0	9 2	Dacca.			
...	Furzedpore.			
...	Bachrang.			
...	Myrshangh.			

G In the interior the prices range as follow :—Wheat 14 to 15½ seers, barley 27 to 36 seers, best rice 10 to 14½ seers, common rice 15 to 16 seers, and gram 17½ to 20 seers.

H In Royrang the prices are—Wheat 15 seers, best rice 16½ seers, common rice 18½ seers, and gram 20 seers.

I In Bature the prices are—Wheat 15½ seers, best rice 10½ seers, common rice 16½ seers, and gram 16½ seers.

J In the interior the prices range as follow :—Wheat 18 to 20 seers, best rice 16 to 18½ seers, common rice 18 to 20 seers, and gram 8 to 15 seers.

K In Serajrange the prices are—Wheat 12 seers, best rice 8 seers, common rice 13½ seers, and gram 12 seers.

L In the interior the prices range as follow :—Best rice 8 to 11½ seers, common rice 10 to 17 seers, and gram 8 to 11 seers.

M In the interior the prices range as follow :—Best rice 10 to 15 seers, common rice 13 to 16 seers, and gram 13½ to 18 seers.

N In the interior the prices range as follow :—Best rice 10 to 13½ seers, common rice 14 to 16 seers, and gram 12 to 13 seers.

O In the interior the prices range as follow :—Best rice 13 to 13½ seers, common rice 13½ to 14 seers and gram (at 11½ lb.) 11 seers.

P In the interior the prices range as follow :—Wheat 10½ to 14 seers, best rice 7 to 15 seers, common rice 12½ to 16 seers, and gram 8 to 12 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

Number.	DISTRICTS.	QUANTITIES PER RUPEE BY																							
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO, BAJRA.											
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.						
Eastern Districts—(Contd.)																									
21	Chittagong	9 0	10 0	9 0	8 0	8 0	10 0	12 0	14 0	16 0						
22	Noakholly	Q	9 0	9 0	11 0	13 0	13 0	17 0						
23	Tipperah	10 8	11 0	12 0	12 8	12 8	14 0	15 0	15 8	22 0						
24	Chittagong Hill Tracts.	10 0	10 0	11 0	11 0	10 10	13 5						
	Hill Tipperah	8 0	8 0	11 0	14 0	16 0	16 0	17 0	18 0	24 0						
BEHAR.																									
25	Patna	15 0	15 0	10 0	20 0	10 0	31 0	10 0	10 0	18 0	15 0	15 0	22 0						
26	Gya	R						
27	Shahabad	13 0	13 8	16 0	18 0	18 0	28 0	11 0	11 12	17 0	13 0	12 0	10 0						
28	Durbhanga	14 4	15 1	10 8	22 0	23 0	35 8	11 8	11 0	16 8	14 4	13 8	20 12						
29	Muzafferpore	13 0	13 0	15 0	8 0	8 0	14 0	13 0	12 0	19 0						
30	Saran	12 0	12 0	18 0	18 8	18 0	31 0	7 12	7 12	11 0	11 12	11 0	19 0						
31	Chumpran	14 0	14 0	14 0	21 0	21 0	...	9 0	9 0	9 0	12 0	12 8	21 0						
32	Monghyr	14 7	15 6	15 7	18 0	22 1	36 7	8 4	9 4	10 8	12 0	12 0	21 0						
33	Bhagulpore	13 4	12 10	16 5	20 3	20 3	18 15	11 6	11 6	20 3	13 14	13 14	22 1						
34	Purneah	14 0	14 0	14 0	14 0	11 0	11 0	14 0	17 0	15 0	23 0						
35	Maddah	14 4	14 0	14 0	32 0	32 0	40 0	18 0	15 0	22 0	18 8	18 0	26 0						
36	Sonthal Pergunnahs	10 0	10 0	13 0	12 0	12 0	18 0	13 0	13 0	22 0						
ORISSA.																									
37	Cuttack	8 2	8 8	15 12	9 3	9 3	13 2	13 2	13 2	18 0						
38	Pooree	10 8	11 13	15 12	9 3	9 3	14 7	14 7	15 12	17 1						
39	Balasore	14 0	14 0	16 0	14 0	14 0	16 0	18 0	18 0	20 0						
CHOTA NAGPORE.																									
South-Western Frontier Agency.																									
40	Hazareebagh	Z1	13 8	13 8	...	23 0	...	9 8	9 8	12 0	18 8	14 8	21 0						
41	Lohardugga	Z2	10 0	11 0	15 0	18 0	23 0	13 0	14 0	26 0	16 0	17 0	33 0						
42	Singbhoom	...	16 0	18 0	26 0	36 0	39 0	16 0	16 0	20 0	22 0	22 0	40 0						
43	Manbhoom	Z3	11 0	11 0	15 0	32 0	32 0	14 0	14 0	16 0	17 0	17 0	30 0						

* In the interior the price of common rice ranges from 19 to 23 seers.

Q In the interior the prices range as follow:—Best rice 9 to 16 seers and common rice 13 to 20 seers.

R In the interior the prices range as follow:—Wheat 12½ to 15 seers, barley 18 to 16½ seers, best rice (at Jehanabad) 9 seers, common rice 11½ to 14 seers, and gram 16 to 18½ seers.

S In the interior the prices range as follow:—Wheat 10 to 13 seers, barley 14 to 17 seers, best rice 8 seers, common rice 9½ to 11½ seers, and gram 13½ to 16 seers.

T In Madhubani the prices are as follow:—Wheat 16 seers, barley 24 seers, best rice 16 seers, common rice 16½ seers, murwa 24 seers, maize or Indian-corn 23 seers, and gram 16 seers.

U In the interior the prices range as follow:—Wheat 12 to 22½ seers, barley 20 to 30 seers, best rice 8 to 16½ seers, common rice 11½ to 15½ seers, lesser millets 19½ to 26 seers, maize or Indian corn 18 to 25 seers, and gram 15 to 25 seers.

V In the interior the prices range as follow:—Wheat 14 to 15½ seers, barley 20 to 23 seers, best rice 8½ to 11½ seers, common rice 11½ to 13½ seers, lesser millets 21 to 23 seers, maize or Indian-corn 18½ to 30 seers, and gram 18 to 20 seers.

CALCUTTA,
The 19th February 1878.

mentioned Districts of Bengal for the Fortnight ending 15th February 1878.—(Contd.)

THE SEER OF 80 TOLAHS.

GREAT MILLET— CHOLU, JOWAR.			LEPPER MILLETS— RAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN- CORN.			GRAM			PINEWOOD			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
Eastern Districts—(Contd.)																		
...	10 0	8 0	16 0	120 0	120 0	120 0	8 8	8 0	8 8	Chittagong.
...	10 0	10 0	16 0	8 0	8 0	8 0	Noakholly.
...	12 8	12 0	13 0	8 8	8 8	8 12	Tippurah.
...	320 0	320 0	200 0	6 6	7 4	6 10	Chittagong Hill Tracts.
...	10 0	9 5	14 0	8 0	8 0	8 0	Hill Tippurah.
BHAR.																		
...	...	31 0	19 0	19 0	10 0	18 0	18 0	22 0	150 0	150 0	110 0	8 0	8 0	8 0	Patna.
...	17 0	16 8	18 0	36 8	17 8	17 8	18 8	160 0	110 0	100 0	8 0	8 0	8 0	Gya.
17 0	16 0	25 0	17 8	18 0	25 0	30 0	17 8	18 0	22 0	160 0	160 0	180 0	9 0	8 12	8 6	Shahabad.
...	29 12	18 8	33 0	19 8	18 8	33 0	15 4	16 8	18 12	187 0	176 0	176 0	3 0	8 0	8 12	Dumkhan.
...	19 0	19 0	39 0	15 0	15 0	18 0	160 0	160 0	140 0	8 0	8 0	8 8	Mozuffepore.
16 8	16 0	30 0	19 0	18 0	30 0	16 8	18 8	29 12	16 0	16 0	23 0	160 0	160 0	160 0	8 0	8 0	8 0	Faoun.
...	18 0	18 0	40 0	17 0	17 0	21 0	7 0	7 0	7 6	Champaran.
...	15 7	16 8	33 6	16 8	18 9	21 0	126 0	126 0	126 0	8 4	8 4	8 4	Monghyr.
...	18 15	17 11	31 0	17 11	17 11	18 15	151 9	151 9	151 9	8 3	8 3	8 13	Bhagulpore.
...	14 0	15 0	14 0	169 0	169 0	169 0	6 0	8 0	8 0	Purneah.
...	16 0	17 0	16 0	Maddah.
...	20 0	25 0	45 0	17 0	18 0	13 0	120 0	80 0	120 0	9 0	8 4	8 4	Southal Perghe.
...	16 0	...	40 0	14 0	15 0	13 0	200 0	200 0	200 0	8 0	8 0	8 0	ORISSA.
...	17 1	14 7	21 0	18 0	17 8	18 0	200 0	200 0	200 0	11 0	10 0	13 0	Cuttack.
...	15 12	15 12	18 0	105 0	105 0	113 0	10 8	10 8	13 2	Pootee.
...	13 0	13 0	13 0	120 0	120 0	120 0	8 7	8 7	9 0	Balasore.
CHOTA NAGPORE.																		
South-Western Frontier Agency.																		
...	36 0	...	17 0	33 0	16 8	17 0	16 0	240 0	240 0	240 0	8 0	8 0	8 0	Hazaribagh.
...	39 0	30 0	44 0	...	28 0	...	14 0	18 0	15 0	160 0	160 0	160 0	7 0	7 0	7 0	Lohardugga.
...	20 0	24 0	24 0	320 0	320 0	320 0	6 8	6 8	6 8	Singbhoon.
...	64 0	64 0	64 0	40 0	40 0	40 0	15 0	15 0	15 0	160 0	160 0	160 0	6 0	8 0	8 0	Maukboom.

W In the interior the prices range as follow :—Wheat 14 to 20 seers, barley (at Banka) 20 seers, best rice 16 seers, common rice 16½ to 17 seers, murwa (at Mudehpore) 27½ seers, maize or Indian-corn (at Banka) 23 seers, and gram (at Banka) 16 seers.

X In the interior the prices range as follow :—Wheat 14 to 20 seers, best rice 14 to 16 seers, common rice 16 to 18 seers, and gram 12 to 14 seers.

Y In the interior the prices range as follow :—Wheat 13½ to 14 seers, barley 20 to 22 seers, best rice 12 to 16½ seers, common rice 14 to 17 seers, maize or Indian-corn 17½ to 20 seers, and gram 16 to 17 seers.

Z In Khoorlah the prices are :—Best rice 14½ seers, common rice 17½ seers and gram 17½ seers.

Z1 In the interior the prices range as follow :—Wheat 12 to 14 seers, barley 20 seers, best rice 14½ seers, common rice 13 seers, lepper millets 20 seers, maize or Indian-corn 15 to 16 seers, and gram 15 to 16 seers.

Z3 At Daltongunge the prices of food-grains on the 12th instant were :—Wheat 17 seers, best rice 11½ seers, common rice 13½ seers, and makai 18½ seers; (at Lohardugga) the prices on the 12th instant were :—Wheat 15 seers, best rice 13 seers, and common rice 18 seers.

Z3 In the interior the prices range as follow :—Wheat 10 to 16 seers, best rice 14 to 18 seers, common rice 16 to 22 seers, maize or Indian-corn 40 seers, and gram 12 to 16 seers.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLER— CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ..	8 4 0	8 3 0	...	2 8 0	2 8 0	...	5 8 0	5 8 0	...	3 5 0	3 6 0
2	Serajunge ..	3 0 0	3 8 0	4 8 0	5 0 0	...	2 10 0	2 10 0
3	Dacca ..	3 3 0	3 3 0	...	1 2 0	1 2 0	...	3 3 0	3 3 0	...	2 8 0	2 6 0
4	Narsingunge...	2 15 0	2 13 0	...	2 12 0	2 11 0
5	Chittagong	5 0 0	4 8 0	...	3 0 0	2 12 0
6	Patna ..	2 10 0	2 10 0	...	2 0 0	1 14 3	...	4 0 0	4 0 0	...	2 10 0	2 10 0
7	Balasore ..	2 15 0	2 14 0	2 13 0	2 13 0	...	2 8 0	2 8 0
8	Pooree	2 10 0	2 5 0
9	Cuttack ..	4 12 0	4 8 0	4 2 0	4 2 0	...	2 13 0	2 13 0

CALCUTTA,
The 19th February 1878.

in the undermentioned Marts of Bengal for the Fortnight ending 15th February 1878.

OF 40 SEERS.

GREAT MILLET— CHOLU, JOWAR.			LESSER MILLETS— KAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN CORN.			GRAM.			FIREWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
3 6 0	3 0 0	3 12 0	3 12 0	...	2 8 0	2 11 0	...	0 7 0	0 7 0	...	4 0 0	4 0 0	...	Calcutta.
...	2 8 0	3 0 0	4 6 0	4 8 0	...	Serajunga.
...	3 2 0	3 1 0	...	0 6 0	0 6 0	...	4 6 0	4 6 0	...	Dacca.
...	2 15 0	2 14 0	...	0 9 0	0 10 0	...	4 4 3	4 4 8	...	Narainjunga.
...	Chittagong.
...	1 14 3	1 14 3	...	2 3 6	2 3 6	Patna.
...	3 12 0	3 12 0	...	0 5 6	0 5 6	...	4 12 0	4 12 0	...	Balasore.
...	Pooree.
...	2 4 0	3 9 0	2 0 2	4 0	...	0 3 0	0 3 0	...	3 8 0	3 12 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 3rd to 9th Feb. 1878.	Rain from 10th to 16th Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.	
			Inches.	Inches.	Inches.	Up to date.		
BENGAL.	WESTERN DISTRICTS.		Inches.	Inches.	1878.			
		Burdwan	Burdwan	0.01	Nil	0.27	16th Feb.	
			Cutwa	Nil	0.09	0.20	ditto	
			Culina	ditto	Nil	0.00	ditto	
			Hood-Hood	ditto	ditto	0.28	ditto	
			Kaneegunge	ditto	0.07	0.46	ditto	
		Jehanabad	0.07	0.13	1.12	ditto		
		Bankoora	Bankoora	0.80	0.03	1.90	ditto	
			Beerbhoom	Sooree	Nil	0.54	0.94	ditto
		Hetainpore		ditto	0.20	0.28	ditto	
	Koypore	ditto		Nil	0.20	ditto		
	CENTRAL DISTRICTS.	Midnapore	Midnapore	0.26	ditto	1.68	ditto	Not received 27th Jan. to 2nd Feb.
			Tumlook	Nil	ditto	1.05	ditto	
			Ghattal	0.45	ditto	2.10	ditto	
			Contai... { Dy. Collr.'s Office... Exe. Engr.'s Office	Nil	ditto	0.35	ditto	
				Hooghly	Hooghly	Not recd.	Not recd.	
		Serampore	Nil		0.30	0.50	10th "	
		Howrah	Howrah	ditto	0.06	0.07	ditto	
			Maheshreka	ditto	0.03	1.74	ditto	
					ditto	0.40	2.91	ditto
PRESIDENCY.			24-Pergunnahs	Saugor Island	0.10	0.20	0.80	ditto
	Alipore { Observatory Dispensary Jail	0.02		0.07	0.11	ditto		
		0.02		0.03	2.03	ditto		
		0.05		0.03	2.86	ditto		
	Bussacrhut	Nil		Nil	0.82	ditto		
	Baraset	ditto		0.05	0.67	ditto		
	Diamond Harbour	ditto		Nil	1.11	ditto		
	Barripore	ditto		ditto	1.37	ditto		
	Satkhira	ditto		ditto	1.14	ditto		
	Barackpore	ditto		ditto	0.90	ditto		
	Nuddea	Dum-Dum	0.06	0.06	1.41	ditto		
		Kishnaghur	Nil	Nil	0.09	ditto		
		Pongong	ditto	ditto	0.17	ditto		
		Meherpore	ditto	0.13	0.13	ditto		
		Choochanga	ditto	0.18	0.83	ditto		
		Kooshitea	ditto	0.40	0.61	ditto		
		Ranaghat	ditto	0.12	0.25	ditto		
		Jessore	ditto	0.20	0.08	ditto		
		Narail	ditto	0.07	0.54	ditto		
		Khoolna	ditto	0.06	1.04	ditto		
Jessore	Jhenida	ditto	0.05	0.59	ditto			
	Bagerhat	ditto	0.25	0.45	ditto			
	Magorah	ditto	0.22	1.01	ditto			
	Berhampore	ditto	0.26	0.55	ditto			
	Rampore Hant	ditto	0.35	0.19	ditto			
	Lalbagh	ditto	0.30	0.30	ditto			
	Moorshedabad	ditto	0.89	1.06	ditto			
	Jungypore	ditto	0.72	1.25	ditto			
	Azingunge	ditto	0.70	0.80	ditto			
	Lalgolia	ditto	0.50	0.87	ditto			
Dumagepore	Kandee	ditto	0.68	1.37	ditto			
	Dumagepore	ditto	0.71	1.31	ditto			
	Raigunge	ditto	0.66	1.98	ditto			
	Maldah	ditto	0.92	1.72	ditto			
Rajshahye	Chanchal	ditto	0.41	0.43	ditto			
	Baulesh	ditto	1.12	1.12	ditto			
	Nattore	ditto	0.64	0.64	ditto			
	Rungpore	ditto	0.73	0.73	ditto			
Rungpore	Bhabangunge	ditto	0.85	0.85	ditto			
	Kurigram	ditto	0.63	1.00	ditto			
	Bagdogra	ditto	ditto	ditto	ditto			
	Bogra	Bogra	ditto	1.56	1.72	ditto		
Sherpore		ditto	1.30	1.41	ditto			
Nowkhilla		ditto	1.08	1.17	ditto			
Panchabibi		ditto	0.82	1.56	ditto			
Halulya		ditto	1.30	1.30	ditto			
Cooch Behar.	Tribu- tary States.	Pubna	ditto	0.06	0.15	ditto		
		Seragunge	ditto	1.70	1.83	ditto		
		Darjeeling	Darjeeling... { Telegraph Office Hospital	ditto	Not recd.	0.77	9th Feb.	
			ditto	0.31	0.98	16th "		
Julpigoree	Julpigoree	ditto	0.21	0.34	ditto			
	Badeh	ditto	0.40	0.40	ditto			
	Buxa—Civil Surgeon's Office	ditto	1.04	1.57	ditto			
	Titalya	ditto	0.87	0.89	ditto			
Cooch Behar Tribu- tary States.	Cooch Behar	ditto	0.67	0.76	ditto			

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 9th Feb. to 10th Feb. 1878.	Rain from 10th to 16th Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
BENGAL—continued.							
Dacca.	EASTERN DISTRICTS.		Inches.	Inches.	1878.		
		Dacca	Dacca... { Telegraph Office... Nil 0.08 0.56 16th Feb.				
			Hospital ditto Not recd. 0.73 9th "				
	Moonshuggunge ... ditto ditto 0.88 ditto						
	Furzedpore	Manickgunge ... ditto ditto 0.33 ditto					
		Furzedpore ... ditto 0.23 0.26 16th Feb.					
		Goulundo ... ditto 0.07 0.85 ditto					
	Backergunge	Madaripore ... ditto 0.87 1.49 ditto					
		Burrial ... ditto 0.08 0.71 ditto					
		Perozepore ... ditto Nil 0.55 ditto					
CHITTAGONG.	Mymensingh	Patoakhally ... 0.04 0.95 0.59 ditto					
		Bhoia ... Nil Nil 0.38 ditto					
		Mymensingh ... ditto 1.44 1.44 ditto					
	Chittagong	Jamulpore ... ditto 1.25 1.25 ditto					
		Atia ... ditto 0.59 0.59 ditto					
		Kishoregunge ... ditto 1.16 1.85 ditto					
	Noakhally	Chittagong { Telegraph Office ditto Nil Nil ditto					
		Jail ditto 0.25 0.51 ditto					
		Cox's Bazar ... ditto Nil Nil ditto					
	PATNA.	Patna	Noakhally ... ditto 0.70 1.89 ditto				
Fenny ... ditto 0.59 3.67 ditto							
Comillah ... ditto 0.70 1.00 ditto							
Tipperah		Brahmunbariah ... ditto 0.19 1.62 ditto					
		Chittagong Tracts. Hill Rungamatee Hill... ditto 0.92 1.44 ditto					
		Hill Tipperah ... ditto Not recd. 0.62 9th Feb.					
BHAGULPORE.		Patna	Behar ... ditto 0.13 1.24 16th Feb.				
			Barh ... ditto 0.22 1.87 ditto				
			Dinapore { Jail ditto 0.48 1.28 ditto				
		Gya	Cantonment... ditto Not recd. 1.50 9th Feb.				
	Gya ... ditto Nil 1.60 16th Feb.						
	Nowadah ... ditto 0.21 1.06 ditto						
	Shahabad	Aurangabad ... ditto 0.42 2.13 ditto					
		Jehanabad ... ditto 0.12 0.97 ditto					
		Bhambah ... ditto 0.22 2.33 ditto					
	BHAGULPORE.	Muzafferpore	Arrah ... ditto Nil 1.98 ditto				
Basarrah ... ditto 0.13 0.93 ditto							
Buxar ... ditto 0.20 2.70 ditto							
Durbhanga		Bhuhooah ... ditto Nil 2.80 ditto					
		Muzafferpore ... ditto 0.12 1.56 ditto					
		Hajepore ... ditto 0.05 1.11 ditto					
Sarun		Beetamurhee ... Not recd. Not recd. 0.21 26th Jan.			Not received 20th to 26th Jan.		
		Durbhanga ... Nil 0.11 1.04 16th Feb.					
		Mudhoobunsee ... ditto 0.17 1.07 ditto					
Chumprau		Tajpore ... ditto 0.06 0.23 ditto					
	Chupra ... ditto 0.10 1.32 ditto						
	Sewah ... ditto 0.19 2.05 ditto						
BHAGULPORE.	Monghyr	Motiharee ... ditto 0.25 1.03 ditto					
		Hettiah ... ditto 0.44 1.15 ditto					
		Segowlie ... ditto 0.60 1.41 ditto					
	Bhagulpore	Monghyr ... ditto 0.25 0.88 ditto					
		Hogoussai ... ditto 1.11 2.03 ditto					
		Jamsoos ... ditto 0.63 1.55 ditto					
	Purneah	Bhagulpore ... ditto 0.05 2.09 ditto					
		Seepool ... ditto Nil Nil ditto					
		Muddehpore ... ditto 0.50 0.80 ditto					
	Sonthal Pergunnahs...	Banka ... ditto 0.89 2.28 ditto					
Sonbursa ... ditto 0.40 0.80 ditto							
Purneah ... ditto 0.58 0.67 ditto							
Gedda	Kisengunge ... ditto 0.33 0.81 ditto						
	Arrarah ... ditto 0.21 0.40 ditto						
	Nya Doonka ... ditto 0.12 0.69 ditto						
Gedda	Rajmahal ... ditto 0.80 0.80 ditto						
	Dooghar ... Not recd. Not recd. 0.58 26th Jan.						
	Godda ... Nil 0.96 0.96 16th Feb.						

Division.	Districts.	Stations.	Rain from 9th Feb. 1878.	Rain from 10th Feb. 1878.	Rain from 1st JANUARY 1878		Remarks
					Inches.	Up to date.	
ORISSA.	CUTTACK.	Cuttack.. { Telegraph Office	Nil	Nil	Nil	16th Feb.	
		... { Hospital	ditto	Not recd.	0.28	9th "	
		Jajpore	ditto	ditto	Nil	ditto	
		Kendraparah	ditto	ditto	0.30	ditto	
		Jagatsingapore	ditto	ditto	Nil	ditto	
		False Point	ditto	Nil	0.20	16th Feb.	
		Pooree	ditto	ditto	Nil	ditto	
		Khurda	ditto	ditto	0.07	ditto	
		Balasore ..	0.08	ditto	0.74	ditto	
		Bhadrack	0.03	0.10	0.23	ditto	
	Balasore	Jellapore	0.20	0.06	1.13	ditto	
		Sorah	Nil	Nil	0.08	ditto	
		Chandbally	ditto	ditto	0.20	ditto	
	Cuttack Tributary	Sumbalpure	0.08	Not recd.	0.45	9th Feb.	
	Mehals.						
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazaribagh	Hazaribagh... { Jail	0.07	0.20	0.63	16th Feb.	
		... { Dispensary	Nil	0.32	0.69	ditto	
		Pachamba	ditto	0.01	0.31	ditto	
	Lohardugga	Ranchee	0.30	0.05	0.83	ditto	
		Palanow	Nil	Nil	0.09	ditto	
	Singbhoom	Chyebansa	ditto	ditto	1.06	ditto	
	Manbhoom	Puruba	0.80	0.40	1.71	ditto	
		Govindpore	Nil	0.31	0.94	ditto	
	ASSAM & ADJACENT HILLS.						
	Sylhet	Sylhet	ditto	0.91	1.01	ditto	
	Sibsagar	Sibsagar	0.42	Not recd.	0.84	9th Feb.	
		Golaghat	Nil	ditto	0.67	ditto	
		Jorhat	0.19	ditto	0.20	ditto	
		Akyab	Nil	Nil	Nil	16th Feb.	
	Rajpootana	Alwar	ditto	0.80	0.80	ditto	
		Jaipur	ditto	0.90	1.29	ditto	
		Sambhar	ditto	Nil	0.10	ditto	

CALCUTTA,
The 23rd February 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 17th to 23rd February 1878.

Station.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	Thermometer.		Humidity at 100.	Wind.		Rain.	Clouds.	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
ALIPORE.	Feb. 17th	10	30.083	30.085	77.0	60.3	80	E by S	3.8	b
	18	10	30.089	30.091	77.4	60.4	82	W by S	4.8	b
	18th	10	30.091	30.097	77.7	61.0	83	N W	2.8	b
	18	10	30.094	30.098	78.7	64.6	87	W by S	4.8	b
	19th	10	30.076	30.097	79.2	74.0	78	S W by W	4.0	FK	b
	19	10	30.087	30.090	80.0	70.0	61	W by N	8.8	b
	20th	10	30.089	30.091	82.2	75.1	71	S S W	2.8	b
	18	10	30.097	30.099	80.0	69.8	81	W by N	5.2	b
	21st	10	30.071	30.093	76.0	79.8	81	W	5.8	K	b
	18	10	30.048	30.070	80.0	87.6	84	W	0.8	C	b
	22nd	10	30.043	30.104	80.0	74.7	76	S W	2.5	K, FK	b
	18	10	30.094	30.096	87.1	75	85	S	8.0	b
SANDWICH ISLAND.	Feb. 17th	10	30.081	30.087	79	71	68	N W	6.1	PK	b, v
	18	10	30.086	30.098	81	74	70	S S W	5.8	K	b, m
	18th	10	30.010	30.016	74	70	65	S W	2.5	b, m, f
	18	10	30.090	30.098	82	76	75	S	7.2	b, m
	19th	10	30.096	30.098	81	77	63	S W	13.6	FK	b, m
	18	10	30.012	30.018	84	78	79	S S W	15.1	C, FK	b, m
	20th	10	30.050	30.066	81	78	78	S W	10.9	P	b, m
	18	10	30.027	30.033	88	77	79	S	8.7	b, m
	21st	10	30.075	30.081	89	78	83	S W	4.6	C, FK	b, m
	18	10	30.065	30.061	83	77	75	S	7.9	C	b, m
	22nd	10	30.080	30.086	82	77	79	S S W	8.1	PK	b, m
	18	10	30.036	30.041	82	77	79	S S W	10.8	FK	b, m
CHITTAGONG.	Feb. 17th	10	30.083	30.077	77	78	82	N E by E	6.1	K	b, m
	18th	10	30.028	30.031	81	76	78	W S W	5.4	K	b, m
	19th	10	30.048	30.041	80	76	82	S	7.8	K	b, m
	20th	10	30.006	30.008	81	76	78	S E	4.3	K, FK	b, m
	21st	10	30.023	30.116	82	75	71	Caln	5.6	FK	m
	22nd	10	30.012	30.108	81	79	62	W S W	4.0	m
	23rd	10	30.045	30.048	80	74	74	S S W	4.6	FK	m
	Feb. 17th	10	30.078	30.100	77	68	61	N E	2.1	b
	18th	10	30.062	30.074	79	69	58	S S E	2.5	C	b
	19th	10	30.072	30.094	78	74	82	E	2.1	C	b
	20th	10	30.087	30.109	81	73	67	E	1.3	b
	21st	10	30.094	30.116	78	71	70	E N E	2.1	b
AYR.	Feb. 17th	10	30.063	30.066	81	61	35	W N W	1.2	b
	18th	10	30.041	30.023	83	64	80	W S W	1.3	b
	19th	10	30.041	30.023	83	73	60	N W	3.2	b
	20th	10	30.048	30.051	82	75	71	N	3.5	b
	21st	10	30.048	30.072	83	74	68	S S E	1.8	C, FC	b
	22nd	10	30.090	30.072	86	77	65	S W	3.3	C	b
	23rd	10	30.093	30.046	84	74	60	W N W	3.1	b
	Feb. 17th	10	30.028	30.043	81	75	74	W S W	6.8	PK, CK	b
	18th	10	30.028	30.041	79	65	43	Caln	4.7	b
	19th	10	30.008	30.028	85	77	68	S S W	6.5	b
	20th	10	30.045	30.080	85	77	75	W S W	7.3	C	b
	21st	10	30.083	30.097	86	76	64	N W	2.8	C	b
FALLEN POINT.	Feb. 17th	10	30.081	30.086	81	75	68	S S W	4.1	C	b
	22nd	10	30.035	30.040	82	75	71	W	6.6	C	b
	Feb. 17th	10	30.089	30.071	84	75	64	W by N	2.4	b
	18th	10	30.029	30.061	83	76	71	W	2.2	b
	19th	10	30.029	30.061	84	78	68	S W by W	2.5	b
	20th	10	30.018	30.060	84	79	64	W	2.1	b
	21st	10	30.056	30.089	84	75	64	W S W	2.3	b
	22nd	10	30.088	30.120	82	75	67	W by S	2.1	b
	23rd	10	30.029	30.061	81	73	67	W	2.1	b
	Feb. 16th	10	30.078	30.089	81	75	64	E	4	b
	18	10	30.014	30.066	86	75	61	S E by E	9	b
	17th	10	30.068	30.070	86	75	61	S by W	6	b
MADRAS.	Feb. 16th	10	30.012	30.045	85	73	64	E S E	9	b
	18th	10	30.075	30.085	83	74	68	S E by S	4	b
	18	10	30.041	30.063	86	74	68	S S E	7	b
	19th	10	30.085	30.103	84	73	57	S E by E	7	b
	18	10	30.067	30.090	84	73	57	E S E	9	b
	20th	10	30.085	30.121	82	73	60	S S W	8	b
	18	10	30.041	30.063	85	75	61	S E by E	8	b
	21st	10	30.085	30.116	84	74	60	S W by S	5	b
	18	10	30.089	30.091	84	74	60	E S E	10	b
	22nd	10	30.106	30.120	86	75	66	S S W	6	b
	18	10	30.070	30.083	84	74	60	E S E	5	b
CALCUTTA.	Feb. 17th	10	30.086	30.089	82	79	79	S E	8.0	C	b
	18th	10	30.070	30.071	82	77	79	N	3.7	C	b
	19th	10	30.040	30.041	86	79	75	N	6.4	b
	20th	10	30.025	30.045	82	78	71	N	2.2	C	b
	21st	10	30.004	30.045	84	76	68	N	4.9	b
	22nd	10	30.018	30.089	82	75	71	E	1.6	C	b
	23rd	10	30.085	30.084	85	75	79	N	2.8	b
	Feb. 17th	10	30.086	30.089	82	79	79	S E	8.0	C	b
	18th	10	30.070	30.071	82	77	79	N	3.7	C	b
	19th	10	30.040	30.041	86	79	75	N	6.4	b
	20th	10	30.025	30.045	82	78	71	N	2.2	C	b
	21st	10	30.004	30.045	84	76	68	N	4.9	b

* Velocity of wind in miles per hour.

Calcutta,
The 23rd February 1878.JOHN ELIOT, M.A.,
Meteorological Reporter to the Government of Bengal.

**Results of the Meteorological Observations taken at the Alipore Observatory from
17th to 23rd February 1878.**

Month	Date	Maximum in sun	Mean pressure, barometer at 35° Fah	TEMPERATURE.				HYGROMETRY.				WIND.		Rain	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1878		☉	Inches	☉	☉	☉	☉	☉	Inches	☉	%			Inches.	
Feb	17th	142.7	29.958	69.1	83.6	27.6	66.0	60.2	0.403	63.0	66	Till 10½ A.M. E by S through N.W., N and N.E., till 3 P.M. S.W. by S through E, N and W, till midnight N.W. through W	85	Nd	Clear, f and w.
"	18th	143.7	930	71.1	86.0	28.6	67.4	61.3	411	63.5	63	N.W. and W by S.	96	"	Clear and w
"	19th	143.9	931	76.9	83.8	23.3	65.5	71.6	706	68.8	76	W by S and S W	116	"	Chiefly clear, f and w
"	20th	150.7	972	79.7	90.3	17.3	73.0	73.0	723	69.5	71	S.W., W by S and S.W. by W	93	"	Partially cloudy
"	21st	146.7	990	76.8	88.5	20.6	67.9	70.8	674	67.5	73	Till 2½ P.M. N N.W. through W and N.W., till midnight S.W. by S through N.W. and W	104	"	Morning clear, day partially cloudy, night clear, f and w
"	22nd	144.2	985	77.3	88.6	18.1	70.5	73.4	770	71.4	82	W, S.W. by S and S	"	"	Chiefly cloudy, f, l, s and p
"	23rd	147.0	990	78.6	89.0	22.1	66.9	72.0	699	68.4	73	Till 11 A.M. N through S.W., W and N.W.; till midnight S.W. by W through N.W. and W.	90.43	"	Chiefly clear.

The mean pressure of the seven days Inches
The average pressure of the corresponding period for 25 years 29.949

The mean temperature of the seven days 75.6
The average temperature of the corresponding period for 25 years 74.2
The extreme variation of temperature during the seven days 34.3
The maximum temperature during the seven days 90.3

The mean relative humidity during the seven days 69
The average relative humidity of the corresponding period for 25 years 66

The total fall of rain from 17th to 23rd February 1878 Inches.
The average fall of the corresponding period for 25 years 0.43
The total fall from 1st January to 23rd February 1878 0.22
The average fall of the corresponding period for 25 years 0.54
The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h

and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, w dew, t thunder, l lightning, s strong wind, h hail, p passing temporary showers,

* Fall at 8-45 P.M. of the 23rd.

JOHN HAYES, M.A.,
Meteorological Reporter to the Government of Bengal.

METEOROLOGICAL OFFICE, INDIA,
The 25th February 1878.

**Reports of Fluctuation of Traffic on the East Indian Railway from
1st to 26th January 1878**

EAST INDIAN RAILWAY TRAFFIC MANAGER'S OFFICE, CALCUTTA, 15th FEBRUARY 1878.

Remarks on Traffic of East Indian Railway from 1st to 26th January 1878.

THE approximate figures are—

	Coaching.		Goods		Total.
	No.	Rs.	Mds.	Rs.	Rs.
1876	442,309	6,66,123	26,12,181	31,42,079	38,08,119
1877	522,408	10,34,038	50,52,444	20,52,254	51,06,292
Increase	79,099	3,67,915	24,40,263	7,10,175	12,98,173
Decrease					

The coaching traffic in January 1877 was exceptional of course, the imperial assemblage at Delhi having broken up in that month.

In merchandise traffic the increase of weight carried is 11 per cent. that in earnings only 4 per cent., but even this must be considered very satisfactory, looking at the special circumstances of the two years.

In January 1877 the bulk of the traffic reaching us from Oudh and Rohilkund *via* Cawnpore and Benares, and also from Sind, Punjab, and Delhi *via* Ghazeeabad, was either for Howrah or *via* Jubbulpore, this year nearly all the traffic from Sind, Punjab, and Delhi is for Oudh and Rohilkund *via* Allypore, a run of 66 miles only over this line, while that from Oudh and Rohilkund is trifling in comparison, as the following will show:—

	<i>Via</i> Ghazeeabad	<i>Via</i> Cawnpore	<i>Via</i> Benares.
	Tons	Tons	Tons
1877	4,000	6,400	2,450
1878	17,600	1,180	650

The principal variations are in—

Increases.			
Coal	Iron	Foreign railway material	Seeds
Gunny.	Jaggree	Salt	Timber
Hides	Opium.	Saltpetre	Tobacco
Indigo			
Decreases.			
Commissariat beer	Cotton.	Piece-goods	Sugar.
Hotel-nuts	Government stores	Stone	Tea.

While edible grains show an increase in weight and decrease in earnings, and will be dealt with separately.

Increases			
Coal—Upward	Mds.	+ 24,223	Rs. + 28,930
Downward	"	— 7,004	" — 4,895
Net increase		17,219	24,035

The increase in upward coal lies with the Kumbharballe fields, and has been mainly in coal for the Sind, Punjab, and Delhi Railway.

The apparent decrease in down coal arises from dealing with a period a day shorter than last year's, the daily average being—

1877	Mds.	10,19,600	Mds.	37,763
		27		
1878	"	10,12,600	"	38,950
		26		

or an increase of 1,187 maunds per day.

Hides	Mds.	21,455	Rs.	37,565
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This traffic has been exceptionally large for some time past the weight carried in second half of 1877 was 12,000 tons, as against 9,000 in 1876 and 7,750 tons in 1875. The export demand is heavy, and good supplies in the North-Western Provinces.

Indigo	Mds.	26,732	Rs.	29,936
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* This is entirely in Turbott indigo for the Calcutta market. The total outturn has been unusually heavy, the selling price fully Rs. 50 per maund below last year's rates, and the export market consequently active.

Jaggree	Mds.	18,206	Rs.	8,306
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There has been considerable demand this year from the Great Indian Peninsula Railway districts, which Behar has supplied.

Salt	Mds.	60,059	Rs.	15,591
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This is a recovery from a specially low state of trade at Howrah in January 1877 remarked on in my report for that month.

Saltpetre	Mds.	57,459	Rs.	17,608
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The export market has had another sudden impulse and supplies have come forward readily.

Seeds	Mds.	1,29,932	Rs.	53,910
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Of this increase in weight 50,000 maunds lies with Patna and 66,000 maunds with Cawnpore.

Tobacco	Mds.	6,905	Rs.	4,296
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This, as for some months, has had the double stimulus of excellent crops in Tirhoot and a failure in Rohilkund, thus providing both a large supply and a market to send it to.

The important feature remaining to be dealt with is *food grain*, and the following table shows the increase or decrease (in tons) of each of the great branches into which we divide this staple :—

Increase.				Decrease.			
		Tons.	Rs.			Tons.	Rs.
Barley and oats	...	3,000	3,700	Wheat	...	5,000	1,70,600
Common grains	...	5,900	60,200	Rice	...	8,900
Rice	32,300				
Pulses	...	13,000	51,600	Total	...	14,800	1,70,600
Total	...	21,900	1,52,500				

Net increase in weight ... Tons 7,100
Net decrease in earnings ... Rs. 17,900

The decrease in earnings, it will be seen, is entirely with wheat; and the figures of traffic from the O. & R. and S. P. D. Railways, which were referred to in an early page of this report, will show how this arises.

At this moment in fact the great wheat-producing districts of Rohilkund and Western Oudh are suffering from scarcity which I fear is for the time very severe.

What are our prospects of export trade in wheat this season it is still very difficult to say; but at present there is no export at all. The last quotation in the Bengal Chamber of Commerce circular is—

"Quotations quite nominal, the supply of good quality being exhausted."

The shipments of wheat from Calcutta to the United Kingdom from 1st January to 7th February were—

1877 ... 12,168 tons,
1878 ... 6,881 "

the trans-Ganges districts of Bengal being still able to furnish their quota, although the North-Western Provinces, whence our wheat traffic should flow, are starved.

In rice, on the other hand, with 26 per cent. less weight, we earn 16 per cent. more money, the demand for Beerbhoom and Bhugulpore rice being upward instead of over the short lead to the port.

Barley.—The increase in this is, as in previous months, in traffic from S. P. and D. to O. and R. via Gazecabad and Allyghur, and does not add much to revenue, while with

Pulses, of the 13,000 tons increase 9,000 is in the same traffic (S. P. and D. to O. and R.); earnings, like the barley, only about two annas a maund.

It is in this way that the falling off of 6,000 tons of wheat leaves a heavy deficit in earning against an increase of nearly 20,000 tons of other food-grains, even putting rice, with its longer lead, out of the question.

Decreases.

Commissariat beer ... Mds. 2,436 Rs. 6,403
Government stores ... " 4,930 " 9,365
Which require no remark from me.
Betel-nuts ... Mds. 3,233 Rs. 3,996

A small set off against the large increases in 1877

Cotton ... Mds. 79,042 Rs. *1,18,886

Less than 300 bales of cotton have reached Howrah during the whole month.

There is, as remarked in recent reports, really no cotton available for despatch in the usual exporting districts owing to the serious failure of crops.

Piece-goods ... Mds. 18,454 Rs. 30,242

The decrease in weight corresponds almost exactly with the increase in the previous month.

The decrease in money is large, and this is due to the altered position of the population in the North-Western Provinces, where famine prices are ruling with great rigour and there is little trade doing.

It will be noticed that there is an increase of 3,000 maunds in cotton twist to set against this.

Sugar ... Mds. 17,071 Rs. 12,176

I could say nothing here that would not be a repetition of my remarks in my December report. There has been a serious failure of crop in Rohilkund, and the French market does not offer the inducements it did last year.

The train mileage for the period has been—

		Coaching.	Goods.	Total.
1878	...	173,834	3,98,250	5,72,084
1877	...	218,650	3,82,739	6,01,389
Increase	15,511	...
Decrease	...	45,716	...	30,306

EARNINGS PER TRAIN MILE.

		Coaching.	Goods.	Total.
		Rs. A. P.	Rs. A. P.	Rs. A. P.
1878	...	3 13 1	5 6 1	4 14 4
1877	...	4 13 4	6 6 10	6 2 9
Increase	0 0 8	...
Decrease	...	1 0 3	...	0 4 3

The very high coaching mileage earnings in 1877 was due to the number of special trains run in connection with the imperial assemblage.

The goods mileage earnings has kept up most satisfactorily.

On the Jubbulpore line the traffic has been—

		Coaching.		Goods.		Total.
		Mds.	Rs.	Mds.	Rs.	Rs.
1878	...	25,838	79,748	6,18,613	1,79,531	2,59,279
1877	...	36,986	1,79,882	8,56,806	2,15,193	3,95,075
Increase
Decrease	...	10,078	1,00,104	2,17,993	35,678	1,52,776

The coaching figures are lower than in 1877 of course, because all the notabilities of Western India, with their hangers, body guards, studs, and carriages, travelled over this line in January 1877 on their return from the Delhi assemblage.

The merchandise traffic is also considerably lower than in 1877, when the export of grain from the North-Western Provinces Oudh, Rohilkund, Rajputana, and the Punjab, to the distressed districts of Southern and Western India was in full flow; but the statement of Jubbulpore line train mileage which is given below will show that every means has been taken to work economically, and that the earnings for goods train mile have been—

1877	Rs. A. P.
1878	4 8 3
JUBBULPORE LINE TRAIN MILEAGE.						
		Coaching.	Goods.	Total.		
1878	...	12,800	28,765	41,565		
1877	...	24,420	60,405	84,825		
Increase		
Decrease	...	11,620	31,640	43,260		

J. C. BARNARD.

MAIN LINE.

Statement showing the Totals and Increases and Decreases of Staples during three weeks and five day ending 26th January 1878.

STAPLES.	WEIGHT.		AMOUNT.		INCREASES AND DECREASES.			
	1877.	1878.	1877.	1878.	Increase.		Decrease.	
	Mds.	Mds.	Rs.	Rs.	Mds.	Rs.	Mds.	Rs.
Beer, Commissariat	7,307	4,871	7,355	831				
" not Commissariat	4,349	4,450	8,678	8,039	88	321	2,438	4,608
Beet-nuts	13,901	10,030	16,179	1,183				
Boots and shoes	1,040	2,682	3,235	4,574	723	1,319	3,233	3,996
Brass and brassware	10,779	17,088	8,771	10,011	2,000	1,238		
Bricks	3,951	3,021	1,100	1,190				
Coal, up	3,20,882	4,61,205	1,18,710	1,48,649	34,323	28,930		
" down	10,19,370	10,12,572	1,41,010	1,48,713			7,001	4,595
Copper	8,843	8,810	14,738	12,742	6			2,006
Cotton	1,07,045	24,003	1,57,974	59,084			79,012	1,18,895
" twist	6,071	9,001	7,755	10,404	3,018	3,139		
Dyewood	3,981	3,118	8,232	2,959			767	273
Empty coops, &c.	2,771	3,779	2,598	3,138	1,200	855		
Firewood	8,011	12,441	175	313	4,435	158		
Fruits	20,315	17,021	18,646	13,717			2,891	1,940
Glass and glassware	2,449	2,016	8,005	5,311		230	615	
Glue and oil	39,682	37,103	87,322	86,132	0,543			2,190
G. B. T. packages	3,234	2,024	6,328	4,989			1,144	1,330
Government Commissariat stores	0,941	11,900	7,005	11,012	1,959	4,007		
" Ordnance stores	10,140	8,251	17,438	4,201			6,498	13,573
" Barley	1,110	89,172	207	11,168	87,333	11,301		
" Oats	25,857	19,784	7,306	4,415			8,473	2,491
GRAIN, EDIBLE, AND								
PULSES.								
" Rice	8,00,143	7,40,001	1,04,000	2,27,135		32,220	2,45,679	
" Wheat	3,7,734	1,57,007	2,04,714	30,110			1,80,240	1,70,606
" Other grains	4,31,240	5,34,211	1,12,308	1,72,046	1,59,961	60,189		
" Pulses of all kinds	1,06,198	6,17,705	81,751	1,01,364	3,52,567	81,613		
Gunny	48,030	67,506	3,739	43,371	19,470	8,648		
Hides and horns	50,145	82,693	30,018	69,463	37,464	37,863		
Indigo	14,481	41,213	19,017	49,015	24,782	29,998		
Iron	47,093	81,213	81,897	99,474	23,540	47,497		
Jaggree	1,35,916	1,11,183	20,141	8,431	14,208	3,306		
Lac	30,692	37,713	15,254	10,000	3,121	753		
Minerals	13,818	36,470	3,982	6,013	2,034	3,631		
Mowah flower	4,302	6,334	1,172	1,115	2,170			87
Oil-cake	7,079	8,397	3,344	1,277			1,482	2,071
Opium	11,415	51,079	14,054	63,059	40,247	40,605		
Paper	5,192	2,747	6,727	8,040			2,355	738
Piece-goods	1,21,804	1,06,350	1,52,91	1,21,940			18,454	30,248
Railway materials, construction account	2,700	3,369	429	1,009	690	590		
" foreign	87,941	71,810	63,104	67,189	13,875	13,995		
Roots	14,215	22,253	4,011	10,360	8,018	6,749		
Salt	50,398	3,10,467	63,204	78,791	99,059	18,091		
Saltpetre	26,793	84,264	10,507	27,973	67,659	17,406		
Seeds	3,21,200	4,61,112	1,55,821	2,09,711	1,39,912	63,910		
Silk	1,955	2,251	2,500	2,303	273	62		
Spelter	7,004	8,818	10,565	8,001			1,189	2,203
Spices	8,192	11,990	7,916	12,434	2,898	4,519		
Stones	77,171	87,290	10,273	7,215			10,002	8,058
Sugar	91,608	71,537	84,100	21,913			17,071	12,176
Tea	8,604	4,164	9,084	6,252			2,440	3,842
Timber	21,719	2,105	7,073	13,811	380	8,458		
Tobacco	6,299	12,194	3,893	8,189	6,905	4,290		
Turmeric	6,330	6,734	3,648	2,779			1,590	909
Wines	6,359	6,415	14,440	16,029	70	780		
Miscellaneous	1,21,170	1,14,307	1,44,477	1,19,031			8,812	21,440
Total	50,78,414	50,15,181	20,53,354	21,42,119	11,43,508	4,99,970	6,80,709	4,09,345

Report of Fluctuation of Traffic on the Tirhoot State Railway for the Month of January 1878.

TIRHOOT STATE RAILWAY.

INCREASES.

Food-grains	Mds. 60,706
The increase in this particular staple is owing to the abundant harvest in Tirhoot and to the scarcity in the North-Western Provinces.	
Hides and horns	" 1,920
This increase is attributable to the demand in the market; and as the hides from this district are of a superior quality, this traffic promises well.	
Indigo	" 2,968
This increase is owing to a good season and to opening out of the Mozufferpore extension and to through booking with East Indian Railway.	
Iron	" 2,894
This has principally been for the requirements of the several indigo factories, and has been diverted from the rivers to the railway.	
Piece-goods	" 5,608
This increase is principally due to through booking with East Indian Railway.	
Seeds—Indigo	" 6,134
This was an early consignment for the Sakra district. This is entirely owing to through booking with East Indian Railway.	
Oil-seeds	" 25,942
This increase is attributable to the development of the system and to through booking.	
Salt	" 13,388
This traffic is steadily increasing, and has been diverted from the rivers in many cases.	
Saltpetre	" 20,724
This increase is due to the demand in the market and to the opening out of the Mozufferpore extension and through booking with East Indian Railway.	
Tobacco	" 4,457
This staple shows a satisfactory increase owing to the healthy state of the plant grown in Tirhoot and the great demand for it.	
All other goods	" 3,202
The increase is due to through booking with East Indian Railway.	

DECREASED.

Railway materials
Owing to completion of the line. ... Mds. 7,926

SOMARSIPOR, W. M. JOHNSTON,
The 18th February 1878. Asst. Traffic Supdt., Tirhoot State Railway.

TIRHOOT STATE RAILWAY.

Statement showing Increases and Decreases in Maundage of Staples carried over the line during the month of January 1878.

STAPLES.	1877.		1878.		1877.	1878.	Increases.	Decreases
	Up.	Down.	Up.	Down.	Total.	Total.		
Food-grains ...	6,216	9,914	10,644	56,252	16,130	66,986	50,766	...
Hides and horns ...	1,730	1,730	600	8,100	1,730	8,680	1,930	...
Indigo ...	769	6,383	...	10,120	7,151	10,120	2,968	...
Iron ...	1,005	616	4,205	210	1,521	4,415	2,894	...
Piece-goods ...	19	...	5,858	27	19	5,855	5,836	...
Railway materials ...	6,535	1,911	5,90	...	8,466	590	...	7,926
Woods - Indigo ...	2,062	143	2,361	6,057	2,150	8,199	6,049	...
—Oil	1,261	80	27,117	1,361	27,203	25,842	...
Salt ...	892	83	14,283	...	892	14,283	13,391	...
Salt-petre	919	8,418	18,205	919	20,013	20,724	...
Tobacco	835	715	4,087	311	4,812	4,507	...
All other goods ...	8,516	6,139	10,254	7,901	11,655	17,857	6,202	...
	23,964	29,514	51,905	1,32,839	5,279	1,88,443	1,38,061	7,926
Increase	65,274	7,926	...
						1,30,165	1,30,165	...

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for week ended 16th February 1878 on 1,279½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC				TRAIN MILES RUN.		
	No. of passengers.	Coaching receipts.		Weight carried.	Receipts.		TOTAL TRAFFIC RECEIPTS.		Coaching.	Merchandise.	Total.
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.				
Total traffic for the week ...	140,802½	2,04,156 11 0	19,172 13 11	10,41,394 0	5,50,327 5 0	50,440 13 5	7,50,184 0 0	47,062	113,689½	160,751½	
per mile of railway ...	745,904½	10,92,727 13 0	100,100 14 3	87,30,443 20	32,10,552 8 9	294,297 18 0	43,03,330 4 0	20,394½	619,455½	686,350	
for previous 6 weeks of half-year	803,797	18,01,864 7 0	119,239 8 8	1,03,71,840 20	37,00,440 14 3	314,744 11 5	50,82,734 5 3	312,936½	733,146½	1,046,101½	
COMPARISON.											
Total for corresponding week of previous year ...	144,310	1,94,348 15 5	17,008 14 11	13,16,018 20	5,57,175 11 0	51,074 8 10	7,53,325 11 2	44,420	99,001	143,421	
per mile of railway, corresponding week of previous year	153 6 10	16 1 4	..	435 6 1	30 18 2	583 12 11	
Total to corresponding date of previous year ...	861,108½	10,86,672 7 0	104,519 10 6	87,66,954 20	30,77,499 12 11	337,103 4 8	53,61,162 4 5	335,583	677,492	1,043,065	

EAST INDIAN RAILWAY—JURBULPORE LINE.

Approximate Return of Traffic for week ended 16th February 1878 on 223½ miles open.

		Coaching receipts.		Mds. s.	Receipts.		TOTAL TRAFFIC RECEIPTS.			
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.				
Total traffic for the week ...	7,228	20,043 9 0	1,805 19 10	1,43,318 10	30,926 11 0	3,659 18 11	60,610 4 0	5,410½	10,962½	16,372½
per mile of railway ...	41,812½	1,20,296 7 6	11,832 3 6	9,46,394 0	2,73,251 7 0	25,048 1 0	4,02,547 14 6	28,134*	62,704*	90,838
for previous 6 weeks of half-year	40,090½	1,40,980 0 4	13,748 3 4	10,04,012 10	3,13,178 2 0	28,707 10 11	4,41,158 2 6	33,514½	73,606½	107,210½
COMPARISON.										
Total for corresponding week of previous year ...	7,330½	22,672 8 0	2,169 19 7	2,53,837 10	67,052 11 0	6,146 9 11	90,723 3 0	4,899	10,109	24,008
per mile of railway, corresponding week of previous year	106 13 9	9 13 11	...	290 10 10	27 9 5	406 7 7
Total to corresponding date of previous year ...	88,340½	2,63,694 14 5	23,255 7 4	15,39,338 30	4,01,640 0 0	36,817 16 6	6,55,343 14 5	30,439	109,214	147,653

* Added miles 828½ to coaching, and deducted 632½ from merchandise short and excess included to week ending 20th January 1879.

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 16th February 1878 on 168½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC				Total receipts.
	Number of passengers.	Coaching receipts.			Weights carried.	Receipts			
		Rs.	A. P.	£ s. d.	Mds. s.	Rs.	A. P.	£ s. d.	£ s. d.
Total traffic for the week ...	41,890½	80,261	15 6	3,509 0 3	2,17,063 20	47,649	10 8	4,367 17 9	7,085 18 6
per mile of railway ...	205	349	7 1	21 14 10	1,371 26	201	1 8	27 13 9	40 6 10
for previous 6 weeks of half-year	214,580	1,55,730	3 8	14,377 18 0	11,24,871 10	2,50,894	15 1	23,540 3 4	40,824 0 10
Total for 7 weeks ...	256,470½	1,83,051	3 3	17,976 18 9	13,43,683 20	3,27,243	9 9	30,914 0 1	47,790 18 10
COMPARISON.									
Total for corresponding week of previous year ...	34,967½	22,484	9 10	2,611 5 6	1,57,301 12	36,183	11 8	3,316 16 10	5,923 2 4
per mile of railway, corresponding week of previous year ...	205	180	0 2	16 10 0	1,371 26	205	10 8	29 19 3	37 9 3
Total to corresponding date of previous year...	247,011½	1,81,056	13 8	16,389 13 5	12,36,300 6	2,62,263	12 6	23,183 18 0	30,735 6 5

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 9th February 1878 on 79 miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			TOTAL
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		Receipts.
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.	
Total traffic for the week	9,250	3,799 8 0	379 1 0	50,500 0	4,402 12 0	440 5 6	519
Or per mile of railway	120	47 10 0	4 15 3	390 0	50 14 0	5 11 9	10
For previous 4 weeks of half-year	27,150	12,000 0 0	1,201 1 0	98,305 0	11,347 6 0	1,134 14 9	2,695
Total for 5 weeks	36,400	17,602 8 0	1,760 5 0	1,28,805 0	15,750 2 0	1,575 0 3	3,315
COMPARISONS.							
Total for corresponding week of previous year, opened 46 miles	2,800½	1,143 3 3	114 10 5	12,005 20	1,008 5 3	100 16 7	221
Or per mile of railway, corresponding week of previous year	61	26 12 0	3 9 6	275 0	23 2 0	2 6 3	4
Total to corresponding date of previous year	12,144	4,905 14 9	490 7 9	60,281 0	4,762 11 9	477 15 3	974

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY

Approximate Return of Traffic for week ended 16th February 1878 on 28 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	
Total traffic for the week	10,091	1,797 0 0	179 14 0	27,360 0	950 0 0	95 0 0	274 1
Or per mile of railway	350	64 0 0	6 4 0	977 0	34 0 0	3 4 0	9 1
For previous 6 weeks of half-year	51,930	9,461 0 0	946 3 0	1,33,158 0	4,617 0 0	461 14 0	1,405 1
Total for 7 weeks	61,991	11,238 0 0	1,123 10 0	1,60,518 0	5,567 0 0	556 14 0	1,680 1
COMPARISONS.							
Total for corresponding week of previous year	10,060	1,619 4 0	161 18 6	16,161 35	543 0 6	54 6 1	206
Per mile of railway, corresponding week of previous year	398	54 4 1	5 4 6	576 34	19 6 3	1 14 9	7
Total to corresponding date of previous year	73,649	10,014 10 3	1,001 17 3	1,11,461 23	4,004 1 10	400 8 3	1,402



The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

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↳ Parts IA, V, and VI are not sent to officers receiving the Gazette of India.

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

NOTIFICATION.

The 25th February 1878.—The following revised programme of the Lieutenant-Governor's tour to Orissa and Chittagong is published for general information:—

March	6th	... Wednesday	... Leave Cuttack.
"	9th	... Saturday	} Chittagong.
"	10th	... Sunday	
"	11th	... Monday	... Leave for Calcutta.
"	18th	... Wednesday	... Arrive Calcutta.

COLMAN MACAULAY,
Under-Secy. to the Govt. of Bengal.

No. 1308A.

Gazetted.—The 23rd February 1878.—Mr. J. A. Hopkins is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors.

The 28th February 1878.—Baboo Kali Prasanno Roy Chowdhry, Deputy Magistrate and Deputy Collector, Midnapore, is allowed leave for six days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 4th March 1878.

The orders of the 9th January 1878, granting an extension of leave for one month and fifteen days under Section 5, Supplement F of the Civil Leave Code to Baboo Dwarka Nath Bose, Sub-Deputy Collector, Bogra, are cancelled at his request.

The services of the following gentlemen, lately appointed to the Bengal Civil Service, are placed at the disposal of the Government of India in the Home Department, with effect from the date on which they reported their arrival in India :—

Mr. S. J. Douglas. | Mr. R. T. Græer.

The services of Lieutenant H. D. P. Okeden, an Aide-de-Camp on the personal staff of the Lieutenant-Governor of Bengal, are replaced at the disposal of the Government of India in the Military Department from the 1st proximo.

Lieutenant the Hon'ble Robert O. Drummond is appointed to be an Aide-de-Camp on the personal staff of the Lieutenant-Governor of Bengal, *vice* Lieutenant H. D. P. Okeden.

Mr. H. F. J. Kean, Officiating Magistrate and Collector, Chumparun, is allowed leave for five days from the 19th to the 23rd November 1877, inclusive, under Section 21, Chapter V of the Civil Leave Code, in extension of the leave granted to him under the orders of the 22nd November last.

Mr. L. R. Forbes, Assistant Commissioner, who reported his return from furlough on the 16th instant, is allowed subsidiary leave for twenty-one days from that date, to enable him to join his appointment at Palamow, in the Lohardugga district.

The 4th March 1878.—Mr. H. J. Reynolds, Secretary to the Government of Bengal, Revenue and General Departments, is allowed furlough for nineteen months under Section 12 of the Civil Leave Code, together with subsidiary leave for five days under Section 24(a) of the Code, with effect from the 8th April next, or such subsequent date as he may avail himself of it.

Mr. D. Norton, c.s., reported his departure from India on special leave on the 16th ultimo.

Moulvi Abdool Kurreem, Deputy Magistrate and Deputy Collector, Furreedpore, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Baboo Bhyrub Nath Palit, Officiating Deputy Magistrate and Deputy Collector, Patna, is transferred to the Sudder Station of Durbhunga with effect from the date on which he joined that station.

Mr. T. Smith, Officiating District and Sessions Judge, Midnapore, is allowed furlough for nine months under Section 12 of the Civil Leave Code, with effect from the 25th instant, or such subsequent date as he may avail himself of it. Mr. Smith is also allowed subsidiary leave for twenty-one days under Section 24 of the Code.

Mr. W. Cornell, District and Sessions Judge, Bankoora, is appointed to act as District and Sessions Judge of Midnapore during the absence, on duty, of Mr. L. R. Tottenham, or until further orders.

The Right Hon'ble the Secretary of State for India has been pleased to grant to Mr. H. W. Alexander, c.s., six months' extension of furlough on medical certificate.

The 5th March 1878.—Mr. A. J. R. Bainbridge, District and Sessions Judge of Moorshedabad, is allowed leave for ten days under the rules in Chapter VII of the Civil Leave Code, with effect from the 19th February 1878.

Mr. H. B. Lawford, District and Sessions Judge, Nuddea, is allowed furlough for eight months under Section 12 of the Civil Leave Code, with effect from the 1st April 1878, together with subsidiary leave for twenty-one days under Section 24 of the Code.

Mr. P. D. Dickens, Officiating District and Sessions Judge, Cuttack, is appointed to act as District and Sessions Judge, Nuddea, during the absence, on leave, of Mr. H. B. Lawford, or until further orders.

Mr. W. H. Verner, Officiating Additional District and Sessions Judge, 24-Pergunnahs and Hooghly, is appointed to act temporarily as District and Sessions Judge, Nuddea, until relieved by Mr. Dickens.

Mr. R. H. Greaves, Officiating Joint-Magistrate and Deputy Collector, Khoorda, Pooree, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Mr. H. A. D. Phillips, Officiating Joint-Magistrate and Deputy Collector, Sasseram, Shahabad, is appointed to have charge of the Khoorda Division of the Pooree district, in the absence, on leave, of Mr. R. H. Greaves, or until further orders.

Mr. F. H. Barrow, Officiating Joint-Magistrate and Deputy Collector, Soopool, Bhagulpore, is transferred to the Sudder Station of the Shahabad district.

Moulvi Mahomed Abdool Kadir, Deputy Magistrate and Deputy Collector, Jungypore, Moorshedabad, is transferred to the Bhagulpore district, and is appointed to have charge of the Soopool division of that district. The orders of the 14th ultimo, published in the *Calcutta Gazette* of the 20th idem, transferring Moulvi Mahomed Abdool Kadir to the Sudder Station of the Cuttack district, are cancelled.

Mr. C. T. LeHardy, Assistant Magistrate and Collector, Noakholly, is allowed furlough for one year under Section 14, Chapter IV of the Civil Leave Code, together with subsidiary leave for a period not exceeding 30 days under Section 24(a) of the Code.

Mr. J. D. Gael, Assistant Magistrate and Collector, Rampore Hat, Moorshedabad, is allowed subsidiary leave for one week under Section 24(a) of the Civil Leave Code.

POLICE.—*The 28th February 1878.*—Mr. Henry Dawson, Officiating District Superintendent of Police, Bogra, is appointed to act as District Superintendent of Police, Lohardugga, during the absence, on furlough, of Major J. C. C. Danut, v.c., or until further orders.

Mr. C. A. Fisher, Assistant Superintendent of Police, Dacca, is appointed to act, until further orders, as District Superintendent of Police, Bogra.

Mr. H. S. Schurr, Officiating Assistant Superintendent of Police, 24-Pergunnahs, is transferred to Midnapore.

Baboo Guddadhur Khan, Assistant Superintendent of Police, Midnapore, is transferred to the 24-Pergunnahs.

The 5th March 1878.—Mr. J. H. Warrender-Clark, Assistant Superintendent of Police, Gya, is appointed to act in the First Grade of Assistant Superintendents of Police, with effect from the date on which he made over charge of the office of District Superintendent of Police, Gya, to Mr. A. H. Giles.

ECCLIASTICAL.—*The 1st March 1878.*—The Revd. L. Beyer, of the German Mission at Gobindpore, in the district of Lohardugga, is authorized to grant, under Clause 5, Section 5, Act XV of 1872, certificates of marriage between persons who are Native Christians.

REGISTRATION.—*The 23rd February 1878.*—Baboo Ambica Churn Guha Roy is appointed to be Sub-Registrar of Bowfull, in the district of Backergunge, vice Mr. DeSilva, removed.

EDUCATION.—*The 28th February 1878.*—Mr. E. B. Godfrey, Deputy Magistrate and Deputy Collector, Bankoora, is appointed to be a member of the Bankoora District School Committee.

Baboo Anando Mohan Naha, B.L., Pleader, is appointed to be a member of the Tipperah District School Committee.

The 2nd March 1878.—The following gentlemen are appointed to be members of the District School Committee of the Sonthal Pergunnahs:—

Baboo Sripati Banerjee, Deputy Inspector of Schools.

Rev. J. Brown.

Mr. R. A. D. Bignell, Assistant Superintendent of Police.

„ E. R. Henry, Officiating Assistant Commissioner, Rajmehal.

„ A. W. Conserat, Deputy Magistrate and Deputy Collector, Fakour.

„ C. F. Manson, ditto ditto, Jamtara.

„ W. M. Smith, Secretary to the Committee.

The 5th March 1878.—Baboo Jugut Bundhoo Laha, M.A., is appointed to be Head Master of the Burrisaul Zillah School.

OPIMUM.—*The 1st March 1878.*—Mr. A. G. Tytler, Sub-Deputy Opium Agent, Alleegunge, is allowed furlough for eight months under Section 12 of the Civil Leave Code, with effect from the 10th instant.

Mr. J. A. Flyter, Assistant Sub-Deputy Opium Agent, Shahabad, is appointed to act as Sub-Deputy Opium Agent of Alleegunge during the absence, on leave, of Mr. A. G. Tytler, or until further orders.

MEDICAL.—*The 4th March 1878.*—Assistant Surgeon Preumbur Nath Mitter, in charge of the charitable dispensary at Behar, having resumed charge of his duties on the 14th January 1878, the unexpired portion of the leave granted to him under the orders of the 16th November 1877 is cancelled.

The 5th March 1878.—Dr. C. J. W. Meadows, Officiating Civil Surgeon, Chumparan, is confirmed in that appointment, vice Dr. J. Cullen, deceased.

Dr. A. Crombie is appointed to be Civil Surgeon of Chittagong, vice Dr. C. J. W. Meadows, but to continue to act until further orders as Civil Surgeon of Dacca.

The services of Third Grade Assistant Surgeon Ruttu Kant Ghose, attached to the Jessore Charitable Dispensary, on leave, are placed at the disposal of the Government of India in the Home Department.

Third Grade Assistant Surgeon Taruck Nath Gangooly, attached to the Charitable Dispensary at Julpigoree, is appointed to have charge of the Jessore Charitable Dispensary.

Third Grade Assistant Surgeon Nobin Chunder Ghose, temporarily attached to the sub-division and dispensary at Rajmehal, is appointed to have charge of the Charitable Dispensary at Julpigoree.

MUNICIPAL.—*The 25th February 1878.*—Dr. Morrison, Christian Missionary, is appointed to be a Commissioner for the Municipality of Rampore Bauleah, in the district of Rajshahye, vice Baboo Haroda Gobind Sen, deceased.

The 5th March 1878.—The following gentlemen are appointed, under Section 15 of Act V (B.C.) of 1876, to be Commissioners for the Municipality of Mudhoobanee, in the district of Durbhunga:—

Moonshi Kartaram, Vakeel, vice Moonshi Masbuk Ali.

„ Lall Bahari, Mokhtar, vice Baboo Makund Lall Roy.

ROAD CESS.—*The 28th February 1878.*—Mr. P. Nolan, Officiating Joint-Magistrate and Deputy Collector, Dinagore, is appointed to be a member of the Dinagore District Road Cess Committee, vice Mr. C. A. Samuels, transferred.

Baboo Nobin Chunder Roy, Officiating Sub-Registrar of Muradnagar, Tipperah, is appointed to act as Vice-Chairman of the Muradnagar Branch Road Cess Committee during the absence, on leave, of Moonshi Reasuddin, or until further orders.

The following gentlemen are appointed to be members of the Magoorah Branch Road Cess Committee:—

Mr. J. Oatts, } Indigo Planters.
 „ T. R. Slatter, }
 Baboo Umesh Chunder Sanyal, Head Master.

The 1st March 1878.—The following gentlemen are re-appointed to be members of the Arrareah Branch Road Cess Committee:—

The Sub-Divisional Officer, *Chairman*. Mir Wajid Ali.
 Mr. A. J. Forbes. Shaik Manj Ali.
 Baboo Tofa Lall Chowdhery. Baboo Kasiram.
 Shaik Mardan Ali. Shaik Azezar Rohman.

Moulvi Najeemuddeen Ahmed, temporary Sub-Deputy Collector, is appointed to be a member of the Arrareah Branch Road Cess Committee, *vice* Baboo Tirthanund Thakur.

The 4th March 1878.—The following gentlemen are appointed to be members of the Rungpore District Road Cess Committee:—

Baboo Nobodip Chunder Shaw, } Zemindars.
 „ Gobind Lall Roy, }

The following gentlemen are appointed to be members of the Branch Road Cess Committee of the Fenny River Sub-Division, in the district of Noakholly:—

The Sub-Divisional Officer, *Chairman*,
 „ Sub-Inspector of Schools, *Vice-Chairman*,
 „ Sub-Divisional Inspector of Police, *Member*,
 Moulvi Aliajan, Pleader,
 Moonshee Ainuddin Ahamad,
 Baboo Chandra Nath Chowdry, Zemindar,
 „ Radha Mohun Roy, Zemindar,
 Kazi Latfal Hak, Zemindar.
 Moonshee Kadir Buksh, Talookdar,
 Hashan Ali, Resident and Talookdar,
 Baboo Mohesh Chunder Roy, Agent to the Maha-
 raja of Hill Tipperah,
 Rai Goloke Chundra Chowdry, Bahadoor,
 Makbut Ahamad Chowdry, Zemindar,
 Baboo Ishan Chunder Chowdry,

} *Ex officio.*
 }
 } *Members.*

HORACE A. COCKBELL,
Offg. Secy. to the Govt. of Bengal.

ERRATUM.

The 4th March 1878.—In modification of the Notification publishing the names of successful candidates for enrolment as revenue Agents which appeared in Part I of the *Calcutta Gazette* of the 2nd, 9th, and 16th of January 1878, pages 4, 22, and 37, the following corrected names are published:—

District.	No.	For	Read
Midnapore	8	Hridaynath Satna	Hridaynath Satna.
Ditto	4	Jaynarayan Chaudhuri	Jaynarayan Chaudhuri.
Nuddea	1	Abhilash Chandra Chatterjee	Abhilash Chandra Chatterjee.
Binagore	3	Chandra Mahan Biswas	Chandra Mahan Biswas.
Patna	17	Mahub Hussein	Mahub Hussein.
Ditto	30	Mohamed Kusien	Mohamed Kasem.
Ditto	55	Tahal Narayan	Tahal Narayan.
Baran	2	Lala Rajrang Sahai	Lala Rajrang Sahai.
Paraganh	8	Madur Buksh	Madur Baksh.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 6th March 1878.—It is hereby notified for general information that, under the power vested in him by Clause 2 of Section 3 of the Regulation for the peace and good Government of the territory known as the Sonthal Pergunnahs, the Lieutenant-Governor of Bengal is pleased to direct that from this day the provisions of Act XL of 1858, passed by the Governor-General in Council, being an Act for making better provision for the care of the persons and property of minors in the Presidency of Fort William in Bengal, shall have force and effect in the Sonthal Pergunnahs.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 25th February 1878.—The following programme of a supplementary visitation tour of the Lord Bishop of Calcutta through the territories subject to the Lieutenant-Governor of Bengal is hereby published for general information :—

Arrival.	Departure.
Calcutta	19th February 1878.
Bhagulpore, 20th February 1878.	
Bhagulpore	21st February 1878.
Jamulpore, 21st February 1878.	
Jamulpore	25th February 1878.
Calcutta, 9th March 1878.	

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 25th February 1878.—It is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Bagjullah, in the district of 24-Per-gunnahs, made at a special meeting held on the 23rd of January last, the Lieutenant-Governor has been pleased, under section 78 of Act V (B.C.) of 1876, to sanction the registration by the Commissioners, under section 133 of the Act, of all carts kept or habitually used within the Municipality, and the levy from the 1st April 1878 of fees upon every cart for such registration at the rates mentioned below :—

For every cart kept or habitually used within the Municipality, or which is let for hire within or without the Municipality and habitually used within it, Rs. 2 per annum, or Rs. 1 per half year.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd February 1878.—In supersession of so much of the notification dated 24th July 1875, published at page 920 of the *Calcutta Gazette* of 28th idem, as relates to the district of Chittagong, it is hereby notified for general information that, under the provisions of section 97, Act X (B.C.) of 1871 (the District Road Cess Act), the Lieutenant-Governor has been pleased to fix the following dates for the payment, under section 22 of the Act, of instalments of road-cess due from estates on which no land revenue is payable :—

First instalment of the cess year.

26th December.

Second instalment of the cess year.

25th May.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 16th February 1878.—In continuation of the notification of the 4th September 1877, published in the *Calcutta Gazette* of the 5th idem, Part I, page 1196, sanctioning the amalgamation of a portion of the Sitakund Moonsif with the Chittagong Town Moonsif, it is notified for general information that, under Section 16 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor is pleased to direct that the former Moonsif of Sitakund, now known as the Additional Moonsif of the Chittagong Town Chowkey, shall ordinarily hold his court at Madan-ke-hât instead of at Kumeria, in the district of Chittagong.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 4th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of the Northern Bengal State Railway from Chandgaon, in pergunnah Mahammed Shahi, to the river Padma, it is hereby declared that for the above

Chandgaon, in pergunnah Mahammed Shahi.

Bharamara, in pergunnah Taragonia, in Mahammed Shahi.

Nowdapara, in pergunnah Mahammed Shahi.

Dameokdia, in pergunnah Taragonia, in Mahammed Shahi.

purpose a strip of land measuring, more or less, one mile and 81 chains in length, and ranging from 218 feet to 4,000 feet in breadth, measuring, more or less, 146 acres and 23 poles, equivalent to standard beeghas 442 cottah 1 and chittacks 11, more or less, and passing through the villages noted in the margin, is required in the district of Nuddea.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 4th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for repairing the breach in Kenny's Bund, in the village of Dhuboil, pergunnah Taragonia, in Mahammed Shahi, district Nuddea, for the protection of the Northern Bengal State Railway, it is hereby declared that for the above purpose three pieces of land, bounded as below, and measuring more or less 2 roods and 19 poles, equivalent to 1 beegha 17 cottahs and 7 chittacks of standard measurement is required in the aforesaid village of Dhuboil:—

1st piece.—Bounded on the north, east, and south by Jharu Joaddar's land, and west by Kenny's Bund.

2nd piece — Bounded on the north, south, and east by Jharu Joaddar's land, and on the west by Kenny's Bund.

3rd piece.—Bounded on the north, west, and south by Mohim Chandra Roy's jote, and on the east by Kenny's Bund.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 25th February 1878 —Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for sanitary objects, in Kalikadevi Sahi, in the city of Pooree, zillah Pooree. It is hereby declared that for the above purpose a piece of land measuring, more or less 1 goont 14 biswas of local measurement, equal to 10 poles 26 yards and 7 feet, bounded on the north and east by the land called Kunj Bagicha, belonging to Mohant Narayan Das; on the south by the public latrine; and on the west by the land belonging to Roghu Nath Khuntia, is required within the aforesaid Kalikadevi Sahi, in the city of Pooree.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern, and supersedes the declaration of the 15th May 1877, published in the *Calcutta Gazette* of the 23rd idem.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 19th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for extending the Royal Gunpowder Factory at Ishapore, in the village of Ishapore, pergunnah Halishahar, zillah 24-Pergunnahs, it is hereby declared that for the above purpose a piece of land in the form of a segment of a circle measuring 22 beeghas 13 cottahs of standard measurement, more or less, bounded on the—

North by the lands of Ram Chunder Bhattacharge, Surjya Kumar Bhattacharge, Gunga Ram Kalu, Srinath Madak, and Gopal Pandit;

North-East by the lands of Gopaul Pandit, Upendra Nath Bhattacharge, Srinath Madak, Gossain Das Das;

South by Government land;

North-West by the lands of the late Rajah Sir Radhakant Deb Bahadoor, Digamber Madak, and Bhuthnath Bagdi.

is required within the aforesaid village of Ishapore.

2. This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

3. A plan of the land may be inspected at the Office of the Collector of 24-Pergunnahs at Alipore.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 1307A.

The 21st February 1878.—The following gentlemen are appointed to be Honorary Magistrates for the Sudder Bench in the district of Balasore, and are vested with the powers of a Magistrate of the Third Class:—

Rev. A. J. Marshall.

Baboo Umesh Chandra Mandal.

The 28th February 1878.—Baboo Grish Chunder Chowdry, Subordinate Judge, Sarun, is allowed leave for eight days under the rules in Chapter VII of the Civil Leave Code, with effect from the 2nd March 1878.

The 1st March 1878.—Baboo Okhoy Coomar Sen, Deputy Magistrate and Deputy Collector, Backergunge, is vested with the powers of a Magistrate of the First Class.

The 4th March 1878.—Baboo Joy Gopal Bose, Moonsif of Thakoorgaon, in the district of Dinagepore, is allowed leave for two months under Section 3, Supplement F of the Civil Leave Code, in extension of that granted to him under the orders of the 21st November 1877.

The 5th March 1878.—Mr. A. H. Warde-Jones, Deputy Magistrate and Deputy Collector, in charge of the Jehanabad division of the Gya district, is vested with the powers of a Magistrate of the First Class.

Baboo Uma Churn Kastogiri, First Subordinate Judge, Tipperah, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st April 1878.

Baboo Chunder Mohun Mookerjee, Moonsif of Lushkerpore, in Sylhet, is appointed to act as Subordinate Judge of Tipperah during the absence, on leave, of Baboo Uma Churn Kastogiri, or until further orders.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 26th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Halim authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the outpost of Roypura, in the police-station of Lakhimpore, in the district of Noakholly.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th February 1878.—The Ate of the Soongtia outpost, in the jurisdiction of the Bilpore police-station, Bhagulpore district, having been transferred to the village of Gopalpore, it is hereby notified that this outpost will henceforth be denominated Gopalpore.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th February 1878 —Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Syad Masood Ahmud, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Kumarkhali and Bhaluka, in the district of Nuddea.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 20th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Ghoni, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Chhagulniya, in the district of Noakholly.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 21st February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Azizur Rahman Ahmed Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Barkamta and Daudkandi, in the district of Tipperah.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd February 1878.—Under section 5 of the Indian Registration Act (III of 1877) the Lieutenant-Governor is pleased to declare the jurisdiction of the Sub-Registry Office at Madhepore, in the district of Durbhunga, to be coterminous with the police-station of Phulparas, including the outposts of Lankaha, Andhramat, and Madhepore. This arrangement will take effect from 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd February 1878.—The man described in the annexed roll having been convicted of an offence under section 377 of the Indian Penal Code and sentenced to five years' rigorous imprisonment, has been dismissed the service from the 9th August 1877, and is hereby declared disqualified for future employment under Government in any capacity:—

1	2	3	4	5	6	7	8	9
Name of prisoner and that of his father.	Height, description, and other distinguishing marks.	Age.	Sex.	Religion, caste, and race.	Residence.	Crime and section of Penal Code.	Sentencing authority, and date of sentence.	Occupation prior to imprisonment.
Mothura Nath Ghose, son of Rogoo Nath Ghose.	Height five feet six inches, fair complexion, parted eyebrows, broad nose, narrow face, large thick moustaches, inoculation marks on both arms, a wart on the back, has ringworm round the waist, a small mark on the right cheek, and a wart on the left arm near the elbow.	46	Male.	Hindu, (Kyst) Bengali.	Chandona police-station, Mantekgunge, Allah Dacca.	Unnatural offence, section 377, Indian Penal Code.	P. C. Powle, Esq., Sessions Judge of Tipperah; 2nd October 1877.	Moonsiff in the district of Tipperah.

HORACE A. COCKERELL,
• *Offg. Secy. to the Govt. of Bengal.*

[Third Publication.]

NOTIFICATION.

The 12th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Basharat Ali authorizing him to register Mahomedan marriages and divorces and to exercise the other functions of a Mahomedan Registrar within the police-station of Phulpore, in the district of Mymensingh.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 14th February 1878.—Under Section 1 of Act V of 1876 (the Reformatory Schools Act), the Lieutenant-Governor is pleased to notify that the Act shall come into force in the province of Bengal, including Behar and Orissa, on the 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENT.

The 26th February 1878.

No. 44.—Transfer.—Mr. T. H. Wickes, Executive Engineer, Second Grade, Nuddea Rivers Division, is transferred to the Office of the Secretary to the Government of Bengal, in this Department, for special duty as a temporary arrangement, or until further orders.

No. 45.—Appointment.—Mr. J. A. Price, Assistant Engineer (temporary rank), First Grade, attached to Nuddea Rivers Division, to officiate as Executive Engineer of that Division as a temporary arrangement, or until further orders.

No. 46.—Leave of Absence.—Baboo Baney Canto Deb, Supervisor, First Grade, attached to the Burdwan Division, is allowed furlough for six months, under Civil Leave Code, Supplement F, Section 7.

No. 47.—Notifications.—The following order, issued by the Government of India, in the Public Works Department, is republished for information :—

No. 88, of the 26th February 1878.—Conductor S. S. Saunders, Sub-Engineer, Second Grade, is re-transferred from Madras Famine Works to Bengal Provincial Branch.

No. 48.—The following order, issued by the Government of India, in the Military Department, is republished for information :—

No. 191, of the 1st March 1878.—The following promotions are made in the Warrant Grades of the Public Works Department, with effect from the dates specified, in substitution of those notified in G. G. O. No. 207 of 1877.

Sergeant Adolphus Freeman, Supervisor, Second Grade, Bengal, from 8th January 1875, *vice* Sub-Conductor P. C. Caernarton.

J. E. T. NICOLLS, Major-Genl., R.E.,
Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION—ESTABLISHMENT.

The 26th February 1878.

No. 57.—Posting.—Mr. J. P. Armstrong, Executive Engineer, Second Grade, having reported his return from Madras Famine Relief Works on the forenoon of the 25th February 1878, is posted to the South-Western Circle.

The 28th February 1878.

No. 58.—Leave.—Sergeant M. Doyle, Supervisor, Second Grade, Arrah Division, is granted privilege leave for one month under Section 12, Supplement F of the Civil Leave Code, in extension of the privilege leave granted to him in notification No. 7 of the 21st January 1878.

No. 59.—Baboo Unnoda Prosad Chatterjee, Supervisor, First Grade, Northern Drainage and Embankment Division, is granted sick leave for six months under Section 3, Supplement F of the Civil Leave Code, in extension of the sick leave granted him in Notification No. 250, dated the 21st August 1877, with effect from the 1st February 1878.

No. 60.—Mr. R. A. Oldham, Executive Engineer, Third Grade (temporary rank), Arrah Division, is granted three months' privilege leave under Section 32 of the Civil Leave Code.

No. 61.—Mr. R. B. Buckley, Executive Engineer, Fourth Grade, Eastern Sone Division, is granted privilege leave for three months under Section 32 of the Civil Leave Code.

The 1st March 1878.

No. 62.—Mr. G. T. St. A. Nixon, Assistant Engineer, Second Grade, Sone Circle, is granted sick leave for one year under Section 3, Supplement F of the Civil Leave Code, with effect from the 5th November 1877.

Mr. Nixon reported his departure for Europe on the 21st December 1877, the intervening period of the leave having been spent in India.

The 4th March 1878.

No. 63.—Notifications.—With reference to the orders marginally noted, Baboo C.

No. 63, dated 26th February 1878. Ruthnum Pillay, Overseer, First Grade, joined the Mahanuddy Division on the forenoon of the 14th February 1878.

No. 64.—Baboo C. Ramiah Naidoo, Sub-Overseer, First Grade, Cossye Division, is granted furlough for one year under Section 7, Supplement F of the Civil Leave Code, with effect from 1st April 1878.

No. 65.—Posting.—With reference to the orders marginally noted, Mr. A. Clerke, Assistant Engineer, Second Grade, is posted to the Northern Drainage and Embankment Division, which he joined on the forenoon of the 22nd February 1878.

No. 66.—Transfer.—Baboo Bholanath Ghose, Sub-Overseer, First Grade, is transferred in the interests of the public service from the Cossye to the Northern Drainage and Embankment Division.

No. 67.—Posting.—With reference to the orders marginally noted, Mr. J. P. Armstrong, Executive Engineer, Second Grade, is posted to the Gunduk Division.

No. 68.—Notification.—The following Notification of the Government of India, Public Works Department, is republished for information :—

No. 96, dated 28th February 1878.—The services of Mr. C. L. Davies, Executive Engineer, Second Grade, Bengal, Irrigation Branch, at present on furlough, are dispensed with, under Section 56 of the Civil Pension Code.

No. 69.—The following extract from Notification No. 196, of the 1st March 1878, of the Government of India, Military Department, is republished for information:—

The following extract from list No. 5, dated the 1st February 1878, received from the India Office, is published for general information:—

Granted Extensions of Leave.

“Major J. M. McNeile, u.z., 6 months,—medical certificate.

No. 70.—The following extract from Notification No. 191, dated the 1st March 1878, of the Government of India, Military Department, is republished for information:—

The following promotions are made in the Warrant Grades of the Public Works Department, with effect from the dates specified, in substitution of those notified in G. G. O. No. 207 of 1877.

To Sub-Conductor.

Sergeant George Austin, Overseer, First Grade, Bengal Irrigation, from 2nd October 1874.

No. 71.—Baboo Gopal Chunder Mookerjee, Overseer, First Grade, Northern Drainage and Embankment Division, having returned to duty on the forenoon of the 26th February 1878 from the privilege leave granted him in the orders marginally noted, the unexpired portion of the leave is hereby cancelled.

No. 304, dated 20th December 1877.

No. 64, dated 25th February 1878

D. B. HORN,

*Asst Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.*

JAIL DEPARTMENT.

No. 1751, dated 2nd March 1878 —Surgeon-Major R. G. Mathew received charge of the Mozufferpore Jail from Surgeon-Major C. J. Jackson in the afternoon of the 16th February 1878.

ALIPORE,
The 2nd March 1878 }

S. S. LYNCH,
Depy. Inspector-General of Jails.

HIGH COURT NOTICES.

Circular Orders issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 5, dated 20th February 1878.

HIGH COURT, CIVIL SIDE.

Present:
The Full Court.

The Court are pleased to direct that the following be substituted for the penultimate paragraph of Circular Order No. 13, dated the 18th July 1877:—

“13. Order sheet.

“In proceedings after decree for the execution thereof, the trial nuthee shall be constituted of the undermentioned papers and documents:—

“14. The decree-holder's application under Section 212, Act VIII of 1859 [Section 230, Act X of 1877].

“15. Applications for substitution in place of decree-holder under Section 208, Act VIII of 1859 [Section 232, Act X of 1877].

“16. Applications to execute against the estate of a deceased debtor under Section 20, Act VIII of 1859 [Section 234, Act X of 1877].

“17. Notices issued under Section 216, Act VIII of 1859 [Section 243, Act X of 1877].

“18. Applications by the defendant objecting to the execution proceeding.

“19. Writs of attachment or possession, and returns of service.

“20. Proclamations of sale and returns of service.

“21. Proceedings of the Court holding a sale.

“22. Applications by the decree-holder granting time to the debtor.

“23. Statements of accounts.

“24. Receipts and acknowledgments of satisfaction in whole or in part.

“25. Vakalatnamahs.

“26. The final order.”

No. 6, dated the 20th February 1878.

HIGH COURT, CIVIL SIDE.

Present :
The Full Court.

The Court are pleased to direct that the following additions be made in Circular Order No. 14, dated the 19th July 1877:—

In the list of "papers to be preserved," and before the words "the periods for which the trial nuthee shall be preserved entire," &c., the following shall be inserted:—

"In execution of decree cases—

14. The decree-holder's application.

19. Writs of attachment or possession and returns of service.

21. Proceedings of the court holding a sale of immovable property.

24. Receipts, &c.

25. Vakalatnamahs by which a decree-holder authorises a pleader to receive money from the court.

26. The final order."

In page 2, the following shall be inserted after the words "or in executions, not proceeded with when three years have elapsed since the last application":—

The word 'application' must be here read in connection with clause 4, Article 179, Schedule II, Act XV of 1877.

No. 7, dated the 23rd February 1878.

Circular Order No. 186, dated 24th October 1861, issued by the late Sudder Court, prescribing a form of fly leaf for use with pending suits, is hereby cancelled. In future it will be sufficient if, on the termination of a trial, the fly leaf or index of the contents of the Trial Nuthee is prepared as directed in Circular Order No. 13, dated 18th July last.

2. The orders contained in the latter circular order for the preparation of supplementary indexes, shewing separately for each party to the suit the documents used by them, supersede the orders contained in Circular Order No. 12, dated 3rd December 1869, in so far that a list of rejected documents is not now required. All that is now necessary is to make up a list of all the documents admitted in evidence in the case in as many parts as there are parties.

No. 8, dated 23rd February 1878.

The Court are pleased to direct that the quarterly returns submitted to it by the Judges of Courts of Small Causes through the District Judge, under the provisions of Circular Order No. 10A, dated 26th April 1864, and Circular Memo. No. 6, dated 8th April 1875, be discontinued. As the Courts of Small Causes are now, under Act X of 1877, subordinate to the District Courts, it will be the duty of the District Judges to exercise the same control over them in the matter of their process establishments as they do over the other Subordinate Civil Courts.

No. 9, dated the 23rd February 1878.

As the High Court has ceased, under the provisions of Act VI of 1871, to exercise any control over the establishments attached to the Subordinate Civil Courts, it is no longer necessary that the annual reports on the validity of the security filed by ministerial officers, which some District Judges continue to forward under the provisions of Circular Order No. 34, dated 23rd September 1831, issued by the late Sudder Court, should be submitted for the information of the Judges.

2. District Judges must in future be guided in the matter of taking security from members of the establishments subordinate to them, and of periodically satisfying themselves as to its validity by any instructions which they may receive on the subject from the Government.

Sheriff's Office, the 27th February 1878.

Notice is hereby given that the Third Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CUSTOYS, Sheriff.

সরকারি আফিস, সন ১৮৭৮ সাল ২৭শে ফেব্রুয়ারি।

সকলকে সমাচার দেওয়া যাইতেছে যে সবে বাঙ্গালার কোর্ট উইলিয়ম হুগের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কৌজদারী বিচার নিষ্পত্তি জন্য আগারি সন ১৮৭৮ সালের ২৫শে মার্চ সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপন আদালত ঘরে সন ১৮৭৮ সালের তৃতীয় ক্রিমিনেল সেশিয়ান বসিবেন এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কর্মের বিরুদ্ধে কৌজদারী বিচল করিবেন তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া যোকদ্দা করে হইত।

W. J. CUSTOYS, Sheriff.

TREASURY NOTICES.

ASSISTANT COLLECTOR MR. T. E. VAUGHAN has been placed in charge of the Moorshedabad treasury, and authorised to draw bills on other treasuries.

R. L. MANGLES, *Offg. Commissioner.*

COMMISSIONER'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 27th February 1878.

DEPUTY COLLECTOR BABOO DOORGA DASS CHOWDHERRY has been placed in charge of the Durbhunga treasury, and is authorised to draw bills on other treasuries.

E. W. MOLONY, *Commissioner.*

PATNA COMMISSIONER'S OFFICE, the 28th February 1878.

BAHOO KHETTUR MOHUN MOOKERJEE, Deputy Collector, has been placed in charge of the Maldah treasury, and has been authorised to draw bills on all other treasuries.

KALIBUR MOOKERJEE, *Persl. Asst. to Commr., for Commissioner.*

BHAGULPORE COMMISSIONER'S OFFICE, the 28th February 1878.

EDUCATIONAL NOTICE.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned Licentiate in Civil Engineering having fulfilled the conditions required under paragraph 8 of the Regulations for admission to the degree of Bachelor in Civil Engineering, is declared admissible to that degree :—

Ray Jagadischandra, L.C.E.

SENATE HOUSE,
The 4th March 1878.

CHARLES H. TAWNEY,
Registrar.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 267B.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 3rd April 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

				Chests.
Behar	Opium	2,500
Benares	"	2,000
				—
Total				4,500
				—

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th April 1878, respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 8th April 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Thursday, the 18th April 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about

the dates specified below. The Board of Revenue, L. P., however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ...	20,000	16,000	36,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th February 1878.

No. 262B.

SEALED tenders are hereby invited for the supply of coal pitch and iron clamps, required for the opium chests of the Behar Agency of the season 1877-78.

OPIMUM.
C. T. BUCKLAND, Esq.

2. Tenders will be received in the Office of the Secretary to the Board of Revenue, L. P., up to noon of 15th March 1878.

3. All particulars as to time and place of delivery, as well as to quantity, description, and quality of the articles can be obtained on personal application at the said office.

4. The party or parties whose tenders may be accepted will be required to enter into an engagement, and, as security for its fulfilment, to deposit with the Board such amount as they may think proper to demand.

5. The Board reserve to themselves the right of rejecting any tender without assigning any reason for doing so.

By order of the Board of Revenue, L. P.,

FORT WILLIAM, the 23rd February 1878.

W. H. GRIMLEY, *Secretary*.



The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following order, issued by the Government of India in the Legislative Department, is republished for general information :—

CORRIGENDUM.

In the Transfer of Property Bill, No. II, published in the *Gazette of India* of the 16th and 23rd ultimo—
in section 34, last line but four, for “that clause,” read “this section.”

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 1st March 1878.

No. 248.—The Hon'ble E. G. Birch, a Judge of the High Court of Judicature at Fort William in Bengal, availed himself on the 16th ultimo of the furlough granted to him by Home Department Notification No. 1010, dated the 21st December last.

The Hon'ble E. G. Birch reported his departure from India per steamer *Japan* which was left by the Pilot at sea on the 18th ultimo.

No. 249.—The Hon'ble H. T. Prinsep took his seat as an Officiating Judge of the High Court of Judicature at Fort William in Bengal on the afternoon of the 16th ultimo.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information :—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 1st March 1878.

No. 8 of 1878.—The following Notice to Mariners is published for general information :—

NOTICE TO MARINERS.

BAY OF BENGAL.—BRITISH BURMA.—BASSEIN RIVER.

Burgess Rock off Hinghie Island.

With reference to Notice to Mariners, No. 8, dated 16th June 1877, issued by this Department, further information regarding the rock situated in mid-channel abreast of the north-east point of Hinghie island, states that a second class iron buoy, painted white and

black vertically, has been laid 10 yards N. N. E. of the rock, now called *Burgess rock*, over which there is a depth of 17 feet at low-water springs, on the following bearings:—

Collier's house at N. E. end of Hinghie	... N. W. $\frac{1}{2}$ N., distant one mile.
Stony point (north side of river)	... N. E. $\frac{1}{2}$ N., 6 $\frac{1}{2}$ miles.
Ward point (south side of river)	... E. by N. $\frac{1}{2}$ N. (northerly) 2 $\frac{1}{2}$ miles.

It is also reported that the sand to the east of the Wolf rock, situated on the east side of Hinghie island, has extended a quarter of a mile to the eastward.

[Bearings are Magnetic. Variation 2° 45" Easterly in 1878.]

A. DUNDAS TAYLOR, *Comdr. (late I. N.),*
Supt., Marine Survey of India.

MARINE SURVEY DEPARTMENT, CALCUTTA, the 1st March 1878.

By order,

G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This Notice affects the following Admiralty Charts:—Rangoon and Bassein or Negrais rivers, No. 834; Prepara's North Channel, No. 152; Coronge island to White point, No. 823; Bay of Bengal, Eastern Sheet, No. 70 b; and Taylor's Sailing Directory, Vol. I, page 496.

If this notice is received on boardship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

SALT.

The 28th February 1878.

No. 49.—In modification of the orders contained in Notification No. 257, dated the 6th October 1876, the Governor-General in Council is pleased to reduce the price of Sambhar salt supplied for railway consignments from 8 annas to 5 $\frac{1}{2}$ annas per maund with an additional charge of half an anna per maund for weighing, filling into bags, and loading on the railway waggons.

This Notification will take effect on and after the 1st March 1878.

The following order, issued by the Government of India in the Foreign Department, is republished for general information:—

NOTIFICATION.—POLITICAL.

Fort William, the 26th February 1878.

No. 495P.—With reference to Notification No. 2 D. C. P., dated 1st January 1877, it is hereby notified that Her Majesty the Queen and Empress of India has signified her pleasure that the salute of 101 guns shall be reserved for the contingency of the personal presence of the Sovereign in India, and that on all other occasions, such as anniversaries and the like, which it is customary to celebrate by a Royal salute, the salute shall be 31 guns.

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

NOTIFICATION.—ACCOUNTS AND FINANCE.

Fort William, the 1st March 1878.

No. 1576.—Ordered that the following dispatch be published for general information:—

FINANCIAL.

No. 21.

INDIA OFFICE,

London, the 31st January 1878.

To His Excellency the Right Hon'ble the Governor-General of India in Council.

MY LORD.—I have to acquaint you that the rate of exchange for the adjustment of financial transactions between the Imperial and Indian Governments, for the year 1878-79, has been fixed, with the concurrence of the Lords Commissioners of the Treasury, at one shilling and nine pence (1s. 9d.) the rupee, and I have to request that you will give the necessary instructions for the due observance of this rate in respect of all transactions to which it is applicable.

I have, &c.,

(Sd.) SALISBURY.

No. 1572.—The Governor-General in Council directs the publication of the following Addenda and Corrigena to the Codes of the Financial Department:—

CIVIL LEAVE CODE.

INSERT THE FOLLOWING AS A NOTE UNDER RULE 1 OF SECTION 20, PAGE 124:—

[NOTE.—In applying these rates to a Commissioned Military Officer in civil employ, "actual service in the Civil Department, including periods of acting or temporary employment, and periods of absence on privilege leave, subsidiary leave granted under the rules in Chapter VI, and examination leave granted

under the rules in Chapter VIII or under the rules in the Public Works, Survey and Forest Departments." shall be substituted for "actual residence in India."]

CANCEL RULE 1 UNDER SECTION 24, PAGE 125.

REMOVE THE ASTERISKS IN SECTIONS 24 (a) AND 24 (b) TO THE COMMENCEMENT OF THE RESPECTIVE SECTIONS.

REMOVE THE ASTERISK AT THE END OF THE PROVISIO TO SECTION 25, PAGE 127, TO THE COMMENCEMENT OF THE SECTION.

INSERT THE FOLLOWING AS RULE 2 UNDER SECTION 28 (a), PAGE 127:—

2. For the purpose of subsidiary leave, furlough on urgent private affairs admissible to a Military Officer in civil employ under Section XI of the Military Furlough Regulations of 1864, should be considered to correspond to the "Special Leave" admissible under the Rules of this Code.

SUBSTITUTE THE FOLLOWING FOR THE FIRST SENTENCE OF RULE 2 UNDER SECTION 28 (d), PAGE 128:—

2. The allowances of a Commissioned Military Officer in civil employ during subsidiary leave shall be regulated by the Rules which govern the grant of allowances to a Covenanted Civil Servant on subsidiary leave, so far as they apply.

SUBSTITUTE THE FOLLOWING FOR THE NOTE UNDER RULE 2 OF SECTION 28 (d), PAGE 128:—

[NOTE.—For the purpose of calculating the subsistence allowance due to a Commissioned Military Officer in civil employ, see note under Rule 9, Section 20.]

SUPPLEMENT F.

SECTION 10, PAGE 213.

INSERT THE FOLLOWING AS RULE 1 UNDER THIS SECTION:—

1. See also Code, Section 25, and Rule 1 under it.

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

Fort William, the 1st March 1878.

No. 195.—Captain John George Burbidge, East Indian Railway Volunteer Rifle Corps, is allowed leave of absence to proceed to England for three months from the 1st April 1878.

No. 196.—The following extract from list No. 5, dated the 1st February 1878, received from the India Office, is published for general information:—

Permitted to return.

*	*	*	*	*	*	*
Surgeon-Major H. Cayley.	*					
*	*	*	*	*	*	*

No. 198.—REGULATIONS—

It is hereby notified, in order to prevent inconvenience or misapprehension, that non-commissioned officers of the unattached list and serving in departments, will only be allowed to proceed at once to the port of embarkation in anticipation of their furlough being granted, when recommended by a Medical Board, for an immediate change to Europe.

2. In cases in which removal to Europe is not urgently necessary, they should be detained at their stations until furlough is formally granted.

The following order, issued by the Government of India in the Marine Department, is republished for general information:—

SALVAGE.

Fort William, the 1st March 1878.

No. 9.—Under instructions from the Right Hon'ble the Secretary of State for India, it is hereby notified that before any claim for salvage is made by any vessels of Her Majesty's Indian Marine, full particulars of such claim, with an account of the stores damaged or expended by the vessel making it, are to be submitted to the Government of India in the Marine Department; and that no claim of any kind is to be made, nor is any case to be carried into Court, until the consent of the Government of India thereto has been obtained.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate situate in the district of Pubna, will be put up to sale at the Pubna Collectorate on the 6th March 1878, corresponding with 23rd Falgun 1284 B.S.

The purchasers of this estate will be subject to the conditions of sale as given below:—

CONDITIONS OF SALE.

1. The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
2. The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
3. If the amount of purchase money does not exceed Rs. 100, the whole amount to be paid down at once.
4. If the amount of purchase money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			A. R. P.	Rs. A. P.	Rs. A. P.	
	2001	Hari Ram Bhuttachargree, pergunnah Shalahajnpore ...	42 0 0	15 12 0	31 5 0	

COLLECTOR'S OFFICE, DISTRICT PUBNA, the 10th January 1878.

W. V. G. TAYLER, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Rajshahye will be put up to sale at the Rajshahye Collectorate on the 26th of March 1878, corresponding with the 14th of Choitro 1284 (Bengali).

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
			Rs. A. P.	Rs. A. P.	Rs. A. P.	
48	916	Raghoonathpore in pergunnah Barboria.	96 2 0	31 0 0	102 0 0	

COLLECTOR'S OFFICE DISTRICT RAJSHAHYE, the 22nd December 1877.

W. H. D'O'LELY, Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furrerdpore, will be put up to sale at the Furrerdpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chyete 1284 Bengali year.

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
332	178	Talook Ramjiban Shome, pergunnah Jalalpore	2 0 11	4 0 0	8 0 0
332	6290A	Kahungga Nadi Bharrati, pergunnah nil	1 1 5	2 0 0	4 0 0

COLLECTOR'S OFFICE, DISTRICT FURREEDPORE, the 21st September 1877.

C. C. QUINN, *Offg. Collector.*

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnaghur on Thursday, the 28th March 1878, corresponding with 16th Choit 1284 B. S.

This land will be sold subject to the following conditions :—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and Pergunnah.	Area in beasbas, more or less.	BOUNDARIES.
	B. K. C.	
Kishnaghore pergunnah, Chakla Kishnaghur.	1 11 8	North by the railway ditch; south by Ram Gobind Biswas and Bulloram Chatterjee's jamma land; east by the railway ditch; and west by the land belonging to Benode Chakravarti.

NUDEEA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STEVENS, *Collector*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 18th April 1878, corresponding with 6th Bysack 1285 B.S. (Thursday).

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one; or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number in the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
55	2219	Kotulpore, pergunnah Balas	6 1 1	22 3 4	33 4 3
167	2,778	Ramkanyepore, alias Golagoree, pergunnah Pandooah	9 9 31	9 7 5	9 14 10

HOOGHLY COLLECTORATE, the 6th February 1878.

F. H. PELLEW, *Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of land relinquished by the East Indian Railway Company in the district of Bhagalpur, will be put up to sale at the Bhagalpur Collectorate on Friday, the 29th March 1878, corresponding with 11th Choitro 1235 F. S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots to be sold to the highest bidders above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the plot to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government on-estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
1	...	Relinquished plot of class A land situate in mouzah Futtehpur, pergunnah Bhagalpur, mile 241 (loop line); bounded on the north by public road; south by railway line; east, by relinquished plot of class A land in mouzah Mansurpur, west, by railway fencing and mouzah Futtehpur.	0 1 23	...	5 0 0
2	...	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagalpur, mile 281; bounded on the north by the public road; south, by plot of class B land purchased by Asud Ali; east, relinquished plot of class A land in mouzah Mulla Chuk; west, by relinquished plot of class A land in mouzah Futtehpur (No. 1).	1 1 31	...	30 0 0
3	...	Relinquished plot of class A land situate in mouzah Mulla Chuk, pergunnah Bhagalpur, mile 281; bounded on the north by public road; south, by plot of railway class B land purchased by Bechoo; east, relinquished plot of class A land in mouzah Sabour, west, by relinquished plot of class A land in mouzah Mansurpur (No. 2).	1 0 23	...	20 0 0
4	...	Relinquished plot of class A land situate in mouzah Nubur, pergunnah Bhagalpur, miles 239, 280, and 281; bounded on the north by the lands belonging to Kartick Nath Pandey, Jmaloo lands of Muddun Thakoor and Singhesor Jha, Putter belonging to Dhirajbatty Chowdhurain and Putter belonging to Muddun Mohun Thakoor; south, plot of railway class B lands purchased by Musamat Dhirajbatty Chowdhurain; east, relinquished plot of class A land in mouzah Nubepore; west, by relinquished plot of class A land in mouzah Mulla Chuk (No. 3).	17 3 27	...	200 0 0
5	...	Relinquished plot of class A land situate in mouzah Nubepore, pergunnah Bhagalpur, miles 239 and 280; bounded on the north by the river Ganges; south, by railway class B land purchased by Hajoo Moonahi; east, relinquished class A land in mouzah Gonsapor; west, by relinquished class A land in mouzah Nabour (No. 4).	4 0 28	...	65 0 0
6	...	Relinquished plot of class A land situate in mouzah Gonsapor, pergunnah Bhagalpur, miles 239 and 280; bounded on the north by the river Ganges; south, by railway class B land purchased by Bany Doobey; east, relinquished plot of class A land in mouzah Furka; west, by relinquished plot of class A land in mouzah Nohpur.	3 2 8	...	50 0 0
7	...	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhagalpur, miles 237 and 288; bounded on the north by the semi-dar lands of Muddun Thakoor and Pearay Mohun Sircar; south, by railway B class land purchased by Bany Doobey; east, by relinquished plot of class A land in mouzah Musarho; west, by relinquished plot of class A land in mouzah Gonsapor (No. 6).	19 2 39	...	315 0 0
8	...	Relinquished plot of railway class A land in mouzah Musarho, pergunnah Bhagalpur, mile 237; bounded on the north by the jote lands of Ramphul Doobey, Jugur Nath Munder, Biku, Gope, Pershand Munder, and Mohur Munder; south, by the jote of Lildhari Sinch, Hari Gope, Pertab Gope, and Bandi Munder; east, by the existing railway line; west, by relinquished plot of class A land in mouzah Furka (No. 7).	3 2 39	...	60 0 0
9	...	Relinquished plot of class C land in mouzah Colgong, pergunnah Colgong, mile 266; bounded on the north by a katcha drain and mukurara lands belonging to late Baboo Radha Churn Gangooly south, by the mal lands of late Baboo Balinath Chowdhary being jote of Chetoo Bahadur; east, the mango tops belonging to Gopi Shaw; west, railway compound pukka wall.	3 0 7	...	45 0 0
10	...	Relinquished bungalow land situate in mouzah Pearphere, pergunnah Chundun (chord line); bounded on the north by the jote of Lalman Mohon; south, by lands belonging to Tikset Chouraman Shukh, Ghatwal of Pearphere; east, by jote of Lalman Mohon; west, by jote Miran Uss and Numbye Hajjam, and the compound of the bungalow has been enclosed all round by morbah tree.	6 1 34	...	30 0 0

BHAGALPORE COLLECTOR'S OFFICE, the 28th January 1878. J. KELLNER, *Commissioned Dy. Collector, in charge.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

No. 17.—Taraf Alpha, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 8,670-5-3 and police Rs. 90-3-7. The share of Santiram Rai and others, bearing sudder jumma Rs. 4,046-2-3 and police Rs. 44-14-8, will be sold for the recovery of Rs. 38-5-19 on account of Government revenue. The share of the other proprietors, Bama Sundari Burmanya and others, the total sudder jumma of which is Rs. 4,624-3 and police Rs. 61-1-11, will be exempted from sale as they have opened a separate account.

No. 22.—Pergunnah Belgong, pergunnah Belgong; recorded proprietors Kadar Nath Ghosh and others, bearing sudder jumma Rs. 6,064-3-8 and police Rs. 73-11-11. The entire estate will be sold for recovery of Rs. 564-2-4 on account of Government revenue.

No. 34.—Mouzah Bharatpore, pergunnah Plassy; recorded proprietors Mohesh Chandra Rai and others; sudder jumma of the entire estate Rs. 613-4-3 and police Rs. 6-10-8. The share of Nobin Chandra Sen and others, bearing sudder jumma Rs. 275-8-4 and police Rs. 3, for which a separate account was opened in No. 34-1, and the share of Kadambini Burmanya, bearing sudder jumma of Rs. 30-9-10 and police annas 6 pice 4, for which a separate account was also opened in No. 34-3, will be sold for recovery of arrears of revenue Rs. 24-12-2 and Rs. 8 respectively.

No. 40.—Taraf Batiye, pergunnah Rajpore; recorded proprietors Thakomoni Debye and others; sudder jumma of the entire estate Rs. 8,806-7-2 and police Rs. 110-12-6. The share of Shokhimoni Debye, bearing sudder jumma Rs. 3,302-0-8 and police Rs. 41-9-1, on account of which a separate account has been opened in No. 40-1, will be sold for recovery of Rs. 985-8-8 on account of Government revenue.

No. 477.—Deli Shyampore, pergunnah Rajpore; recorded proprietors Kala Chand Chakravarti and others; sudder jumma of the entire estate Rs. 3,652-0-2. The share of Shokhi Moni Debia, bearing sudder jumma Rs. 537-13-0, on account of which a separate account has been opened in No. 477-7, will be sold for recovery of Rs. 117-13 on account of Government revenue.

No. 3192.—Pergunnah Bhur Fotchjungpore, Pergunnah Bhur Fotchjungpore; recorded proprietors Shitul Chandra Ghosh and others; sudder jumma of the entire estate Rs. 2,433-1-0. The share of Shitul Chandra Ghosh and others, bearing sudder jumma Rs. 1,264-1, will be sold for recovery of Rs. 286-10-0 on account of Government revenue. The share of Punchanon Ghosh and others, bearing sudder jumma Rs. 1,169, on account of which a separate account has been opened, will be exempted from sale.

No. 3213.—Mouzah Jyaruki, pergunnah Jyaruki; recorded proprietors Srekanth Rai and others; sudder jumma of the entire estate Rs. 559-13-4. The share of Srekanth Rai and others, bearing sudder jumma Rs. 261-3-10, will be sold for recovery of Rs. 14-2-5 on account of Government revenue. The share of other proprietors, Mathuranath Bindopadhyaya and others, bearing sudder jumma Rs. 298-9-8, will be exempted from sale as they have opened a separate account.

NUDDRA COLLECTORATE, the 20th February 1878.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7. Kismat Anbiká Babait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Tráhirám; sudder jumma Rs. 694-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhámát Ali and others; sudder jumma of the entire estate Rs. 1,606-0-0. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasir Sherekhan, Dewán Ali, Nooralia, Fattah Ali, Shumshere Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirunnissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balaram Sirkar Babait Taraf Sonaullah Khan; recorded proprietors Girish Chandra, Gurudas Bakhit; sudder jumma Rs. 1,063-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bisheewari Babait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gupta, Potamber, Sarat Chandra, Jagat Chandra, Juromam Bhattacharjya, Balaram Bhattacharjya, Syama Shondary, Ashkar Ali, Ram Gati Chakrabutty, Krishna Chandra Gupta, Pitambar, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Sheikh Abdulla Khan; sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fateabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 519. The entire estate will be sold.

For Arrears of Revenue.

No. 1238.—Taraf Inas Aiap; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-9; No. 2, Muhammad Samil; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 142-0-9; No. 6, Yar Ali Khan; sudder jumma Rs. 72-4-3, and the remaining share Alaka; sudder jumma Rs. 1,266-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jaswanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,986-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narsin, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Bakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.
No. 1686.—Tara! Khan Bibi; recorded proprietor Sachinanda Kunda; sudder jumma Rs. 735-15-5. The entire estate will be sold.

For Arrears of Revenue.
No. 1749.—Tara! Mohammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Sheikh Fasal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.
No. 1761.—Tara! Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-5. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 55-13-3, and Ram Kanta Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.
No. 1900.—Tara! Mohammad Manuher; recorded proprietors Alfa Bibi, Ahamadulla, Chand Bibi, Ekbar Ali Chaudhuri; sudder jumma Rs. 666-16-6. The entire estate will be sold.

For Arrears of Revenue.
No. 2009.—Kismet Muraridhar Kanungoo, Nilkamal Sen Bahait Tara! Gouri Sankar Kanungoo; recorded proprietors Srimati Annapurna Thakurani, Krishna Chandra Gupta, Pitambar, Sarat Chandra, Anandabhai, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,240-3-1. The entire estate will be sold.

For Arrears of Revenue.
No. 2201.—Kismet Naziruddin, Ahamed Bahait, Tara! Hossein Wali; recorded proprietor Naziruddin Ahamed; sudder jumma Rs. 1,227-0-0. The entire estate will be sold.

For Arrears of Revenue.
No. 2203.—Tara! Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-4, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohan Chandra, Rangun Ali, Nizamanda Sen, Wahid Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Bari, Abdul Jalil minor, and Gour Chandra Budra, bearing sudder jumma Rs. 302-11-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.
No. 2389.—Tara! Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakuleswar Pal, and Bakreswar Pal; sudder jumma Rs. 601-3-0. The entire estate will be sold.

For Arrears of Revenue.
No. 2411.—Kismet Pravabati, Bahait Tara! Brajakishor; recorded proprietors Abul Khaer Mohammad Mahatabsambilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 14, of Bainsab Charan Datta, Fatch Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mohammad Ali Chapran, Nur Hum, Wasia, Rahemun Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Slukh Mohammad Busrullah, Amir Ali, Nur Mohammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Sarat Chandra Waidadar, on part of Ramesh Chandra Biswas minor, and Srimati Nashiban Bibi, bearing sudder jumma Rs. 196-11-11 will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.
No. 2432.—Kismet Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Bahait Tara! Jugal Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,853-14-3. The entire estate will be sold.

For Arrears of Revenue.
No. 2539.—Tara! Raghob Jagadia; recorded proprietors Braju Mohan Bhole Nath, Chandi Charan, Dinamand, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shambhuram, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.
No. 2542.—Tara! Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.
No. 2544.—Tara! Ram Mohan Sen; recorded proprietors Bisvambar Sen, Golok Chandra Sen, and Keshi Chandra Sen; sudder jumma Rs. 894-11-3. The entire estate will be sold.

For Arrears of Revenue.
No. 2548.—Tara! Raj Ballabh Kanungoo; recorded proprietor Gour Hari Das; sudder jumma Rs. 606-8-3. The entire estate will be sold.

For Arrears of Revenue.
No. 2562.—Tara! Rambhadra Kanungoo; recorded proprietors Bainsab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-0, No. 12, of Ishan Chandra Kanungoo, sudder jumma Rs. 163-12; and No. 85, of Aradhan Barnik, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.
No. 2565.—Tara! Ram Kishor Kanungoo; recorded proprietors Abul Hossein Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-0; No. 4, of Narasimha Sagma sudder jumma Rs. 5-4-3; and No. 5, of Ali Hossein, Baksa Ali, Baishnah Charan Chaudhuri, Gour Kishor Gouri Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Paran Das Chaudhuri, Promonarayan, Ram Jaya Baidya, Ram Das Sarma, Ram Dhan, Ram Chandra Biswas, Radharam, Ruhi Das Pal, Shamshere Ali, Sa ti Chandra, Srimati Pran Kishori, Lakshmi Kailas Chandra Sen, Sheikh Dhanu Sadagar, Digambar, Bangs, Badan Biswas, Pran Hari Lalla, Karim Baidya, and Baisnah Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.
No. 2566.—Kismet Ram Dulai; recorded proprietors Ali Hossein and others; sudder jumma of the entire estate Rs. 915-4-10. Share No. 4, of Ali Hossein, Baksha Ali, Brindaban, Bhairab Chandra, Kali Kinkar, Kanchan Lalita, Mahes Chandra Sen, Mridyanjaya, Nayakishor Dasidhar, Niyamat Ali, Ram Luchin, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamshere Ali, Udaynath De, Ram Kisu De, Kanta Prasad Hecari, Shubal Chandra Sen, Ram Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.
No. 2583.—Kismet Ram Mohan; recorded proprietors Srimati Pran Kishori, Srimati Kishori, Srimati Pran Kishori; sudder jumma Rs. 440-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2070.—Tarf Shachi Roshin; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Shekh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keesmat Ali Chaudhuri, bearing sudder jumma Rs. 188-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2033.—Tarf Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 826-14-3, share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kankanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Hur Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6, No. 11 of Golam Ali, sudder jumma Rs. 32-7-0; No. 28 of Krishna Mohan Guha sudder jumma Rs. 11-7-0; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dyal Das, sudder jumma Rs. 11-3-1; and No. 43 of Krishna Das Mozumadar, bearing sudder jumma annas 3 pie 9 will be sold.

For Arrears of Revenue

No. 3099.—Tarf Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3 Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mohammad Razi Muramidhur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-6, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tarf Shib Durga Sharan Chaudhuri, recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayi, Ram Kumar Rai Kishori Mohun Rai, Tarini, Pratsb Chandra Rai, and Nityananda Rai, sudder jumma Rs. 2,942-8-9 The entire estate will be sold.

*For Arrears of Revenue**Compromised Mehal*

No. 3035.—Tarf Radha Madhab; recorded proprietors Balak Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4 Share No. 1 of Frankishori, bearing sudder jumma Rs. 441-14-2. Share No. 2 of Frankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-0, will be sold.

*For Arrears of Revenue**Mehal Lakhiraj resumed.*

No. 18407.—Taluk Gauri Sankar, Baidyanath Kanungoe, recorded proprietors Srimati Lahta Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3 Share No. 2 of Lalita Thakurani bearing sudder jumma Rs. 380-10-1 10 kiant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mtachara.*

No. 20175.—Taluk Mohammad Kalu, Kumar Ali, recorded proprietor Shekh Makhul Ali; sudder jumma Rs. 518-5-8. The entire estate will be sold.

*For Arrears of Revenue**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Shekh, Shekh Badiassama, Srimati Dewan Bibi, Assalat Khan; recorded proprietors Fasal Ahammad, minor and others, sudder jumma of the entire estate Rs. 963-11-3 Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunnec Lal Nurannissa, Amranmisa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue**Thana Chakaria, Mouza Shurazpur*

No. 39534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 808-12-0, will be sold.

For Arrears of Revenue

No. 38872.—Kismat Pran Krishna Rai, Babait Taraf Jugul Kishor, recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613-10-5 The entire estate will be sold

G. M. CURRIE, Off. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 13th day of January 1878

Number in the Sudder roll	Class.	Name of nichal and pergunnah	Proprietors.	Government revenue	Arrears for which the estate is to be sold.	REMARKS.
288	First Class permanently settled estate.	Soomoodragoria in pergunnah Satalia.	Rahmannessa Bibi, Kailash Chandra Dey Choudhuri, Mahammad Esmal Khan, Gobinda Chandra Nandi, and Nilkanth Dey Chowdhuri.	Rs. A. P. 2,710 8 11	Rs. A. P. 424 5 0	In this estate there is one separate account of which runs Rs. 544-9-11 has been paid by Gobinda Chandra Nandi, and general registry has been recorded in the names of four persons listed below under sections 49 and 51 of Act XI of 1859:— Kedarnath Chakravarti, proprietor of eight annas share of eight mouzas, Karpookhori and others, for Rs. 9-4. Bani Madhav Mallick, proprietor of eight mouzas, which Jorley and others, for Rs. 215-5-2. Bhannulal Bandy, proprietor of 33 mouzas, Karpookhori and others for Rs. 724-6-1. Mati Lal Chowdhury, proprietor of two annas 40. Rs. and 20. shares of nine mouzas Karpookhori and others, for Rs. 724-6-1. The estate to be sold for arrears of Government revenue only.

BURDWAN COLLECTORATE, the 22nd February 1878.

H. M. TORRE, Chief Deputy Collector, for Collector.

NOTICE is hereby given, under Section 8, Act XI of 1850, that the undermentioned estates in the district of Saran will be put up to public and unreserved sale at the Collector's Office of that district on Friday, the 16th March 1878, corresponding with the 20th Pangoon 1305 P.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

Serial number.	Tewji number.	Name of estate and pergunnah.	Name of proprietor.	Government revenue of entire estate.	Government revenue of shares which will be sold for arrears of revenue.	Arrears of revenue due on the 12th day of January 1878.
				Rs. A. P.	Rs. A. P. R. M. D.	Rs. A. P.
1	340	Khar, pergunnah Baul ..	Ram Pershad Narain ..	812 11 6	817 13 6 0 0 0	98 0 0
2	341	Tajpur, pergunnah Baul ..	Khar-i-o-Narain and others ..	1,351 0 8	280 2 2 0 0 0	62 15 0
3	409	Itahawal, pergunnah Baul ..	161 Bahadur Narain ..	577 0 4	577 0 14 0 0 0	1 4 0
4	408	Rasulpur, pergunnah Baul ..	Nand Kishwar Singh ..	915 15 11	12 7 0 0 0	2 0 0
5	404	Samahuta, pergunnah Baul ..	Kandharya Lal and others ..	2,138 8 4	1,340 0 0 0 0 0	97 7 14
6	612	Mahul, pergunnah Baul ..	Raja Birprasad Sahu ..	3,400 5 2	790 6 8 0 0 0	55 0 0
7	633	Kurampur, pergunnah Baul ..	Ram Kumar and others ..	1,435 7 53	472 14 34 0 0 0	15 21 0
8	708	Ragurra, pergunnah Baul ..	Mohammad Munir Kuer and others ..	4,103 10 11	533 3 31 0 0 0	37 0 0
9	700	Chainpur, Moharukpur, pergunnah Baul ..	Harpershad Narain, Bhaknath Singh and others ..	7,301 12 8	437 2 4 0 0 0	16 13 0
10	773	Kibirpali, Domaria, pergunnah Baul ..	Shah Jamshed Ali ..	1,001 13 0	1,001 13 0 0 0 0	5 0 0
11	801	Chaus, pergunnah Baul ..	Sheik Fazliah and others ..	2,278 8 0	94 5 10 0 0 0	6 0 10
12	1105	Rampur Chand, pergunnah Baul ..	Chat Gir and others ..	671 6 10	501 6 10 0 0 0	19 7 24
13	1230	Lakhnau, pergunnah Baul ..	Harpershad Narain and others ..	1,230 0 0	1,119 7 5 0 0 0	2 8 4
14	1346	Kharwar, pergunnah Baul ..	Sheikh Khairat Hussain and others ..	900 5 1	375 14 8 0 0 0	0 15 14
15	1684	Dumakaram, pergunnah Chowdara ..	Thakur Pershad Singh, Uthir Narain Singh, Ram Tahai Singh, Ram Pershad Singh, Oodit Narain Singh ..	640 0 0	64 0 0 0 0 0	3 13 0
16	1700	Bouza Mohanpur, pergunnah Chirand ..	Sheikh Asadullah, Bibi Rahman and Muktnath Pershad, alias Phulna Babu and others ..	1,231 1 0	1,108 6 0 0 0 0	12 12 34
17	1845	Sair, pergunnah Dargal ..	Babu Ram Narain Singh and others ..	500 0 0	500 0 0 0 0 0	3 12 14
18	1898	Rampur Siraha, pergunnah Kaser ..	Ramman Rai and others ..	502 12 6	400 3 0 0 0 0	1 1 8
19	2037	Sahapur, pergunnah Kaser ..	Rachupat Lal ..	640 0 0	640 0 0 0 0 0	82 18 34
20	2124	Ditto ditto ..	Ditto ..	650 0 0	650 0 0 0 0 0	84 15 34
21	2261	Iarwil, pergunnah Goa ..	Pernohar Rai, Bhairai Rai, Ajndhya Rai Min Narain Rai, Dharm Lal Rai ..	1,009 0 0	67 0 0 0 0 0	6 0 0
22	2301	Bishnupara, pergunnah Goa ..	Adhahai, Shin Charan Rai and others ..	1,320 0 0	501 15 9 10 0 0	1 10 14
23	2304	Bagraha, pergunnah Goa ..	Ram Anurag Upadhy, Dahi Pandey, Kasm Bhoon Pandey and others ..	682 14 11	104 12 10 18 4 12	3 4 0
24	2329	Bhimharpur, pergunnah Goa ..	Sant Lal, Banarsi Lal, Chaman Lal, Kuldir Narain and others ..	831 13 54	455 13 4 0 0 0	5 12 11
25	2334	Jaitbar Bhalain, pergunnah Goa ..	Mohammad Jacha Kuer, Harman Kuer and others ..	3,004 1 13	1,334 1 1 11 13 0	16 7 44
26	2334	Ditto ditto ..	Raimun Bahai ..	3,004 1 13	290 0 11 0 0 0	3 13 1
27	2341	Bhawanpur Haut, pergunnah Goa ..	Siddh Narain, Kali Pershad Narain, Tirlok Singh, Jagar Nath Singh and others ..	607 5 4	139 13 9 9 2 4	3 4 44
28	2433	Chap Sanderson, pergunnah Goa ..	Ritubaran Singh, Kunja Rai, Sin Sahai, Sin Dayal Singh and others ..	321 5 4	243 3 8 8 0 0	0 9 0
29	2459	Dharamraj, pergunnah Goa ..	Moharban Singh, Ram Sahai Singh and others ..	663 7 8	201 4 11 6 13 10	1 6 13
30	2486	Rasulpur, pergunnah Goa ..	Lachmi Pershad Sahu, Ram Pershad Sahu, Siddh Narain, Bahadur Singh and others ..	3,135 3 1	271 1 11 0 0 0	5 12 74
31	2612	Kerwakti, pergunnah Goa ..	Kuldir Narain ..	3,140 10 8	803 3 7 0 0 0	10 8 0
32	2661	Mirzapur, pergunnah Goa ..	Gudhar Singh ..	1,706 16 8	957 15 9 2 15 9	8 0 10
33	2613	Amotir Mander, pergunnah Makair ..	Jobai Singh, Jamnath Singh, Ram Kishwan Lal and others ..	12,403 1 32	1,330 1 0 7 10 8	71 11 44
34	2613	Ditto ditto ..	Mohapat Singh ..	12,403 1 32	14 11 4 0 0 0	8 14 10
35	2613	Ditto ditto ..	Karnal Singh, Mahabunda Singh, Parson Singh, Nasir Singh, Nazir Singh, Jawahir Singh, Mahipat Singh ..	12,403 1 32	19 14 0 0 0 0	3 13 14
36	2616	Ditto ditto ..	Sin Narain Rai and others ..	7,301 11 0	13 4 5 6 13 8	1 14 2
37	2664	Tahyapur, pergunnah Makair ..	Sin Narain Rai and others ..	614 9 6	227 1 10 0 0 0	0 15 14
38	2664	Ashwamat, pergunnah Makair ..	Chhar Saran, Narain Singh and others ..	978 12 54	484 1 0 0 0 0	20 1 11

SARAN COLLECTORATE, the 12th February 1878.

GOVINDMOHUN GHOSH, Deputy Collector, for Collector.

NOTICE is hereby given, under Section 8, Act XI of 1850, that the undermentioned estate in the district of Tipperah will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Number in town.	Name of estate and pergunnah.	Name of the proprietor.	Government revenue of estate.	Amount of arrears for which the estate is to be sold.	REMARKS.
			Rs. A. P.	Rs. A. P.	
1000	Kharat Upala, pergunnah Mohar Dini P. S.	Ram Kaml Saha ..	682 13 10	234 11 8	Settled for 50 years from 1266 to 1305 B.S.

TIPPERAH COLLECTORATE, the 14th February 1878.

P. JONNA, Off. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's Office of that district on the 15th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number of talucae	Name of taluhal and pergunnah	Sudder jumma	Name of proprietor.	REMARKS.
		Rs. A. P.		
47	Huany Choumand, pergunnah Buzak	906 10 8	CLASS I.—Permanently settled Estates Muzumut (Shamshun) & co. orf Anund-kowar Musumut Hukawar Mullu Fuzufawar, father and guardian of Mullik Zakorathuq	The entire estate will be sold for arrears of Government revenue only.
216	Huhunpoorah Khoord, pergunnah Behar.	606 11 0	Kumispershad Bhulshah wai	The entire estate will be sold for arrears of Government revenue only.
225	Uckburpore Chuloua, pergunnah Musourah	12,065 10 2	Bahoo Shomundun Pershad Sing Bahoo Hurundun Pershad Sing Bahoo Ramdhari Sing, and Ljdharee Sing &c.	Out of sudder jumma Rs. 12,065-10-2, Rs. 12,062-12-0 to be deducted on account of share of Bahoo Shomundun Pershad Sing, Bahoo Hurundun Pershad Sing &c. whose shares were brought under partition. The sudder jumma advertised for sale, Rs. 3-12-3, on account of share of Bahoo Bhadeonaram Sing Bahoo Goharath Sing himself and guardian of Bahoo Bhichdeonaram Sing (his own brother) whose shares were brought under partition, which will be sold for arrears of Government revenue only.
329	Neerunderpore I hurounah pergunnah Ashabad	1,185 5 7	Hanceprasad Sha. orf Mad to Lall Sha, Shogorah of Sha Bahoo Hurroohur Sahoy, and Deonath Sahoy, &c.	Out of sudder jumma Rs. 1,185-5-7, Rs. 1,007-9-4 to be deducted on account of the jumma of mouzah Musulipore, Sakhpore Jagoe, Sukulpore Loder, Heeranundpore, Neerundpore, Khuroneeah, Janurjupore, Huz nipore, Lkhureah, Himatpore, Dwarh and Nisaf of mouzah Kuleanpore, in respect of which separate accounts were opened under sections 10 and 11, Act XI of 1859. The sudder jumma advertised for sale is Rs. 87-12-3 on account of half of mouzah Kuleanpore amounting to, the lot of the aforesaid mahal Neerunderpore, Khuroneeah, the same being payable by Deonath Sahoy, a non-applicant. The rest half of mouzah Kuleanpore will be sold for arrears of Government revenue only.
			CLASS II.—Temporarily settled Estate	
360	Darrah Durachisoo, pergunnah Gyanpore	527 0 0	Moorat Loll Malkomdar	The entire estate will be sold for arrears of Government revenue only.
			CLASS I.—Permanently settled Estates	
495	Mukhloumpore Nu koolah pergunnah Sandha	1,381 0 0	Syed Pli in Hosen, Musumut Mukhloumun, malika	The entire estate will be sold for arrears of Government revenue only.
518	Kumarpore Palna, pergunnah Behar.	560 12 0	Bahoo Phool Sing, Dureena Sing, and Bahoo Boshu Sing, malika	The entire estate will be sold for arrears of Government revenue only.

PATNA COLLECTORATE, the 5th February 1878.

L. C. AUBOTT, *Covenanted Deputy Collector in charge,*
for Collector on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently settled Estates.

No 1683 — Mehal Mundi, pergunnah Champore; sudder jumma of the entire mehal Rs. 1,682-2-2; recorded proprietors Kasli Singh &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to 3 annas 6 pie

No. 3304 — Mehal Barhara pergunnah Arrah; sudder jumma Rs. 1,875; recorded proprietors Danuri Roy, &c. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 3

No 3778 — Mehal Beshoonpurah, pergunnah Nonour; recorded proprietors Mr. Raphael Solano, &c.; sudder jumma Rs. 610. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 95-15-0

No 3783 — Mehal Bijariya, pergunnah Nonour; sudder jumma Rs. 970; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to Rs. 177-15-2

No 3791 — Mehal Karhasin Patti Chand; Lasandi, pergunnah Nonour; sudder jumma Rs. 2,019; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 378-15-2

No 3844 — Mehal Ekwari Mohimudin, pergunnah Nonour; sudder jumma Rs. 5,018; recorded proprietors as above. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 640-0-0

No. 3848, — Mehal Narhi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,628. Will be put up for sale on account of arrears of Government revenue amounting to Rs. 302-3-6

No. 3819, — Mehal Baroohi, pergunnah Nonour; a permanently-settled estate of recorded proprietors as above, bearing sudder jumma of Rs. 2,813. Will be put to auction for arrears of Government revenue amounting to Rs. 635-14-3.

No. 3851, — Mehal Kaup, pergunnah Peeroo; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 3,700. Will be sold for arrears of Government revenue amounting to Rs. 591-14-0

SHAHABAD COLLECTORATE, the 2nd February 1878.

J. WARR BROWN, *Cy. Collector*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorsheadabad will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd March 1878, corresponding with 10th Choitra 1384 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue due on the 13th January 1878.

Serial number.	Class.	Number of towjee.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
1	First Class.	16	Kismut pergunnah Kuberia, pergunnah Kalberia.	Kristo Chandra, Joynarayan Basu, Kala Chand Basu, Simshadhar Choudhuri, Bhubaneswari Dasya, Haradhan Dasya, Shyma Sundari Choudhurani and Shyma Charan Basu.	Rs. A. P. 1,306 10 9	Sa. 14g. 24. 24. share of Shyma Charan Basu in this mahal will be sold; sudder jumma Rs. 229-9-3.
2	Ditto ...	16	Ditto ...	Ditto ...	1,306 10 9	Sa. 24. 24. share of Shyma Sundari Choudhurani in this mahal will be sold; sudder jumma Rs. 229-9-3.
3	Ditto ...	78	Dihl Gangadda, pergunnah Ganfar.	Fran Krijhna Banerji, Banwari Lal Mandal, and Srieh Chandra Mandal.	1,061 10 0	Entire mahal will be sold.
4	Ditto ...	167	Kismut pergunnah Doyanagar, pergunnah Doyanagar.	Radhagobind Deb Thakur, Sevast Bhubaneswari Dasya, Choudhuri Hefasatulla, Choudhuri Herasatulla, Choudhuri Keramatulla, Bibi Ummat Ohhalema and Bibi Ummatan Fatema.	9,890 13 8	12g. 1/2mal share of Choudhuri Hefasatulla, Choudhuri Keramatulla, Choudhuri Herasatulla, Bibi Ummat Ohhalema and Bibi Ummatan Fatema in this mahal will be sold; sudder jumma Rs. 7,128-1-4.
5	Ditto ...	287	Kismut Mouje Pakur Hansa, pergunnah Barbak Sing.	Radhabullav, Jagannath and Ramtanu Sing.	730 0 11	Entire mahal will be sold.
6	Ditto ...	373	Kismut pergunnah Barbak Sing, pergunnah Barbak Sing.	Alam Chandra, Chandra Mohan, Dolrobind Datta, Hari Narayan, Hara Mohan, Ram Mohan, Ram Chandra, Ramtanu, Shib Chandra, Mohendro Narayan, Ram Mohan, Kristo Kanta, Bhagabati Dehya, Ram Chandra (son of) Kali Das, Kristo Gopal, Jiban Kristo, Ramdhan, Prem Narayan, Banamali, Kala Chand, Kristo Kishore, Hira Lal Choudhuri, Baman Das Choudhuri, Radha Mohan, Pyary Mohan, Ram Gopal, Brojo Lal Choudhuri, Gopi Sundari Dehya, Moti Lal Choudhuri, Bardi Bibi, Ajjanpasa Bibi, Jiaor Rahaman and Rajni Bibi.	2,106 6 1	Ditto.
7	Ditto ...	396	Taraf Matopara, pergunnah Muraripur	Shamites Dehya, Uday Narayan, Isaur Chandra Rai, Ram Kromal Bhattacharjia and Annada Kanta Bhattacharjee.	1,363 8 9	Ditto.
8	Ditto ...	497	Kismut Mouje Rambati, pergunnah Fate Sing.	Madhab Nath, Seth Kari Bishehar, Ijlat Asaj, Ram Gopal, Ram Chandra, Gada Dhar, Hara Gobind, Mohammad Naej, Kristo Dhan Das, guardian of Taran Das minor, son of late Jarabandhu Das, Dinabundhu, Ujjulmoni, Ajmattulla, Rameshar Banerji, Sevast of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and Hi Bangini Das.	617 1 6	11g. 14g. 14g. and 10g. 1/2mal share of Madhab Nath, Bishehar, Ram Gopal, Ram Chandra, Gadadhar, Hara Gobind, Mohammad Naej, Ujjulmoni and Ajmattulla in this mahal will be sold; sudder jumma Rs. 345-8-11.
9	Ditto ...	435	Kismut Mouje Suktipora, pergunnah Plesai.	Hari Mohan, Khetro Nath, Radha Kristo, Gopal Kristo Mookerji, Bhakimoni Dehya, Syud Attawar Mohoman, Syud Abdul Futta, Khobira Bibi, Taleha Bibi, Fatema Bibi, mother and guardian of Mohammed Moosa, Syud Mohammad Taha, Rahimnasa Bibi, Syd Bibi and Sridam Chandra Sen.	2,403 10 8	Entire mahal will be sold.
10	Ditto ...	479	Taraf Shereba, pergunnah Barbak Sing.	Choudhuri Neamatulla	946 0 6	Ditto.
11	Second Class.	2,750	Char Bidupara Dunga, pergunnah Plesai.	Jaggosher Badaqar	633 5 0	Ditto

MOORSHEADABAD COLLECTORATE, the 13th February 1878.

G. J. S. HODGKINSON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number in the rent roll.	Class.	Name of mahal and pergunnah.	Proprietors.	Government revenue.	Arrears for which the estate is to be sold.
36	First class permanently-settled estate.	Kasripore, pergunnah Balla and Kanthata.	Syed Abdool Hakim, Syed Ahamed, Syed Nooron Nohes, Syed Mozufforun Hoq, Syed Habihoollah, Syed Mofazzolillah, Syed Abdoolah, Syed Abdool Ali, Syed Abdool Hoq, Syed Abdool Jobbar and Syed Abdool Salim minor, Attawar Mohoman for himself and as guardian for the said minor, Syed Abdool Futta, Srimutty Khobira Bibee and Srimutty Soeda Bibee.	Rs. A. P. 679 14 9	Rs. A. P. 32 2 8
66	Ditto ...	Khorumpore, pergunnah Shikhabad.	Syed Attawar Mohoman, Syed Mahomed Moosa, Syed Abdool Futta and Srimutty Khobira Bibee, Srimutty Jalea Bibee, Syed Mohamed Taha, Bismut Neeza Bibee and Srimutty Soeda Bibee.	6,180 9 0	946 12 0
126	Ditto ...	Cheshipoor, pergunnah Cheshipoor.	Sourabind Das and Sotobutty Dasal, mother and guardian of minor Bismabbur Bose, Ramondoss and Gouras Poran Mookerjee, Baransasrutty Mostophy, Radhakrishna Mostophy, Nobokristo Hoss, Lakhydos Mostophy, Lakhyman Das, Sorandranam Mostophy, Brojoktore Mitter, Moosundar, Rakhaldoss Mittya Moosundar, Ramchandoss Dasal, mother and guardian of Irinootty Dasal, Wema Soondoss Dasal, Mohendragutty Mostophy, Mahabootty Mostophy minor, Bhurobutty Mostophy, Doyardagutty Mostophy and Dharmadagutty Mostophy's guardian, Srimutty Benola Dasal and Khettrondoss Mostophy.	2,044 5 8	5 12 0

BURDWAN COLLECTORATE, the 16th February 1878.

H. M. TOSIE, *for Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Moosufferpore will be put up to public and unreserved sale at the Collector's Office of that district on the 16th day of March 1878, corresponding with 27th Falgoun 1285 Fushy, for arrears of Government revenue due on the 12th January 1878. —

Serial Number	Towja Number.	Name of mehal and pergunnah.	Name of recorded proprietor.	Government revenue of entire mehal.	Government revenue of the mehal to be sold.	Amount due from the estate to be sold
1	5387	Bookwarpur, pergunnah Hajespur	Mahabhar Doobey and others ..	Rs. A P 1,478 12 8	Rs. A P 1,478 12 8	Rs. A P 888 15 9

MOOSUFFERPORE COLLECTORATE, the 9th February 1878.

C VOWELL, *Covtd. Dy. Collr., for Collr. on tour.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Purneah will be put up to public and unreserved sale at the Collector's Office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estate*

The share specified below in No 181 touji, Gangi Pergunnah Mirjapur, recorded proprietors Golam Ashgar, Khajah Torab Ali, Maniruddin, Khuram Ali, Hamid Ali, Madad Ali, Mussamut Nathan, Mussamut Bhiki, Tasaaduck Hossein, Imdad Hossein, Uzir Ali, Bilact Ali, Bibi Saifan, Syad Knaet Hossein, Mahomed Jama, Amanatullah, Aghori, Buxun, Reazullah, Meajan, Mir Mungloo, Mussamut Sahadman, Golab Chand Ram, Sheik Ensatullah, Bibi Mundurjan herself and guardian and mother of Sheik Reasatullah and Bariatullah minor sons Sheik Mahomad Hyder and Abdul Sutter themselves and guardian of Sheik Abdul Jabbar and Sheik Sadatullah, minor sons of Sheik Jabbar Bux, deceased, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, and Bibi Majidunnissa, wife and heir of Sheik Peer Mahomad, deceased; sudder jumma of the entire estate being Rs. 791-3-5 The share of Mahomad Hyder, Abdul Sutter, Sheik Sadatullah, Sheik Abdul Jabbar, minor sons of Sheik Jabbar Bux, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, Bibi Majidunnissa, wife and heir of Sheik Peer Mahomed, deceased, in the estate bearing sudder jumma Rs 77-5-3 on account of which separate account has been opened, will be exempted from sale The share of other proprietors Golam Ashar, &c., bearing sudder jumma Rs 713-14-2, will be sold for recovery of arrears Rs 86-15-4.

PURNDAH COLLECTORATE, the 10th February 1878

W. KEMBLE, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878

CLASS I.—*Permanently-settled Estates.*

Towji number	Name of mehal and pergunnah	Name of proprietor	Sudder jumma.	REMARKS
87	Mousah Shorob Khan, Chakle Karjihat	Nobin Chunder Chowdhuri and Bheemabati Doba.	Rs A P 740 10 11	The 8 annas share of Bheemabati Doba, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 374-12-5½
308	Eight annas share of mousah Shikarpore and others, pergunnah Bokonpore.	Nasiruddin Mahomed Chowdhuri, Jahiruddin Mahomed Abou Ali Chowdhuri and Fate Ali Chowdhuri.	830 1 0	The 8 annas 3g 1k 9½ share of Nasiruddin Mahomed Chowdhuri, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs 328-12-0.

RUNGPORE COLLECTORATE, the 14th February 1878.

J. J. LIVESAY, *Offy. Collector of Rungpore.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district on the 20th day of March 1878, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estates.*

Number of towji	Name of mehal and pergunnah	Names of proprietors.	Sudder jumma.	Amount due.	REMARKS.
509	Bardeopur, pergunnah Bhillah	Darhari Lal, Sakhi Chund, and Kesho Lal, and others.	Rs. A. P. 1,300 0 0	Rs. A. P. 125 0 0	This mehal will be sold exclusive of this eight annas share of Chaudhry Nibhanth Pershad Sing of which a separate account has been opened under Act XI of 1859, bearing a sudder jumma of Rs. 265-5-6.
3230	Koli, pergunnah Amerthu	Chaudhry Nibhanth Pershad, Shewarand Pershad Sing, and others.	800 0 0	4 2 8	
2377	Jagdispur, pergunnah Maidah.	Ameer Ali Khan	502 12 0	210 12 0	
3231	Peara Nogaon, pergunnah Monghyr.	Talewar Kunwar, Harmaah Kunwar, and others	1,000 0 0	710 0 0	

MONGHYR COLLECTORATE, the 5th February 1878.

C. A. SAKUMBA, *for Offy. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of N. Noakhally will be put up to public and unreserved sale at the Collector's Office of that district on the 30th March 1878, corresponding with 14th Chait 1284 B.S., for arrears of revenue due on the 18th January 1878.

Number on towj.	Names of estates.	Names of proprietors.	Sudder jumma.	Balance due.	REMARKS.
			Rs. A. P.	Rs. A. P.	
16	Pargunnah Dandra; share 1g. 1a. 2½k.	Mahomed Asim, Sreemutty Affareness Chowdhurain, Mahomed Arshad Chowdhury, Sreemutty Amosnessa Chowdhurain, Ram Kanai Dutta Chowdhury and Abhaya Charan Dutta Chowdhury.	1,725 5 6	127 3 2	
16	Pargunnah Dandra; share 6 annas.	Mahomed Arshad Chowdhury and Amosruddin Ahmed Chowdhury.	2,347 10 4	320 10 2	
64	Pargunnah Sundip, Kismat Luckhi Narain.	Mahomed Amosnullah Amosruddin ...	675 0 0	22 12 6	
1206	Pargunnah Dandra, Chur Shabbicary; share 6a. 1g. 2a. ½k.	Kazi Mahomed Jomiruddin, Kazi Loo Pal Hug himself, and guardian of Mahomeda Khatoon.	2,000 0 0 Improvement fund 25 0 0 2,025 0 0	780 0 0 Improvement fund 8 0 0 788 0 0	A separate account has been opened under section 18, Act XI of 1859.
1401	Chur Bhok Chur ...	Abul Khatir Amanullah Chowdhury, Jomeshur Ally Moonshi and Sreemutty Jomila Khatoon and Sreemutty Mekremnessa Chowdhurain.	2,075 0 0 Improvement fund 21 0 0 2,096 0 0	1,083 9 5 Improvement fund 11 0 9 1,094 10 2	
1407	Pargunnah Sundip, Chur Hoodrakhal; Mudalat Mahomed Hosen.	Mahomed Sooberaliah Chowdhury ...	1,976 0 0 Improvement fund 20 0 0 1,996 0 0	616 0 0 Improvement fund 13 0 0 629 0 0	
1444	Chur Alai ...	Fakcer Mahomed and Mahomed Ally ...	1,218 0 0 Improvement fund 12 0 0 1,230 0 0	981 0 0 Improvement fund 7 0 0 988 0 0	
1446	Chur Romis ...	Golain Ekhamsan ...	2,204 0 0 Improvement fund 23 0 0 2,227 0 0	2,204 0 0 Improvement fund 23 0 0 2,227 0 0	
1446	Pargunnah Dandra; share 3 annas.	Kazi Mahomed Moniruddin, Kazi Mahomed Jomceruddin self, and guardian of Almas Khatoon, Kazi Jomceruddin, Chandra Nath Gupta, Kazi Looftul Hug self, and father and guardian of Sreemutty Mohamada Khatoon, Abou Boop Mahomed Ibrail, Chandra Nath Chowdhury, Radha Mohan Sen, Eosjuddin Moushi and Alao Mahomed Abadullah, Sharafnessa.	420 4 10 Improvement fund 24 0 0 1,444 4 10	1,885 8 9 Improvement fund 14 4 8 1,900 12 5	
1467	Pargunnah Dandra; share 1a. 1g. 2a. ½k.	Kazi Mahomed Jomiruddin self, and guardian of Almas Khatoon and Kazi Jomiruddin, Chandra Nath Gupta, Kazi Looftul Hug self, and father and guardian of Sreemutty Mohamada Khatoon, Sreemutty Sharfnessa Chowdhurain, mother and guardian of Abou Boop Mahomed Ibrail, Chandra Nath Chowdhury, Radha Mohan Sen and Eosjuddin Moushi.	2,267 0 11 Improvement fund 23 0 0 2,290 0 11	2,290 0 0 Improvement fund 23 5 9 2,415 0 0	Three separate accounts have been opened under section 18, Act XI of 1859.
1468	Chur Shabbicary; share 6 annas.	Mahomed Monwar Ali Chowdhury, Mahomed Moqfar Ali Chowdhury and Ram Kamaal Doss Bhushan.	1,268 0 0 Improvement fund 16 0 0 1,408 0 0	864 0 0 Improvement fund 6 0 0 870 0 0	

R. PORCH, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's Office of that district on the 30th day of March 1878, corresponding with 18th Choitra 1284 B. S., and 19th Choitra 1285 U., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Number in A. register.	Towjoo No.	Name of mahal and pargunnah.	Name of proprietor.	Sudder jumma.	Balance due to Government for which the estates are to be sold.
				Rs. A. P.	Rs. A. P.
266	1467	Mahal Kantapal, pargunnah Kharpore.	Kartik Ram Pal, Khetro Mohun Pal, Dwarka Nath Pal, and Kunjo Behari Roy.	1,430 0 0	3 9 10
1469	700	Mahal Jofuka, pargunnah Kharpore.	Brjo Mohun Mohapatra, Dwarka Nath Mamto and Durpa Narain Mamto.	675 11 0	0 15 0
1708	948	Mahal Kharnacotriah, pargunnah Lubbung.	Sadhu Sudan Roy, Kogola Mony, Anbulya Dasso and Koor Narain Roy, and Horogobind Roy, sons, and Sreemuttya Soopya Day, mother and guardian of Jhutoo Roy, minor, and widow of Lakhy Narain Roy, deceased, and Madon Mahan Day.	725 10 2	0 2 10
			<i>Temporarily-entitled Estates.</i>		
1469	988	Mahal Munshipore, pargunnah Bhatnagar.	Chowdhury Gopendra Nandan Dass Mohapatra and Ananda Lal Roy and Ram Nath Mitra.	2,099 0 0	50 4 0
			<i>Permanently-entitled Estates.</i>		
2261	1287	Mahal Rajpore, pargunnah Khutmagore.	Ram Gobind Day, Ishan Chandra Roy, Manu Nath Dass and Looona Promod Day, heirs of Kogola Nath Jew and Joy Dwargya Taseowary.	590 12 11	
			Subject the joint share of Ram Gobind Day, Ishan Chandra Roy and Manu Nath Dass, which will not be sold.	295 1 11	
			Balance being the share of the heirs of Dwargya Promod Day of Kogola Nath Jew and Joy Dwargya Taseowary, of which a separate account has been opened.	297 12 0	6 0
2262	1288	Mahal Umotipore, pargunnah Khatjora.	Manu Chandra Mitya, Indrajit Patgait and Bhobury Chandra Dass.	1,217 6 4	75 5 0

The 22nd February 1878.

J. C. PRICH, Officiating Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durbhunga will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd day of March 1878, corresponding with 4th Chait 1285, at 12 o'clock, on Friday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Serial Number.	Towjee Number.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma of the whole mehal.	Sudder jumma of the share to be sold.	Arrears for which the estate is to be sold.
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	270	Bhagwallipore, pergunnah Bharwarah.	Ram Dyal Misser, share 9 annas ...	1,126 8 6	500 4 3	71 0 6
2	1002	Aksherpur Gujputti, appertaining to Baroo, pergunnah Kusmah.	Burma Dutt Singh, Bhaton Sing and Bhadun Jha; share 15 gundas.	1,803 10 4	19 13 8	1 8 11

DURBHUNGA COLLECTORATE, the 23rd February 1878. DOONGA DAS CHOWDHRY, Dy. Collr., for Offg. Collr. on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's office of that district on the 30th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 8th day of November 1877.

Number on the district rent roll.	Name of estate and pergunnah.	Name of proprietor.	Sudder jumma.	Arrears for which estate is to be sold.
			Rs. A. P.	Rs. A. P.
1280	Araji Moajib Mouza Barra, pergunnah Benawat.	Hangsamoni Del, Kalindi Sahu, Hari Sahu, Narhari Sahu, Lokenath Sahu, Sonatun Sahu, Ganapati Sahu, Adikand Das, Lokenath Pati, Banmali Pati, Bholanath Panda, Ganpati Das, Harihur Santra and Sonaten Mohapatra and others.	855 4 0½	0 16 10½

BALASORE COLLECTORATE, the 26th February 1878.

T. NORMAN, Acting Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 5th of April 1878, corresponding with the 24th Choitro 1284, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th of January 1878.

CLASS I.—Permanently-settled Estates.

Towjee No. 45.—Pergunnah Bherchi; recorded proprietors Kassi Nath, Uma Nath and Deb Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindro Nath Roy Choudhory, themselves, and the latter guardian of Amarendra Nath and Narendra Nath Roy Choudhory, paying a sudder jumma of Rs. 2,953-4-1. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 590-10-6, will be sold for realization of arrear Rs. 85-1-9. Shares of the rest of the proprietors will be exempted from sale.

Towjee No. 97.—Taraf Hazrakati, pergunnah Moloy; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Harrychoituno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Choudhory, Jadubindro Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath, Umarendra Nath Roy Choudhory minors, and Deb Nath Roy Choudhory, paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 23-12-4. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Towjee No. 169.—Pergunnah Moloi; recorded proprietors Kassinath and Umanath Roy Choudhory, Debnath Roy Choudhory, Harri Choituno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 22,972-6-11½. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 4,594-8-0½, will be sold for realization of arrears of Rs. 653-1-10½. Shares of the rest of the proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 274.—Pergunnah Sripodgoho; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Debnath Roy Choudhory, Harri Choituno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory, themselves and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 663-4-3, will be sold for realization of arrears Rs. 79-7-4. Shares of all other proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 4819.—Pergunnah Malghar Debi Banahberia; recorded proprietors Kassinath Roy Choudhory, Umanath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Debnath Roy Choudhory and Jadubendra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 3,546-14-3. The shares of Kassinath Roy Choudhory and Umanath Roy Choudhory, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 109-3-2½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

Towjee No. 4822.—Kismut Roghoonathpore, pergunnah Malghur; recorded proprietors Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory minors, Debnath, Kassinath, Parbutty Nath and Umanath Roy Choudhory, Jadubindra Roy Choudhory, himself and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Choudhory, paying a sudder jumma of Rs. 265-4-7, will be sold for realization of arrear Rs. 37-14-0½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

The 27th February 1878.

W. H. PAGE, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 25th March 1878, corresponding with the 7th Chait 1285 Faslee, for arrears of revenue due on the 12th January 1878.

Description of mahal.	Number on 1-1-78 roll.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma.	Amount of arrear for which the estate is to be sold.	REMARKS.
Permanently settled.	369	Mukhdoompore, Mukhdoompore Kulam, pergunnah Churkama.	Syed Ameer Ali, Musammut Bibee Safun, Gauroo P-rshad Singh, Ram Dial Singh, Purbhoo Dial Singh, and Wahed Ashruff.	Rs. A. P. 688 10 0	Rs. A. P. 2 9 0	The share of which the accounts have been separated, and the sudder jumma of which is Rs. 211-12, being in arrear, will be put up to sale.
Ditto	371	Mohamudpore Bood-haul, &c., pergunnah Churkama.	Ram Sahai, Gaurinath and Syed Muskur Hossain.	2,797 14 0	340 10 0	The jumal share of which the Government revenue is Rs. 1,226-12, will be sold for arrears of revenue.
Ditto	379	Jagdospore Arundee, pergunnah Goh.	Moor Quadir Ali, Raja Khan, Bahadoor Khan, Uxer Singh, Bundhoo Singh, Gauroo Singh, Ajost Singh, Deo Dhari Singh, Musammut Soota Koor, Ram Leelan Singh, Deo Narain Singh, Kasbi Singh and Permedhur Singh.	505 12 0	0 0 0	The jumal share of which the Government revenue is Rs. 111-12, will be sold for arrears of revenue.
Ditto	3697	Pakardesh Muliharee, &c., talook pergunnah Sherghatty.	Hazaree Lall, Nadir Bibee, Imam Ali Khan, Asmut Bibee, Ramzan Khan, Basmoo Bibee, Lall Bittie, Qasim Ali Khan, Akhauroo Chatter Dharee Ram, Shok Lall, Karun Lal, Sheo Dhal Singh, Shola Nath, Syed Meer Khan, Ibrahim Ali, Ascez Khan, Meer Khan, Najeeb Khan, Rahoon Khan, Jay Beharee Lall, Saher Singh, Khola Lall, Wahid Ali Syed Mahamud Hossain, Sheikh Ahmad Ollah, Oomran Bibee, Maharaaj Minch, Musammut Moonsa Koor, mother and guardian of Aheebharun Singh, minor, Haroop Narain, Sheo Raj Bharthoo, Jehul Singh, Jurgarnath Singh, Goor Narain Singh, Hoolagi Singh themselves, and guardian of Bhigoo Nath Singh, Hardeo Sarun Singh, minors, Musamut Singh, Musamut Mohurudo Begum, Ajodha Singh, Sheo Charun Singh, Laloo Singh, Abdool Gafoor Khan alias Bakharoo Khan, Musammut Fulin Bibee, Syed Hossain Haza, Mukoond Singh, Musamut Hooran, Thanoo Maht, Raj Nath Maht, Thannath Maht, Musamut Chunder Baago Koor, Bormut Lall, Pasul Hossain Khan, Abdool Hossain Khan, Ashruff Hossain Khan, Bahadoor Hossain Khan, Musammut Manerun Bibee, Musammut Quin Bibee, and Pasulath Khan, alias Farool Khan.	15,907 14 0	85 4 0	The jumal share of which the Government revenue is Rs. 1,171-2, and the share of which the accounts have been separated, and the Government revenue of which is Rs. 45-14, will be sold for arrears of revenue.
			Tafazzal Hossain, &c.	...	8 4 0	
			Hazaree Lall, &c., in jumal share	...	77 0 0	
			Total	...	85 4 0	
Mustajiri	3190	Sarawan talooqeh mahal 41 kalam, Dehat Varannath, pergunnah Sherghatty.	Mrs. E. M. Henvey, Goshamen Bodhgaur, Goshaman Mitterjoor Geor, Kkhal Ali Khan, Mather Ali Khan, Lorick Sahu, and Runk Lall, sole proprietors and mustajirs of the whole mahal.	7,500 3 0	1,063 5 0	The mahal has been settled for 20 years from 1256 to 1284 Faslee.
			Revenue	6,724 3 0	105 10 0	
			Malikana	861 0 0	157 11 0	
			Total	...	1,063 5 0	
Permanently settled.	4250	Pikarpore, &c., Debat Varannath, talooqeh Pakardesh Muboharee, &c., pergunnah Sherghatty.	Rahmat Ali Khan,	770 1 0	0 2 0	The entire mahal will be sold.

GYA COLLECTORATE, the 1st March 1878.

D. W. M. TERNER, for Collector on tour.

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in sub-division Chooadanga, in the district of Nuddea, will be put up for sale at the sub-divisional office at Chooadanga on Monday, the 8th April 1878, corresponding with 27th Chait 1284 B.S.

This land will be sold subject to the following conditions:—

1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.

2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale will be cancelled, the sum deposited being forfeited to Government, and the land will again be put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of an original sale.

3rd.—The land will be sold revenue-free to the highest bidders.

Mosah and pergunnah.	Area in bighas, more or less.	BOUNDARIES.
Mosah Chooadanga and bouda Jafferpur, pergunnah Sherghatty.	6 11 5	North, by lands purchased by Saffarali Jondar; east, by lands in the occupation of the Railway Company and the Chooadanga railway station tank; south, by lands purchased by Saffarali Jondar; and on the west by lands belonging to village Chooadanga in the occupation of Umid Sheikh, Muzaffar Sheikh, Raja Mallick, and others, and also lands belonging to village Moornagar in the occupation of Najam Jondar.

CHOOADANGA, the 25th February 1878.

C. N. BANERJEE, Deputy Collector.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Feb. 28	10 Packages, 162 in a diamond ...	Order ...	Ship Kinross.
" 28	48 Kegs, 156 in a diamond ...	Ditto ...	Ditto.
" 28	1 Bale, D B & D S, top C, bottom D ...	Ditto ...	Ditto.
" 28	15 Anchors, 119 in a diamond ...	Ditto ...	Ditto.
" 28	7 Cases, F O in a diamond ...	Ditto ...	Ditto.
" 28	160 Bundles Hoop Iron, P M ...	Ditto ...	Ditto.
" 28	1 Cask, K L D or no mark ...	Kanye Lall Dhur & Brothers.	Ditto.
" 28	41 Cases, K in a diamond, top P T & S ...	Order ...	Ditto.
" 28	10 Cases, M I M Y in a cross ...	Ditto ...	Ditto.
" 28	1 Chain, no mark ...	Ditto ...	Ditto.
" 28	1 Case, 342 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 28	12 Cases, P T S, bottom S N L ...	Paul Tambaci & Sons	Ditto.
" 28	4 Cases, ditto K B ...	Ditto ...	Ditto.
" 28	3243 Cakes Spelter, P & E ...	Order ...	Ditto.
" 28	11 Bars Angle Iron, M D ...	Ditto ...	Ditto.
" 28	1 Cake Spelter, T M in a triangle ...	Ditto ...	Ditto.
" 28	2 Cakes Spelter, W. I. C. & Co. ...	John Elliott & Co.	Ditto.
" 28	17 Packages, U R D in a diamond, bottom W L ...	Order ...	Ditto.
" 28	214 Packages and 237 angle iron, U R D ...	Ditto ...	Ditto.
" 28	8 Packages, 520 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 28	3 Cakes Spelter, R J & N ...	Ditto ...	Ditto.
" 28	1 Cask, B. B. & Co. ...	Ditto ...	Ditto.
" 28	373 Bars and bundles round, flat, and square iron, D D ...	Doorga Churn Dutt	Ditto.
" 28	10 Bundles and bars flat and round iron, 111 white ...	Pittamber Pyne & Co.	Ditto.
" 27	1 Case, W & C in a triangle ...	Order ...	Ship Britannia.
March 2	41 Drums, N M in a diamond ...	Ditto ...	Ditto.
Feb. 28	6 Crates, B in a diamond, bottom L M N ...	Ditto ...	Ship Ganges.
" 28	4 Casks, B. R. & Co. ...	Ditto ...	Ditto.
" 28	4 Bales, K C M ...	Ditto ...	Ditto.
" 28	2654 Cakes Spelter, P & H, bottom B ...	Ditto ...	Ditto.
" 28	122 Plates Iron, P N M, bottom C ...	Ditto ...	Ditto.
" 28	33 Plates Iron, K C B ...	Ditto ...	Ditto.
" 28	26 Bundle Hoop Iron, S by S ...	Ditto ...	Ditto.
" 28	3 Ditto ditto, or no mark ...	Ditto ...	Ditto.
" 28	8 Bundles Hoop Iron, I X red ...	Ditto ...	Ditto.
March 4	1 Cask, P in a triangle, bottom R. C. & Co. ...	Ditto ...	S. S. Duke of Devonshire.
Feb. 28	2 Bales, A in a triangle, bottom, H D ...	Ditto ...	S. S. Chancellor.
" 28	2 Ditto ditto, H P K ...	Ditto ...	Ditto.
" 28	1 Ditto ditto, P K ...	Ditto ...	Ditto.
" 28	11 Packages, B D in a diamond, bottom F M ...	Ditto ...	Ditto.
" 28	1 Case, B S ...	Ditto ...	Ditto.
" 28	6 Cases, B M A ...	Ditto ...	Ditto.
" 28	2 Cases, 366 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 28	14 Bales, F O in a diamond ...	Ditto ...	Ditto.
" 28	1 Bar Copper, no mark ...	Ditto ...	Ditto.
" 28	12 Cases, G C K C in a cross ...	Ditto ...	Ditto.
" 28	5 Packages, H J B A in a diamond ...	Ditto ...	Ditto.
" 28	1 Case, R. M. Co. ...	Ditto ...	Ditto.
" 28	6 Packages, R T C ...	Ditto ...	Ditto.
" 28	2 Cases, S & Co. ...	Ditto ...	Ditto.
" 28	3602 Cakes Spelter, C P ...	Ditto ...	Ditto.
" 26	21 Bundles Gunny, H J M, bottom F R R or no mark.	Ditto ...	S. S. Castello.
" 26	1 Bundle Gunny, S J in a diamond, bottom G or no mark.	Ditto ...	Ditto.
" 26	1 Bundle Gunny, H J M, bottom F R M or H D, bottom R R.	Ditto ...	Ditto.
" 26	1 Bundle Gunny, A H A ...	Ditto ...	Ditto.
" 26	1 Bundle, H N J, bottom F B R I or K S, bottom D P.	Ditto ...	Ditto.
Mar. 1	1 Barrel, Diffloo ...	Ditto ...	S. S. Navarino.
Feb. 28	1 Case, E D in a diamond, outside A. B. & Co. ...	Ditto ...	S. S. Duke of Baccus.
March 1	14 Packages, 37 in a diamond, bottom A. J. & Co. ...	Ditto ...	Ditto.
" 2	3 Cases, 199 in a diamond, outside A. B. & Co. ...	Ditto ...	Ditto.
" 2	7 Packages, A M P in a triangle, bottom Lucknow ...	Ditto ...	Ditto.
" 2	4 Cases, 250 in a diamond, outside A. B. & Co. ...	Ditto ...	Ditto.
" 2	3 Cases, 280 in a diamond, outside A. B. & Co. ...	Ditto ...	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Mar. 3	21 Packages, B. L. & Co.	Order ...	S. S. Duke of Buccleuch.
" 2	24 Cases, B. B. & Co.	Ditto ...	Ditto.
" 2	1 Case, B M S in a diamond, bottom F. T. B. & Co.	Ditto ...	Ditto.
" 2	1 Case, addressed	Mr. Ball, care of Messrs. Ranken & Co.	Ditto.
" 2	3 Casks, B in a diamond, bottom B K B ...	Order ...	Ditto.
" 2	1 Bag, B C C in a diamond	Ditto ...	Ditto.
" 2	6 Cases, B N, with G P below in a diamond, outside A. B. & Co.	Ditto ...	Ditto.
" 2	1 Case, B H M in a diamond, bottom C ...	Ditto ...	Ditto.
" 2	8 Cases, C & H, top C	Ditto ...	Ditto.
" 2	3 Cases, 343 in a diamond, top C. & Co. ...	Ditto ...	Ditto.
" 2	15 Cases, D H M in a diamond, bottom W L ...	Ditto ...	Ditto.
" 2	1 Case, 37 in a diamond	Ditto ...	Ditto.
" 2	1 Case, D N C, with 298 below in a diamond ...	Ditto ...	Ditto.
" 2	7 Packages, D H M	Ditto ...	Ditto.
" 2	2 Cases, D S & A S in a diamond, bottom F. T. B. & Co.	Ditto ...	Ditto.
" 2	4 Cases, E M N T in a cross	Ditto ...	Ditto.
" 2	3 Cases, E & S in a diamond	Ditto ...	Ditto.
" 2	1 Case, E. H. & Co.	Ditto ...	Ditto.
" 2	2 Casks, addressed	Rev. J. C. Gregson, Agra, care of W. H. Fitze & Co.	Ditto.
" 2	17 Bundles Gunny, C B	Order ...	Ditto.
" 2	1 Case, G H	Ditto ...	Ditto.
" 2	1 Case, H. C. G. & Co. in a diamond, bottom F. T. B. & Co.	Ditto ...	Ditto.
" 2	1 Case, 19 in a diamond, bottom H. S. K. & Co. ...	Ditto ...	Ditto.
" 2	5 Casks, H in a diamond	F. W. Heilgers & Co.	Ditto.
" 2	90 Bars Flat Iron, no mark	Order ...	Ditto.
" 2	1 Case, L M in a diamond	W. Magor & Co.	Ditto.
" 2	15 Cases, L R A W, bottom M	Order ...	Ditto.
" 2	5 Cases, M P, with 26 below in a diamond ...	Grindlay & Co.	Ditto.
" 2	10 Cases, M P, with 100 below in a diamond ...	Order ...	Ditto.
" 2	1 Case, M. S. D. & Co.	Ditto ...	Ditto.
" 2	2 Cases, M S & A S	Ditto ...	Ditto.
" 2	7 Cases, 38 in a diamond, top M P, bottom N I ...	Ditto ...	Ditto.
" 2	2 Cases, 316 in a diamond, top M A	Ditto ...	Ditto.
" 2	1 Case, 411 in a diamond, top N N	Ditto ...	Ditto.
" 2	1 Cask, N W P, bottom club	Ditto ...	Ditto.
" 2	3 Casks, S M	Ditto ...	Ditto.
" 2	1 Case, S E C	Ditto ...	Ditto.
" 2	2 Cases, S B C D	Ditto ...	Ditto.
" 2	1 Case, S I R, bottom Mo. L, Madras	Ditto ...	Ditto.
" 2	200 Cases, S. & Co. in a diamond	Ditto ...	Ditto.
" 2	1 Case, T in a diamond, outside S. A. Co., Limited...	Ditto ...	Ditto.
" 2	10 Casks, 590 in a diamond, bottom W L ...	Ditto ...	Ditto.
" 2	1 Sample Case, A C M in a diamond, or addressed	A. C. Menkow & Co., Madras.	Ditto.
" 2	1 Sample Case, addressed	Messrs. Manton & Co.	Ditto.
" 2	1 Sample Parcel, addressed	C. Nephew & Co. ...	Ditto.
" 2	1 Ditto, ditto	K. Bullen & Co. ...	Ditto.
" 2	2 Sample Cases, sampler in a diamond ...	Order ...	Ditto.

The 4th March 1878.

(125—1)

G. H. SIMMONS, for Vice-Chairman.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 28th February 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	467 4 9	441 4 0	1,056 6 3	564 11 9	2,529 10 9	
Total of previous 7 weeks ...	3,219 3 3	3,160 0 3	7,190 3 3	4,177 14 3	17,697 3 0	
Grand Total	3,686 7 0	3,601 4 3	8,246 9 6	4,742 10 0	20,226 13 9	

CALCUTTA, the 2nd March 1878.

(123—1)

G. H. SIMMONS, Sec

No. 101A., dated Calcutta, the 23rd February 1878.

From—Messrs. W. WATERFIELD and J. TAYLOR, Auditors of the Accounts of the Port Commissioners, Calcutta,

To—The Commissioners for making Improvements in the Port of Calcutta.

WE have the honor to report that we have examined your cash and store accounts for the half year ended 30th September 1877, and have found them to be correct.

2. We have noted several items of expenditure incurred during the half year, as requiring the orders of Government for their final admission, and we observe that the needful applications for sanction have now been submitted by you to the Government. We beg at the same time to draw your attention to the provisions of sections 18 and 52 of Act V of 1870, which require the sanction of Government to be obtained before any change is made in the sanctioned scale of establishments or expenditure incurred for any purpose not provided for in the budget.

3. Among the charges which are thus at present under the consideration of Government, is the cost of a training wall along the Howrah bank of the river, which is estimated to cost Rs. 9,600, and which you recommend should be paid for from the Port Depreciation Fund. The work is undertaken with the object of training the river into a fixed channel within the limits of the port, and preventing the deterioration of the moorings; whereas in terms of your resolution of the 20th September 1872, which created the Depreciation Fund, and which has been approved by the Government, the fund should be exclusively applied in meeting charges for the renewal of block.

4. The following statement shows the net amounts of your receipts and charges during the half year :—

RECEIPTS.			EXPENDITURE.		
Part I, Jetties.	Rs. A. P.	Rs. A. P.	Part I, Jetties.	Rs. A. P.	Rs. A. P.
Jetty Revenue	3,91,583 1 0		Jetty expenditure	2,59,797 1 9	
Insurance Fund of Jetties	1,970 14 5		Ditto Advance Account	6 7 6	
Jetty Advance Account	357 14 11		Ditto deposit	15,322 0 0	
Jetty Reserve Fund	5,000 0 0		Ditto Stock	30,185 9 5	
		3,98,710 14 6	Ditto Suspense Account	15,974 0 4	
Part II, Inland Vessels' Wharves.					3,17,186 3 0
Received from Inland Vessels' Wharves		2,81,763 13 2	Part II, Inland Vessels' Wharves.		
			Expenditure of Inland Vessels' Wharves	1,97,101 3 0	
Part III, Strand Bank.			Ditto Suspense Account	704 2 6	
Received from Strand Bank lands	66,095 7 0				1,97,805 5 6
Suspense account of ditto	185 0 9		Part III, Strand Bank Lands.		
		66,281 7 9	Expenditure on Strand Bank lands		51,962 2 7
Part IV, Port Account.			Part IV, Port Account.		
Port dues, &c.	2,44,574 11 7		Port charges	2,73,589 2 11	
Deposit, wreck <i>Asia</i>	45,853 3 2		Depreciation Fund, cost of renewal and repairs of block	15,789 7 7	
Marine deposit for Custom House	2,481 10 6		Investment for Depreciation Fund	11,223 0 0	
Port Depreciation Fund Account	37,555 0 0	3,17,397 10 9	Port Deposit	673 10 4	
			Port Suspense Account	181 13 4	
Part V, Capital Account.					2,56,066 2 2
Contribution from revenue in repayment of loan	69,881 9 0		Part V, Capital Accounts.		
Suspense Account	2,038 13 11		Loan repaid to Government by sinking fund	69,880 9 0	
Contribution from revenue for new works	82,000 0 0		Block-expenditure on new works	2,93,439 15 8	
Sale of surplus land for Tramway	1,04,544 12 2				3,67,022 9 8
Ditto of building materials dismantled for new road	9,814 13 9		Cash balance on 30th September 1877		4,12,064 0 0
Bathing Ghat to memory of Choto Lall	3,493 16 0				
		3,40,564 15 10			
Opening cash balance		2,98,577 8 1			
Total		16,03,215 5 11	Total		16,03,215 5 11

5. Your financial position on the 30th September 1877, as obtained from your books, was as follows :—

PARTICULARS.	Wharves and jetties.	Port proper.	Total.
Liabilities.	Rs. A. P.	Rs. A. P.	Rs. A. P.
Capital debt of port		17,63,000 0 0	17,63,000 0 0
Loan from Government	48,64,932 11 0		48,64,932 11 0
Contribution from revenue for new works	19,97,101 13 10	1,79,073 14 7	20,76,174 11 6
Ditto from Government for new road	71,584 0 0		71,584 0 0
Ditto from revenue for repayment of loan	4,9,167 5 0		4,92,167 5 0
Reserve Fund	45,000 0 0	3,64,260 0 0	4,09,260 0 0
Insurance Fund	21,031 13 5		21,031 13 5
Net revenue	2,98,577 15 0	41,355 8 0	3,40,432 13 0
Sale of surplus land for Tramway	1,40,544 11 8		1,40,544 11 8
Do of building materials	48,754 6 9		48,754 6 9
Deposits	9,839 4 9	1,507 15 8	11,347 4 6
Miscellaneous advances	400 0 0		400 0 0
Marine deposit for Cust in House		2,431 13 0	2,431 13 0
Bathing Ghat to memory of Choto Lall	17,952 0 3		17,952 0 3
Depreciation Fund Account		2,00,025 2 11	2,00,025 2 11
Government promissory notes deposit	49,700 0 0		49,700 0 0
Suspense Account	2,038 13 11		2,038 13 11
Wreck <i>Asia</i>		83,551 6 3	83,551 6 3
Total	79,41,569 15 7	20,37,976 13 5	1,05,09,836 12 0
Assets.			
Value of block	74,61,334 11 5	17,44,049 11 8	91,85,384 7 1
Stock	64,599 9 5		64,599 9 5
Advance from revenue for new works	3,504 4 4		3,504 4 4
Investment for Reserve Fund	39,393 12 0	3,64,260 0 0	4,03,653 12 0
Ditto for Depreciation Fund		1,71,865 14 4	1,71,865 14 4
Depreciation of marine block		2,00,025 2 11	2,00,025 2 11
Suspense Account	39,177 6 1	181 13 4	39,359 8 5
Payment for Bathing Ghat	15,000 0 0		15,000 0 0
Government promissory notes of depositors	49,700 0 0		49,700 0 0
Advance Account	6 7 6		6 7 6
Cash balance	2,55,059 13 10	1,57,804 2 2	4,12,064 0 0
Total	79,50,869 15 7	20,37,976 13 5	1,05,09,836 12 0

We have, &c.,

COMPTROLLER-GENERAL'S OFFICE, }
The 23rd February 1878.

W. WATERFIELD, *Offg. Comptroller-General.*
JAS. TAYLOR, *Assistant to Comptroller-General.*

Published in accordance with the provisions of Section 53, Act V (B.C.) of 1870.

The 4th March 1878.

(126—1)

By order of the Commissioners,
G. H. SIMMONS, *Secretary.*

No. 102A., dated Calcutta, the 23rd February 1878.

From—Messrs. W. WATERFIELD and J. TAYLOR, Auditors of the Accounts of the Commissioners for the Hooghly Bridge,

To—The Commissioners for the Hooghly Bridge, Calcutta.

We have the honor to report that we have examined the accounts of the Hooghly Bridge for the half year ending 30th September 1877, and have found them to be correct.

2. We have noted two or three items of expenditure incurred during the half year as requiring the orders of Government for their final admission, and we observed that the useful applications for sanction have now been submitted by you to the Government. We beg at the same time to draw your attention to the provisions of section 26 of Act IX (B.C.) of 1871, which require the sanction of Government to be obtained before any change is made in the sanctioned scale of establishment or expenditure incurred for any purpose not provided for in the budget.

3. The following statement shows the net amounts of your receipts and charges during the half year:—

RECEIPTS.			CHARGES.		
Revenue.	Rs. A. P.	Rs. A. P.	Revenue-working expenses	Rs. A. P.	Rs. A. P.
Railway traffic	2,61,514 4 2		Contribution from revenue for new works	90,823 9 4	
Local	88,448 1 10		Contribution from revenue for reserve fund	300 10 10	
Hire of steamers	512 1 0			1,35,000 0 0	
Working of ferry steamers	6,140 12 4				
Sales	301 12 0				
Total revenue	3,63,617 0 11		Total charges against revenue	2,26,924 4 2	
Deposit	200 0 0		Investment for reserve fund	1,24,248 0 0	
Reserve fund	1,25,000 0 0		Fines refunded to Government received from contractors	2,700 0 2	
Contribution from revenue for new works	300 10 10		Block account	2,650 11 5	
Cash balance of previous half-year	2,04,900 11 10	2,41,061 6 8	Cash balance on 30th September 1877	2,44,324 14 7	3,77,064 8 5
Total	6,04,878 7 7		Total	6,04,878 7 7	

4. The assets and liabilities of the Bridge account on 30th September 1877 were as follow:—

LIABILITIES.			ASSETS.		
Loan from Government	...	20,53,333 5 4	Block	...	22,78,016 5 5
Net revenue	...	2,03,712 14 7	Investment for reserve fund	...	1,24,248 0 0
Balance of deposit refunded by Executive Engineer	...	9,442 15 11	Government promissory note of depositors	...	2,000 0 0
Government promissory note deposit...	...	2,000 0 0	Miscellaneous advance account	...	450 0 0
Contribution from revenue for repayment of loan	...	1,88,466 10 8	Cash balance	...	2,44,324 14 7
Ditto ditto for new works	...	50,416 9 10			
Reserve fund	...	1,35,000 0 0	Total	...	26,53,039 4 0
Deposit	...	200 0 0			
Fines received by Government from contractors	...	7,866 11 8			
Total	...	26,53,039 4 0			

COMPTROLLER-GENERAL'S OFFICE,
The 23rd February 1878.

We have, &c.,
W. WATERFIELD, *Offy. Comptroller-General.*
JAS. TAYLOR, *Assistant to Comptroller-General.*

Published in accordance with the provisions of Section 26, Act IX (B.C.) of 1871, and Section 53, Act V (B.C.) of 1870.

The 4th March 1878.

(127—1)

By order of the Commissioners,

G. H. SIMMONS, *Secretary.*

Statement of the Affairs of the Bank of Bengal for the week ending 26th February 1878.

LIABILITIES.			ASSETS.		
	Rs.	A. P.		Rs.	A. P.
Capital paidup	2,00,00,000	0 0	Government Securities	1,05,46,566	8 11
Reserve Fund	18,79,487	0 0	Loans on Government Securities, &c., at Head Office and Branches	39,66,892	3 11
Public Deposits at Head Office	65,80,906-7-8	2,17,04,919 11 1	Accounts of credit on Government Securities, &c., at Head Office and Branches	52,65,720	14 1
Ditto at Branches	1,31,23,311-3-4	2,38,27,386 9 7	Bills discounted and purchased at Head Office and Branches	2,55,24,140	11 11
Other Deposits at Head Office and Branches	...	5,53,423 14 9	Balances with other Banks	2,49,326	9 1
Bank Post Bills, &c.	...	9,05,008 8 0	Dead Stock	10,03,684	4 10
Sundries	Stamps	11,417	0 1
			Sundries	2,64,288	8 8
				4,08,31,781	4 6
			Cash and Currency Notes at Head Office, No. 87,51,108-15-11	2,30,51,330	11 11
			Cash and Currency Notes at Branches 1,23,10,921-14-0
Reserve	6,38,28,028	6 8		6,38,28,028	6 8

By order of the Directors,

W. WATERFIELD, *Offy. Chief Asst. & Dy. Secy.*
(127—1)

W. D. CRICKENBARK,
Offy. Secretary and Treasurer.

BANK OF BENGAL,
Calcutta, the 26th February 1878.

INSOLVENT ESTATES.

QUARTERLY STATEMENT MADE UP TO 30TH SEPTEMBER 1877.

Estates.	Whole amount of receipts.			WHOLE DISBURSEMENT.			Balance.		Portion of balance applicable to dividends now payable.		Nett balance.		Probable outturn of the dependencies.
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	
Alexander and Co.	2,91,097	0	5	2,32,373	15	3	48,899	13	8	9,008	9	8	Nothing further recoverable.
Adam, Scott and Co.	1,34,607	10	7	1,04,491	12	0	23,059	0	9	3,165	7	0	Ditto
Anderson and Co., William	2,678	8	1	0	0	0	1,845	4	3	0	0	0	Ditto
Allan, Deffell and Co.	1,57,531	1	1	1,26,063	13	5	30,521	2	3	0	0	0	Ditto
Asiatic Marine Insurance Office	8,40,353	11	1	6,59,404	9	11	1,35,903	1	7	10,410	0	0	Ditto
Arnold and Co. (Aga Mahomed Hossen Sheerazee, and T. S. M. Brower).	6,640	12	1	0	0	0	3,303	0	6	0	0	0	Ditto
Anstruther and Co.	17,005	3	3	4,016	13	1	3,272	9	0	1,950	15	5	Outstandings in course of recovery.
Abendroth, J. C. R.	11,296	14	11	7,791	14	9	1,801	14	6	58	7	9	Ditto
Abramowitz, J.	1,247	5	7	0	0	0	586	5	0	0	0	0	Ditto
Avdall, J.	9,797	11	6	0	0	0	636	6	0	0	0	0	Ditto
Alexander, Wallace & Co.	24,140	13	7	10,667	7	5	6,314	9	1	6,463	8	8	Nothing further recoverable.
Abbott, C. P.	5,843	8	0	0	0	0	293	10	9	0	0	0	Outstandings in course of recovery.
Atkinson, Tilton and Co.	4,228	9	11	0	0	0	611	12	6	0	0	0	Ditto
Balfour and Co.	5,60,865	6	2	3,04,343	4	3	2,55,180	2	1	839	9	3	Nothing further recoverable.
Boyd and Co.	30,340	12	6	10,771	11	6	13,297	15	3	4,410	15	1	Ditto
Bruce, Shand and Co.	8,36,502	5	5	4,96,777	1	0	3,32,316	3	0	6,618	1	2	Ditto
Brunet, Saliz, and Latapie	15,235	0	0	7,721	6	11	5,553	11	4	1,251	7	3	Ditto
Bischoff, Meerand Co.	2,640	5	8	0	0	0	2,056	3	5	0	0	0	Ditto
Bodry, John (1st)	1,689	0	8	0	0	0	474	0	0	0	0	0	Ditto
Bodry, W. N.	4,149	4	9	0	0	0	3,439	4	0	0	0	0	Ditto
Bluet, James	873	0	0	8	13	9	164	14	1	641	4	1	Ditto
Bhoobun Mohun Mitter	4,000	0	0	0	0	0	2,163	7	9	1,794	12	6	Ditto
Baboo Loll Shaw and others	1,35,530	2	7	71,673	2	4	28,104	12	5	5,143	14	8	Outstandings in course of recovery.
Bodry, John (3rd)	4,396	5	9	709	11	1	2,295	13	4	127	6	1	Nothing further recoverable.
Buldeo Doss	3,522	12	0	119	5	3	768	14	7	2,458	1	9	Ditto
Bhorenull Gounda	15,219	3	6	0	0	0	988	14	0	0	0	0	Outstandings in course of recovery.
Bhadrabun Chunder Neogy and Nundo loll Neogy	8,851	5	6	1,096	2	8	2,056	11	10	3,55	5	1	Ditto
Beepin Bahary Dutt	1,632	2	9	0	0	0	302	4	0	0	0	0	Schedule not filed as yet.

Basoreff, C. C. (John Atkinson & Co.)	2,776	0	1	1,088	0	0	870	12	10	817	3	3	817	3	3	Outstandings in course of recovery.
Bangabedhur Khetry and others (Nan- soo Mull)	58,015	10	7	0	0	0	3,679	13	7	54,335	13	0	54,335	13	0	Ditto
Belleby, M.	840	0	0	0	0	0	0	0	0	840	0	0	840	0	0	Ditto
Bheem Mull Khetry	1,152	15	9	0	0	0	8	12	0	1,144	3	9	1,144	3	9	Ditto
Bhoobun Mohun Bannerjee and another	3,947	6	4	0	0	0	3,164	11	6	782	10	10	782	10	10	Ditto
Colvin and Co.	1,84,428	0	10	1,36,605	13	3	31,173	4	11	16,618	14	8	8,091	8	10	Nothing further recoverable.
Crittenden, Mackillop and Co.	99,835	4	11	72,436	13	9	19,903	2	4	7,435	4	10	6,771	9	3	Ditto
Cantor and Co.	2,11,438	1	2	1,42,443	15	6	67,887	11	5	1,106	6	3	1,106	6	3	Ditto
Cockerell and Co.	17,19,576	3	7	3,56,102	12	10	13,26,584	4	11	6,889	1	10	187	12	0	Ditto
Colville, Gilmore and Co.	9,043	1	0	2,535	0	0	3,511	6	2	2,996	10	10	2,996	10	10	Ditto
Coyloll, Rurraul and Kissen Mohun Burraul.	21,208	5	11	16,882	11	9	2,872	5	3	1,453	4	11	- 982	14	10	Ditto
Crompton, G. F.	5,409	11	9	2,654	1	0	2,070	5	3	685	5	6	685	5	6	Ditto
Cameron, John (2nd)	28,421	0	9	22,134	7	8	5,697	0	10	589	8	3	91	7	8	Ditto
Connyram & Chooneyloll	9,623	9	3	5,676	2	8	2,212	5	4	1,735	1	3	211	7	8	Ditto
Charles, Nephew & Co.	5,14,043	1	1	3,94,306	4	4	97,025	15	11	22,710	12	10	5,904	2	0	Outstandings in course of recovery.
Costello, M. G.	3,201	7	9	2,227	5	6	226	4	0	747	14	3	635	3	9	Nothing further recoverable.
Child, W. C.	22,080	10	0	13,130	0	8	4,653	9	7	4,306	15	9	618	15	11	Ditto
Carr, Robert	11,849	3	8	9,403	14	2	911	6	7	1,033	14	11	441	2	5	Ditto
Cantopher, Robert	907	10	6	20	0	0	17	11	2	869	15	4	836	15	4	Ditto
Christophoridi, C.	5,536	12	2	1,517	12	8	598	8	5	3,122	7	1	922	10	9	Ditto
Dickson, William	1,843	0	2	999	2	3	185	2	0	655	11	11	658	11	11	Ditto
Dawes, W. T.	1,907	0	9	43	4	5	223	15	11	1,639	12	5	52	1	8	Ditto
Dove, J. M.	12,991	0	0	10,130	1	6	2,173	2	8	687	11	10	643	7	1	Ditto
Dorrett Brothers	2,164	9	6	0	0	0	1,405	2	10	759	6	8	64	14	8	Ditto
DeSilva, John Emanuel	13,613	11	3	11,131	11	3	851	9	9	1,660	7	1	313	15	11	Ditto
DeSilva, John	1,334	0	3	0	0	0	805	9	0	523	7	3	528	7	3	Ditto
Dumat, Alfred	6,224	5	6	1,051	12	9	2,024	3	5	3,148	2	4	333	2	4	Ditto
Durrant, Edward	3,223	1	6	1,740	5	4	833	12	6	639	15	8	639	15	8	Ditto
Deunison, G. R.	29,546	0	0	26,967	6	10	1,007	6	4	971	2	10	184	2	10	Ditto
DeBrunner, Jules	65,912	4	7	57,434	3	2	7,094	11	1	1,383	6	4	1,218	14	8	Ditto
Duff, David	2,137	12	9	965	8	8	423	9	7	743	10	6	666	13	9	Ditto
Dinnonath Paul	834	4	3	0	0	0	119	12	9	714	7	6	714	7	6	Ditto
Dwarkanath Mitter	5,935	12	0	731	10	10	4,641	13	5	565	3	9	117	11	0	Ditto
Dinno Nath Day	12,182	12	4	7,770	1	7	2,315	6	4	2,097	4	5	431	12	1	Outstandings in course of recovery.
Doss Brothers	5,064	4	6	203	15	6	2,356	11	0	2,503	10	0	2,503	10	0	Ditto
Damoodur Doss	4,018	13	9	1,457	10	1	999	14	6	1,531	7	2	143	2	7	Ditto
Ewing, Aird, and Anderson	3,11,323	1	8	59,611	6	10	2,42,032	15	9	9,678	11	1	162	7	6	Nothing further recoverable.
Ellias, M. B.	7,233	3	6	3,828	10	7	1,263	5	10	2,541	3	1	323	2	10	Ditto
Eagleton and Co.	643	7	3	0	0	0	110	0	0	533	7	3	533	7	3	Ditto

Estates.	Whole amount of receipts.			WHOLE DISBURSEMENT.			Balance.	Portion of balance applicable to dividends now payable.	Nett balance.	Probable outturn of the dependencies.									
	Dividends paid.			Other payments.															
	Rs.	A.	P.	Rs.	A.	P.					Rs.	A.	P.						
Ferguson and Co.	1,95,575	13	9	1,48,026	1	8	32,984	13	10	14,564	14	3	12,455	8	5	2,109	5	10	Nothing further recoverable.
Fergusson Brothers and Co.	1,47,614	13	0	68,637	12	4	75,113	15	2	3,563	1	0	3,761	0	8	102	0	10	Ditto.
Foster, Rogers and Co.	6,323	8	10	857	3	7	2,294	7	11	3,171	8	4	2,542	11	8	628	13	8	Ditto.
Fabian, E. D.	775	8	6	263	3	3	0	0	0	512	5	3	0	0	0	512	5	3	Ditto.
Fraser, W. T.	1,624	13	1	112	0	0	603	2	7	909	10	6	864	0	0	45	10	6	Ditto.
Ferris, G. R.	2,650	0	0	54	15	6	813	2	3	1,781	14	3	1,394	9	6	477	4	9	Ditto.
Fanshaw, R. F.	876	0	10	0	0	0	11	7	3	564	9	7	0	0	0	864	9	7	Ditto.
Fornaro, C. (Fornaro and Huni)	27,288	4	3	16,746	11	2	9,001	15	7	1,539	9	6	1,098	2	6	451	7	0	Ditto.
Foolchand Soorjomull (Buldeo Doss, Foolchund)	14,462	10	9	12,191	3	2	1,542	5	4	729	2	3	187	3	7	541	14	8	Outstandings in course of recovery.
Gilmote and Co.	47,261	7	4	23,186	11	8	19,717	13	7	4,356	14	1	0	0	0	4,356	14	1	Nothing further recoverable.
Griffiths, Curtis and Co.	49,455	13	8	23,262	15	3	19,201	1	0	6,991	13	5	6,991	13	5	0	0	0	Ditto.
Gordon, Stuart and Co.	78,183	10	4	36,476	0	3	35,196	13	0	6,510	13	1	2,666	6	8	3,844	6	5	Ditto.
Goboredhone Mullick	2,890	14	9	1,296	3	2	912	11	0	672	0	7	0	0	0	672	0	7	Ditto.
Gibson & Co.	779	11	11	0	0	0	0	0	0	779	11	11	0	0	0	779	11	11	Ditto.
Gubbey, A. J.	9,055	7	0	5,179	12	11	2,065	9	0	1,810	1	1	1,474	2	2	335	14	11	Ditto.
Gordon, G. J.	570	0	0	0	0	0	0	0	0	570	0	0	0	0	0	570	0	0	Ditto.
Gocoldoss Soonderjee	18,266	14	1	11,538	9	8	5,760	12	11	979	7	11	930	2	6	42	5	5	Ditto.
Golabehund Hemchund	1,506	2	0	0	0	0	120	9	0	1,385	9	0	0	0	0	1,385	9	0	Ditto.
Gholam Hossen Virjee	1,26,756	14	4	40,928	6	8	85,314	2	4	514	5	4	318	1	0	196	4	4	Ditto.
Grant and Sons, G.	5,904	8	5	3,326	15	7	2,011	4	10	566	4	0	0	0	0	566	4	0	Ditto.
Ghaseeram	36,783	6	10	6,030	3	5	25,694	13	5	5,148	6	0	472	15	4	4,675	6	8	Outstandings in course of recovery.
Ghose and Co., R. G.	28,861	1	2	17,918	2	4	7,764	4	8	1,178	10	2	536	2	0	642	8	2	Ditto.
Gregory, M.	17,166	7	6	12,057	9	10	4,104	2	1	1,004	11	7	290	6	3	714	5	4	Ditto.
Gasper, N. M.	7,010	0	9	4,207	4	9	645	9	9	2,157	2	3	1,853	5	0	303	13	3	Nothing further recoverable.
Gubbey, E. S.	33,575	7	3	29,438	11	4	3,449	3	4	687	8	7	530	5	2	157	3	5	Ditto.
Gilmour, J. A. G.	512	8	0	0	0	0	0	0	0	512	8	0	0	0	0	512	8	0	Ditto.
Greesh Chunder Mozoomdar	2,022	10	4	727	3	4	505	1	6	790	5	6	496	9	4	293	12	2	Outstandings in course of recovery.
Gleeson, A. G.	712	9	8	0	0	0	3	6	6	709	2	9	0	0	0	709	2	9	Ditto.
Greedhareeloll Kannyloll	5,727	13	5	0	0	0	12	14	0	5,714	15	5	0	0	0	5,714	15	5	Ditto.
Harry, W. C.	2,763	9	2	0	0	0	1,937	14	8	825	10	6	0	0	0	825	10	6	Nothing further recoverable.
Hoffman and Co.	25,770	12	11	6,938	13	9	17,650	8	0	586	7	2	856	3	4	230	3	10	Ditto.
Hughesdon Brothers	2,44,226	5	7	84,419	0	6	3,04,190	10	6	5,616	10	7	4,750	5	7	866	5	0	Ditto.
Hudson, Nathaniel	2,225	11	3	617	4	3	461	2	1	1,147	4	11	975	0	5	172	4	6	Ditto.

Hullohar Day	1,047	8	9	73	15	0	309	6	10	654	2	1	542	4	11	121	18	2	Ditto	ditto.
Hoppe, William	1,346	8	6	0	0	0	616	1	10	730	6	8	0	0	0	730	6	8	Ditto	ditto.
Huffagle and Co., Charles	1,320	4	7	0	0	0	229	4	1	1,091	0	6	0	0	0	1,091	0	6	Ditto	ditto.
Heeralall Hannoomuntoram	752	14	3	0	0	0	61	0	0	691	14	3	0	0	0	691	14	3	Ditto	ditto.
Holloway, William	1,050	0	0	0	0	0	280	11	2	819	4	10	0	0	0	819	4	10	Ditto	ditto.
Holloway, William (2nd), Milliner	3,396	12	7	374	9	0	2,385	3	1	637	0	6	596	15	0	40	1	6	Ditto	ditto.
Hughes, J. G.	741	6	8	0	0	0	232	0	0	509	6	8	0	0	0	509	6	8	Ditto	ditto.
Honigberger, William	1,001	5	6	0	0	0	344	0	0	657	5	6	0	0	0	657	5	6	Ditto	ditto.
Hickie, William	536	15	6	0	0	0	11	7	2	525	8	4	0	0	0	525	8	4	Ditto	ditto.
Heeralall	19,704	0	3	7,317	10	9	6,421	6	6	5,964	15	0	2,917	7	4	3,047	7	8	Outstandings in course of recovery.	
Hanlon, E.	2,069	9	0	60	0	0	1,122	7	9	887	1	3	817	15	8	69	1	7	Ditto	ditto.
Howard Brothers	10,063	15	10	3,950	8	6	3,315	3	1	2,798	4	3	1,864	12	5	933	7	10	Ditto	ditto.
Hodge, G. A. (3rd)	840	0	0	0	0	0	86	7	2	733	8	10	0	0	0	733	8	10	Ditto	ditto.
Harran Chunder Chuckerbutty	5,000	0	0	3,098	0	10	705	2	2	1,198	13	0	1,103	7	0	93	6	0	Ditto	ditto.
Hill, James (Barham, Hill and Co.)	31,103	6	0	15,656	1	0	10,676	3	5	4,773	1	7	3,188	2	11	1,554	14	8	Ditto	ditto.
Harry Narain Khattri	10,178	5	9	452	1	5	8,595	3	2	6,131	1	2	3,626	1	2	2,505	0	0	Ditto	ditto.
Heeking and Co., R. H.	4,263	7	6	0	0	0	1,610	8	9	2,653	3	9	0	0	0	2,653	3	9	Ditto	ditto.
Habbar and Co.	1,517	8	6	0	0	0	764	16	2	752	9	4	0	0	0	752	9	4	Ditto	ditto.
Hunter, H. D.	556	4	0	0	0	0	0	0	0	556	4	0	0	0	0	556	4	0	Ditto	ditto.
Jain Chunder Mill	7,467	5	9	0	0	0	5,027	5	3	2,440	0	6	0	0	0	2,440	0	6	Ditto	ditto.
Jain Chunder Sen	5,992	7	0	0	0	0	2,719	2	3	3,273	4	9	0	0	0	3,273	4	9	Ditto	ditto.
Janssen and Co., J.	20,002	10	0	85	15	3	15,872	5	0	4,044	6	6	3,820	1	3	224	5	3	Nothing further recoverable.	
Jeebunkissen Bose	924	14	0	173	0	0	204	5	0	547	9	0	338	11	5	218	13	7	Ditto	ditto.
Jaggeshur Laha	34,383	4	1	16,639	0	2	15,519	2	4	2,170	1	7	1,453	10	1	316	7	6	Ditto	ditto.
Jadab Chunder Seal	2,094	6	7	0	0	0	907	2	9	1,187	3	10	954	14	6	232	5	4	Ditto	ditto.
Jordon, J. S.	5,376	8	0	3,537	15	6	917	3	9	921	4	9	0	0	0	921	4	9	Ditto	ditto.
Jugenspersaud	960	8	9	0	0	0	223	9	0	736	15	9	0	0	0	736	15	9	Ditto	ditto.
Jacob, Charles	933	8	0	0	0	0	367	14	9	565	9	3	0	0	0	565	9	3	Ditto	ditto.
Jedah, S. E.	2,146	15	0	0	0	0	1,392	15	0	794	0	0	0	0	0	794	0	0	Ditto	ditto.
Joharlall Mookem	1,656	0	0	568	4	4	262	4	7	825	7	1	454	8	5	370	14	8	Ditto	ditto.
Joachim, M. C.	7,219	4	9	0	0	0	243	5	6	6,975	15	3	0	0	0	6,975	15	3	Outstandings in course of recovery.	
Kemp, H. C. (T. Hyde, Gardener and Co.)	33,765	12	9	27,374	0	2	5,817	5	1	574	7	6	185	0	4	439	7	2	Nothing further recoverable.	
Kelly, W. S.	1,863	5	3	0	0	0	736	11	0	866	10	3	653	4	0	183	6	3	Ditto	ditto.
Khemjeejootah Hurrydas Natha	1,281	10	4	534	15	1	204	4	6	552	6	9	441	10	2	100	12	7	Ditto	ditto.
Kemp, H. C.	2,429	15	10	168	12	6	436	2	5	1,865	0	11	1,600	0	0	265	0	11	Ditto	ditto.
Kunoolall, Baneyram, and Choteelall	1,160	13	11	108	1	5	177	2	5	575	10	1	767	0	0	108	10	1	Ditto	ditto.
Kullooram Ramsook	2,433	13	6	0	0	0	445	0	0	2,008	13	6	0	0	0	2,008	13	6	Ditto	ditto.
Khan Mahomed Dhurrumsee	55,247	9	1	31,503	2	1	11,149	7	7	12,534	15	5	2,817	7	1	9,777	8	4	Ditto	ditto.
Kisorey Mohun Chunder	3,300	0	0	1,579	9	1	269	4	2	1,151	2	9	736	5	0	414	13	9	Ditto	ditto.
Kistodas Day	983	0	0	0	0	0	445	1	0	534	15	0	0	0	0	534	15	0	Ditto	ditto.
Kisorey Mohun Rockitt	9,405	15	3	4,009	13	6	3,542	1	5	954	0	4	229	12	11	724	3	5	Ditto	ditto.
Kally Doss Doss and others	41,183	9	7	0	0	0	9,439	13	5	31,752	12	2	0	0	0	31,752	12	2	Outstandings in course of recovery.	
Kennedy, John	600	0	0	0	0	0	11	7	2	563	8	10	0	0	0	568	8	10	Ditto	ditto.

Estates.	Whole amount of receipts.	WHOLE DISBURSEMENTS.				Balance.	Portion of balance applicable to dividends now payable.	Nett balance.	Probable outturn of the dependencies.	
		Dividends paid.		Other payments.						
		Rs.	A. P.	Rs.	A. P.					
Leyall, Matheson and Co.	3,68,437	8	6	2,51,648	14	7	2,026	12	9	Nothing further recoverable.
Larpet, Saunders and Co.	80,893	0	4	42,900	8	0	22,836	4	7	Ditto
Langlois and Co.	33,708	2	8	1,620	6	4	8,495	3	9	Ditto
LeTourneur, Labadie and Co.	7,483	10	3	884	4	10	5,399	14	8	Ditto
Letapie, E. D. (1st)	3,982	6	2	0	0	0	3,011	4	3	Ditto
Lake, Hamill and Co.	6,527	12	4	575	15	10	2,343	0	4	Ditto
Landeman, J. V.	1,008	10	1	231	3	3	192	4	0	Ditto
Ledlie, A. H. (2nd)	1,654	8	7	75	0	0	656	12	8	Ditto
Lackensteen and Co., C. B.	13,673	12	11	9,175	7	9	2,045	7	2	Ditto
Lindsay, D. B.	1,430	3	0	0	0	0	557	4	0	Ditto
Limond, Campbell	12,578	1	10	11,077	14	5	850	12	11	Ditto
Lindstedt, Edward	1,114	12	9	0	0	0	582	4	0	Ditto
Lutchmeenarain Khettry	1,726	9	9	267	7	7	617	3	6	Ditto
Langlois, J. P.	1,448	12	0	0	0	0	532	0	0	Ditto
Low, Isabella Sarah	1,454	12	1	0	0	0	793	3	11	Ditto
Lokenath Shaw	8,323	8	6	5,069	1	8	2,359	1	7	Ditto
Letapie and Co., E. D.	2,444	10	6	234	7	10	457	6	0	Ditto
Luckeynarain Pyne	1,101	1	6	100	1	0	1,722	12	8	Ditto
Leist, A. S. (2nd)	885	8	11	0	0	0	514	13	7	Ditto
Lindley, John	9,203	12	9	4,778	11	2	869	8	11	Outstandings in course of recovery.
Lisjeebboy Dhanjeebboy	4,732	4	7	651	4	4	1,267	1	3	Ditto
Linton, W.	15,285	9	9	0	0	0	3,308	9	6	Ditto
							505	7	6	Ditto
Mackintosh and Co.	2,21,272	9	2	1,22,740	15	8	22,286	4	4	Nothing further recoverable.
Macleod, Fagan and Co.	17,601	12	7	4,384	1	5	2,968	14	1	Ditto
MacGregor, Hunter and Co.	10,719	11	10	0	0	0	814	0	7	Ditto
Mackay, D. C.	1,17,353	10	2	58,372	14	3	17,064	9	3	Ditto
Martin, Fillans and Co.	46,126	13	10	19,123	12	4	5,078	15	2	Ditto
Minto & Co., William	9,560	5	4	3,938	0	5	2,863	2	4	Ditto
Macleod, L. A.	845	4	9	0	0	0	590	12	9	Ditto
Melville, William	1,868	8	8	0	0	0	1,621	7	0	Ditto
Morris, James, Sear.	662	6	9	0	0	0	516	6	9	Ditto
Magniac, Lane	951	15	6	8	6	11	610	1	8	Ditto
Montesth, John	821	0	3	20	12	0	0	0	0	Ditto
							189	4	0	Ditto

Murdoch, Mackenzie and Co.	5,598	2	8	0	0	0	4,958	6	8	609	12	0	609	12	0	Ditto	ditto.
Moorally Dhur Newgy	1,410	3	10	305	11	7	320	15	0	783	9	3	95	7	0	Ditto	ditto.
Mayer, F.	1,136	12	2	0	0	0	139	0	0	997	12	2	987	12	2	Ditto	ditto.
Mason, Daniel	1,510	5	11	0	0	0	522	14	4	987	7	7	54	5	6	Ditto	ditto.
Martin, William	2,106	11	8	0	0	0	532	6	2	1,554	5	6	533	5	11	Ditto	ditto.
Michael, J. C. (2nd)	7,760	12	8	5,358	3	5	1,869	3	4	533	5	11	981	12	8	Ditto	ditto.
Middlecoat, J. H. F.	1,011	14	6	0	0	0	30	1	10	981	12	8	682	15	9	Ditto	ditto.
Mohasunder Chander and Bholanath Chander.	4,718	1	3	818	12	0	3,216	5	6	682	15	9	540	11	3	Ditto	ditto.
Mungle Chund and Pertab Chund Rockitt	1,182	14	3	0	0	0	642	3	0	540	11	3	242	7	10	Ditto	ditto.
Meyer, A. J.	8,876	3	6	4,248	9	10	2,804	7	10	1,823	1	10	163	2	7	Ditto	ditto.
Meer Dawood Ally	3,044	0	2	1,459	3	0	229	14	5	1,354	14	9	1,587	8	1	Ditto	ditto.
Moreno, Samuel	1,803	12	1	0	0	0	216	4	0	1,587	8	1	762	10	3	Ditto	ditto.
Moucolli	1,410	4	10	0	0	0	647	10	7	762	10	3	864	0	2	Ditto	ditto.
Muddenjee Dhurrunsee	880	0	2	0	0	0	16	0	0	864	0	2	932	5	6	Ditto	ditto.
Mothoor Mohan Ghose	982	5	6	0	0	0	0	0	0	932	5	6	349	3	1	Ditto	ditto.
Morgan, C.	1,978	6	3	0	0	0	130	14	7	1,847	7	8	2,090	3	4	Ditto	ditto.
Michael, J. C. (3rd)	7,753	3	7	1,350	5	10	1,239	9	5	5,163	4	4	1,598	13	2	Schedule not filed as yet.	
Mugueram	2,595	3	3	0	0	0	995	6	1	1,899	13	2	30	4	7	Nothing further recoverable.	
Mark, Howard	4,729	7	9	3,044	3	11	481	8	9	1,203	11	1	9,938	6	7	Outstandings in course of recovery.	
Murray James (Black and Murray)	10,432	7	4	0	0	0	494	0	9	9,938	6	7					
Narsing Chander Bose	1,030	0	0	0	0	0	202	11	0	827	5	0	827	5	0	Nothing further recoverable.	
Nysa, John	750	2	11	0	0	0	171	4	0	578	14	11	578	14	11	Ditto	ditto.
Newy Churn Bysack	1,210	13	0	0	0	0	366	0	0	844	13	0	844	13	0	Ditto	ditto.
Norman Brothers	19,569	14	7	9,267	15	3	5,906	1	4	4,395	14	0	0	0	0	Ditto	ditto.
Nobinkisen Ghose	2,450	0	0	280	11	6	536	10	3	1,632	10	3	232	15	7	Ditto	ditto.
Nilmoney Mookerjee	2,754	2	0	3	8	0	1,708	2	11	1,042	7	1	72	2	3	Ditto	ditto.
Nundolali Shaw and Anuntolali Shaw	1,950	0	0	0	0	0	249	6	6	1,700	9	6	1,700	9	6	Ditto	ditto.
Nobin Chander Law (Law and Co.)	821	13	7	0	0	0	363	15	6	517	14	1	517	14	1	Ditto	ditto.
Narain Sing and Co.	32,001	8	6	17,542	15	11	9,636	12	2	4,821	12	5	1,210	9	6	Outstandings in course of recovery.	
Nittanundo Dass	3,350	0	0	0	0	0	1,342	1	0	2,007	15	0	2,007	15	0	Ditto	ditto.
Nobin Chander Paul and Co.	12,834	7	3	0	0	0	1,690	4	5	11,144	2	10	11,144	2	10	Ditto	ditto.
Nursing Chander Dass	1,438	12	0	0	0	0	4	15	2	1,433	12	10	1,433	12	10	Ditto	ditto.
Nickamull Khettry	1,356	1	0	129	0	0	561	10	2	635	6	10	695	6	10	Ditto	ditto.
Owen, Allhuson and Co.	29,862	14	9	0	0	0	25,800	15	11	4,061	14	10	103	2	10	Nothing further recoverable.	
Oliva, L. B.	23,729	2	7	17,569	15	0	5,445	11	5	713	8	2	713	8	2	Ditto	ditto.
Ogle and Co., John	2,03,140	10	8	1,56,004	1	7	31,309	4	11	15,827	4	2	364	9	9	Ditto	ditto.
Obhoy Churn Dutt	1,127	0	6	487	9	9	137	0	0	502	6	9	502	6	9	Ditto	ditto.
Obhoy Churn Mullick and others	725	4	5	0	0	0	206	4	0	519	0	5	519	0	5	Ditto	ditto.
Obhoyram Buddreechund	1,910	9	0	0	0	0	372	14	6	1,537	10	6	1,537	10	6	Ditto	ditto.
Ord, W. R.	666	13	1	0	0	0	0	0	0	666	13	1	666	13	1	Ditto	ditto.

Estates.	Whole amount of receipts.	WHOLE DISBURSEMENTS.						Balance.	Portion of balance applicable to dividends now payable.	Net balance.	Probable outturn of the dependencies		
		Dividends paid. Other payments											
		Rs.	A.	P.	Rs.	A.	P.						
Ord, William (Murdock and Co.)	3,515	2	3	0	0	0	2,916	6	6	598	11	9	Nothing further recoverable.
Oneill, Thomas	1,510	13	8	0	0	0	614	5	0	866	8	8	Outstandings in course of recovery.
Obeebhoosun Banerjee	1,262	2	0	0	0	0	370	5	6	891	12	6	Ditto.
Omrao Sing	2,747	15	11	1,685	7	5	391	9	2	670	15	4	Ditto.
Palmer and Co.	5,68,976	7	7	3,99,662	2	5	1,67,350	12	10	1,983	8	4	Nothing further recoverable.
Palmer, John	7,707	7	11	6,152	6	4	949	12	2	605	5	5	Ditto.
Palmer, Thomas	1,473	0	0	0	0	0	887	4	9	585	11	3	Ditto.
Pew, F. L.	51,299	3	0	33,964	5	7	12,739	14	8	4,594	14	9	Ditto.
Parry, John	4,996	8	11	1,597	6	10	1,504	13	0	1,894	5	1	Ditto.
Petre, Martin	1,201	0	0	296	15	1	113	4	5	790	12	6	Ditto.
Price, Henry	15,380	1	3	0	0	0	14,585	12	3	794	5	0	Ditto.
Pittar, W. J. (J. Corfield & Co.)	5,882	6	0	4,299	10	1	1,045	10	6	637	1	5	Ditto.
Poener, J.	7,075	8	6	2,028	4	9	2,855	15	6	2,191	4	3	Outstandings in course of recovery.
Payne & Co. (Bombay Firm)	8,025	0	0	2,033	5	5	1,263	14	5	4,727	12	2	Ditto.
Price, C. E.	750	0	0	10	0	7	55	6	6	684	8	11	Ditto.
Phillips, John	4,156	0	0	0	0	0	100	0	0	4,056	0	0	Nothing further recoverable.
Quillet, DeGaye and Co.	6,539	10	4	3,148	1	11	2,380	4	6	1,011	3	11	Ditto.
Rantz, Rees and Co.	19,490	12	2	3,468	11	5	10,031	14	8	5,990	2	1	Ditto.
Russell, C. D.	8,785	14	2	7,162	15	2	1,059	0	9	563	14	3	Ditto.
Rughoonath Bose	1,778	13	4	517	12	5	377	14	6	883	2	5	Ditto.
Rogers, Alexander	10,642	14	5	5,963	0	4	4,136	10	9	543	3	4	Ditto.
Rajisore Dutt	4,683	12	2	0	0	0	665	13	6	4,017	14	8	Schedule not filed as yet.
Roussee, A. G.	12,304	10	3	8,940	2	5	1,063	11	3	2,300	12	7	Nothing further recoverable.
Randbone Mitter	838	5	4	0	0	0	158	0	0	680	5	4	Ditto.
Rustomjee Cowasjee & Co.	9,414	4	5	963	12	2	5,919	9	2	2,364	1	6	Ditto.
Rustumjee Cowasjee	3,790	10	10	14	8	2	314	2	10	1,479	12	2	Ditto.
Ramsabuck Misser and two others	1,23,193	13	2	71,377	10	1	29,601	5	7	18,030	0	11	Ditto.
Robinson, S. H.	1,129	10	9	0	0	0	132	0	0	0	0	0	Outstandings in course of recovery.
Ramnarain, Sreemany	2,164	4	6	0	0	0	1,513	9	9	997	10	9	Nothing further recoverable.
Robinson, J. J. (Wallace and Co.)	3,052	8	8	0	0	0	1,976	1	0	650	10	9	Ditto.
Roop Chund Dutt	3,619	0	0	1,695	5	5	1,351	10	11	1,076	7	8	Ditto.
Randolph, Henry Job	590	7	10	0	0	0	0	0	0	571	15	8	Ditto.
										590	7	10	Ditto.

	5,296	4 0	0 0	0 0	0 0	2,792	3 0	2,504	1 9	0 0	0 0	237	13 5	2,504	1 9	471	12 6	Schedule not filed as yet.
Rannath, Janakpersaud	2,500	0 0	981	1 1	809	5 0	709	9 11	Outstandings in course of recovery.					678	9 9	678	9 9	Schedule not filed as yet.
Robertson, C. A. (2nd)	702	5 8	0 0	0 0	23	11 6	678	9 9	Nothing further recoverable.					559	0 0	559	0 0	Nothing further recoverable.
Russickhall Paul	559	0 0	0 0	0 0	0 0	0 0	559	0 0										
Ritz, Alfred																		
Saunders, May, Fordyce and Co.	4,03,262	7 6	3,21,706	9 10	68,906	4 4	12,649	9 4				11,999	6 7	650	2 9	650	2 9	Ditto
Stewart and Co., W. C.	5,758	6 0	1,891	7 5	770	3 11	3,096	10 8				1,801	3 5	1,295	7 3	1,295	7 3	Ditto
Senses, W. DeM.	1,237	14 10	0 0	0 0	709	0 0	579	14 10				0 0	0 0	579	14 10	579	14 10	Ditto
Smith, W. S.	3,020	18 5	2,635	15 6	471	0 8	613	13 3				471	1 1	42	2 2	42	2 2	Ditto
Stocqueler, J. H.	7,138	0 0	0 0	0 0	5,425	3 1	1,712	12 11				0 0	0 0	1,712	12 11	1,712	12 11	Ditto
Schlatter, Michael	20,294	14 10	13,948	6 9	2,325	5 7	4,021	2 6				1,388	14 4	2,632	4 2	2,632	4 2	Ditto
Smoult, W. H.	1,976	8 7	0 0	0 0	219	15 8	1,756	8 11				0 0	0 0	1,756	8 11	1,756	8 11	Ditto
Sheppard, G. A.	5,598	2 10	4,014	4 5	594	5 8	989	8 9				0 0	0 0	989	8 9	989	8 9	Ditto
Barbier and Co., P. J.	52,610	10 9	5,924	2 9	45,295	11 3	1,390	12 9				0 0	0 0	1,390	12 9	1,390	12 9	Ditto
Berthier, P. J.	10,227	7 7	5,824	6 7	3,013	13 5	1,389	3 7				0 0	0 0	1,389	3 7	1,389	3 7	Ditto
Booth, Q. C. J.	7,723	13 9	4,659	10 11	2,002	0 10	1,062	2 0				0 0	0 0	1,062	2 0	1,062	2 0	Ditto
Smith, Hufnagle & Co.	26,908	13 6	13,828	7 4	10,798	4 10	1,062	1 4				0 0	0 0	1,062	1 4	1,062	1 4	Ditto
Stabbs, W. V. G.	3,491	6 5	0 0	0 0	1,604	7 11	1,886	14 6				0 0	0 0	1,886	14 6	1,886	14 6	Ditto
Snook, J. V.	775	10 0	0 0	0 0	158	0 0	617	10 0				0 0	0 0	617	10 0	617	10 0	Ditto
Sutherland, Thomas	1,108	11 1	0 0	0 0	410	0 0	698	11 1				0 0	0 0	698	11 1	698	11 1	Ditto
Sreogopani Misser	1,951	0 0	0 0	0 0	678	6 8	1,272	9 4				1,148	15 3	123	10 1	123	10 1	Ditto
Solomon, Malidina	64,023	6 10	42,961	8 7	17,498	10 0	3,563	4 3				3,300	8 4	262	11 11	262	11 11	Ditto
Stewart, W. M.	24,909	4 9	12,513	15 1	6,325	15 7	6,149	6 1				5,610	9 8	538	12 5	538	12 5	Ditto
Sreenath Mullick	17,782	7 7	13,363	13 9	3,320	2 6	1,059	7 4				265	10 3	823	13 1	823	13 1	Ditto
Shib Chunder Mullick & Co.	97,078	15 0	82,357	0 6	14,655	7 7	668	6 11				4 1	3 8	662	5 8	662	5 8	Outstandings in course of recovery.
Sewnundun Pauray	32,283	9 9	17,185	13 7	7,297	4 6	7,800	7 8				4,751	7 0	3,049	0 8	3,049	0 8	Outstandings in course of recovery.
Smith, A. M.	2,800	10 7	110	0 0	601	15 7	1,888	11 0				1,505	12 2	392	14 10	392	14 10	Ditto
Shama Churn Doss and Sons	5,396	6 9	3,384	0 3	1,362	12 4	649	10 2				0 0	0 0	649	10 2	649	10 2	Ditto
Shambhoo Nath Doss	4,220	0 0	42	0 0	296	6 5	3,881	9 7				869	11 6	3,011	14 1	3,011	14 1	Ditto
Shib Chunder Seal	13,535	3 0	1,949	10 1	9,366	15 3	2,218	9 8				798	6 2	1,420	3 6	1,420	3 6	Ditto
Sunboe Chunder Kurr	640	0 0	0 0	0 0	0 0	0 0	640	0 0				0 0	0 0	640	0 0	640	0 0	Ditto
Solomon and Co., D.	16,053	12 9	6,604	4 8	4,527	12 4	4,921	11 9				3,101	2 6	1,820	9 3	1,820	9 3	Ditto
Sebastian, F.	4,558	12 9	193	14 0	1,006	9 10	3,353	4 11				0 0	0 0	3,353	4 11	3,353	4 11	Ditto
Sree Nath Dutt	3,238	4 0	0 0	0 0	142	1 9	3,096	2 3				0 0	0 0	3,096	2 3	3,096	2 3	Ditto
Syed Ameer Ally	3,143	3 6	0 0	0 0	153	2 9	2,985	0 9				2,121	0 0	864	0 9	864	0 9	Ditto
Setaram Benance	720	14 9	0 0	0 0	206	13 0	514	1 9				0 0	0 0	514	1 9	514	1 9	Ditto
Tullo and Co. (1st)	1,21,022	7 7	68,615	10 0	50,626	7 9	1,780	5 10				1,139	10 6	640	11 4	640	11 4	Nothing further recoverable.
Tullo and Co. (2nd)	19,219	2 2	7,964	9 2	9,587	1 3	1,667	7 9				0 0	0 0	1,667	7 9	1,667	7 9	Ditto
Thomas and Co.	4,63,601	11 3	3,89,204	6 5	49,709	11 11	14,687	8 11				53	14 7	14,633	10 4	14,633	10 4	Ditto
Trower, Charles	2,177	9 0	240	0 0	72	0 0	1,865	9 0				0 0	0 0	1,865	9 0	1,865	9 0	Ditto
Twentyman and Co.	660	11 11	0 0	0 0	152	2 1	508	9 10				0 0	0 0	508	9 10	508	9 10	Ditto
Thomas, John	740	0 0	0 0	0 0	0 0	0 0	740	0 0				0 0	0 0	740	0 0	740	0 0	Ditto
Tarachund Karamull & Dowlatchand	22,970	1 11	6,210	6 9	14,187	12 0	2,571	15 2				2,199	13 3	372	1 11	372	1 11	Ditto
Teitkens, A. H.	5,671	12 10	3,819	13 0	1,248	0 5	604	0 5				0 0	0 0	604	0 5	604	0 5	Ditto

Estates.	Whole amount of receipts.	WHOLE DISBURSEMENTS.				Balance.	Portion of balance applicable to dividends now payable.	Net balance.	Probable outturn of the dependencies.
		Dividends paid.		Other payments.					
		Rs.	A. P.	Rs.	A. P.				
Turton, Sir T. E. M.	2,49,985 6 9	1,48,439 0 10	1,00,338 13 6	1,157 8 5	1,157 8 5	0 0 0	1,157 8 5	Nothing further recoverable.	
Troyluckanath Roy and another	26,576 11 0	14,094 7 4	6,953 13 8	5,528 6 0	5,528 6 0	2,460 4 1	3,068 1 11	Outstandings in course of recovery.	
Tunsook Roy	1,064 0 0	0 0 0	4 12 6	1,059 3 6	1,059 3 6	0 0 0	1,059 3 6	Schedule not filed as yet.	
Vandenbergh, J. B. (1st)	6,861 10 4	3,044 3 6	2,737 13 6	1,079 7 4	1,079 7 4	209 0 0	870 7 4	Outstandings in course of recovery.	
Vandenbergh, J. B. (2nd)	4,807 13 0	3,683 12 8	311 15 0	812 1 4	812 1 4	0 0 0	812 1 4	Nothing further recoverable.	
Wills, F. F.	7,102 7 11	892 13 4	2,906 1 7	3,303 9 0	3,303 9 0	2,932 2 8	371 6 4	Ditto	
Willis, Joseph	1,20,189 5 1	87,680 4 0	29,841 10 4	2,667 6 9	2,667 6 9	589 14 8	2,077 8 1	Ditto	
Wood, Olliffe and Co.	3,276 6 10	0 0 0	1,427 4 6	1,849 2 4	1,849 2 4	0 0 0	1,849 2 4	Ditto	
Waring, E. S. S.	3,066 8 8	1,769 2 9	409 6 3	827 15 8	827 15 8	0 0 0	827 15 8	Ditto	
Williams, Stephen	20,504 1 5	17,226 4 11	2,148 2 5	1,129 10 1	1,129 10 1	457 14 7	671 11 6	Ditto	
Wilton, G. R.	1,589 15 1	530 8 1	246 10 11	812 12 1	812 12 1	729 2 8	83 9 5	Ditto	
Watson and Co. and Gibbons and Co.	1,06,519 3 0	86,129 10 5	15,806 4 2	4,383 4 5	4,383 4 5	500 0 0	3,783 4 5	Ditto	
Wood, H. W. I.	2,539 13 0	321 8 9	895 5 3	1,332 15 0	1,332 15 0	1,176 6 7	156 8 5	Ditto	
Wiseman, William	967 3 6	0 0 0	32 0 0	935 3 6	935 3 6	0 0 0	935 3 6	Ditto	
Walker, Archibald	827 13 0	0 0 0	40 11 9	787 1 3	787 1 3	0 0 0	787 1 3	Ditto	
Webb, John	4,457 8 3	1,781 12 1	1,028 3 11	1,647 8 3	1,647 8 3	655 6 11	992 1 4	Ditto	
Wilcox, H. C.	710 0 0	0 0 0	0 0 0	710 0 0	710 0 0	0 0 0	710 0 0	Ditto	
Wood, D.	1,414 3 0	0 0 0	698 4 9	715 14 3	715 14 3	0 0 0	715 14 3	Ditto	
Woodin, W. (G. F. Hodgkinson and Co.)	25,411 5 4	875 15 3	22,414 3 9	2,091 2 4	2,091 2 4	1,695 14 8	395 3 8	Ditto	
Woomes Chander Banerjee (G. Deleemans and Co.)	18,944 10 8	13,447 11 3	2,617 3 4	2,879 11 8	2,879 11 8	1,702 10 9	1,177 0 11	Outstandings in course of recovery.	

In addition to the above there are 674 estates with balances under Rs. 50), aggregating Rs. 1,05,817-6-1, the particulars of which may be learnt at the Official Assignee's Office.
 * The Official Assignee has received for remuneration for the quarter ending 30th September 1877 rupees two hundred twenty-six annas fourteen and pie three.

CALCUTTA,
 The 1st October 1877.

A. B. MILLER,
 Official Assignee.

(124—1)

Notice.

List of unclaimed Packages on the Custom House Wharf.

No.	Mark.	Ship.
1	Cake, H L or no mark	... Brenhilda.
1	Cask, N N M H S	... Ditto.
1	Bag, no mark	... Ditto.
1	Cask Spelter, no mark	... Ditto.
1	Keg, H	... Mira.
1	Parcel, [D. & Co.] 413-432	... Ditto.
12	Bars Flat Iron, no mark	... Ditto.
1	Bar Round Iron, no mark	... Ditto.
1	Drum, T S, 30, S. J. F. & Co.	Counsellor.
1	Parcel, Birking Bros.	... Ditto.
1	Parcel, [H] 1404-1411	... Ditto.
7	Sheets Iron, no mark	... City of Cornish.
2	Plates Iron, no mark	... Ben Nevis.
1	Cask, [H & B] 4	... Lochane.
1	Cask, P T S 251 M N M	... Auriga.
5	Plates Iron, no mark	... Ditto.
1	Bundle Rod Iron, no mark	... Ditto.
5	Bars Square Iron, no mark	... Ditto.
2	Bars Flat Iron, no mark	... Ditto.
1	Parcel, Turner, Morrison & Co.	Eldorado.
1	Parcel, Nicol, Fleming & Co.	Ditto.
2	Bags, R C B	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
1	Parcel, Bell	... Dorunda.
3	Cases, [A C] 893-895	... Chyebaasa.
1	Parcel, H A & N D	... Viceroy.
38	Plates Iron, [83] T W J W	... Sultan.
1	Keg, P. C. M. & Co.	... Ditto.
1	Cask, H B, 6	... Chunda.
1	Cask, L S & G S, 547	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
4	Cases, E S, 3807, 2624, 3928,	City of Canterbury.
3506.		
1	Parcel, L. Rennie and Co.,	Ditto.
227-31.		
1	Bar T Iron, no mark	... Ditto.
2	Bars Round Iron, no mark	... Statesman.
1	Bar Angle Iron, S K D	... Ditto.
6	Iron Weights, no mark	... Ditto.
3	Plates Iron, J. S. and Co.	Star of Denmark.
1	Cask, [25] 140 F W G	... Bowden.
1	Cask, [H D F]	... Ditto.
1	Cask, no mark	... Ditto.
1	Bundle, [H L]	... Ditto.
1	Cask, no mark	... Ditto.
1	Cask, [D]	... Ditto.
2	Casks, no mark	... Ditto.
1	Box, [S]	... Ditto.
1	Box, [S] 201-400	... Ditto.
5	Bundles Flat Iron, no mark	... Ditto.
30	Bars Flat Iron, no mark	... Ditto.
3	Plates Iron, no mark	... Ditto.
1	Cask, P & O	... Bokhara.
1	Cask, D D N 51	... Ditto.
1	Parcel, W. Bros. & Co.	... Ditto.
5	Bundles Coir Rope, no mark	... Cyrene.
1	Parcel, no mark	... City of Oxford.
1	Cask, J L	... Bengala.
1	Cask, Thomas Henderson and	Ditto.
	Co., Assam, care of M. Mack-	
	enzie and Co.	
12	Bundles Nail Rod Iron, no	Ditto.
	mark.	
1	Hogshead, no mark	... Ditto.
1	Bundle Tubes, no mark	... Pleiades.
1	Bar Square Iron, no mark	... Ditto.
1	Truss, S J P 638, 642	... Ditto.
1	Cask, S M and Co., or Stuart	City of Cambridge.
	Mackenzie and Co.	
1	Plate Iron, I G S N	... Ditto.
1	Bundle Wooden Rollers, no mark	City of London.
1	Bag, no mark	... Ditto.
1	Truss, Abendroth and Co.	... Ditto.
11	Forks, no mark	... Ditto.
1	Parcel, [W G]	... Queen Anne.
3	Hoes, no mark	... Ditto.
1	Cask, [E A] 284	... Berengaria.
1	Cask, J. N. & Co., M	... Ditto.
1	Bundle Round Iron, no mark	... Ditto.
16	Plates Iron, no mark	... Ditto.
1	Cask, Rev. W. Clifford	... Chancellor.
1	Parcel, S. & Co.	... Ditto.
1	Cask, [G F A] 805	... Kashgar.
1	Cask, P & O, H B	... Ditto.

No.	Mark.	Ship.
1	Case, G F 81	... Procureur.
2	Cakes Spelter, S M	... Euxene.
1	Case, no mark	... John O'Gaunt.
1	Keg, 605 W L	... St. Maur.
1	Case, C. & Co. [310]	... Aminta.
1	Keg, [128] 406 Bombay	... Ditto.
9	Bundles Round Iron, no mark	Ditto.
1	Plate Iron, no mark	... Carpathian.
1	Cask, W. H. & Co.	... Ditto.
150	Pieces Spelter, [G D]	... Bollochunde.
29	Bars Round Iron, no mark	... Star of Persia.
54	Bars Flat Iron, no mark	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
9	Bars Square Iron, no mark	Ditto.
1	Tub, Æ F	... Duke of Devonshire.
1	Bale, B R C	... Ditto.
200	Cases, B. & Co., 661-960	... Sybilla.
1	Parcel, [E] Y [E] C S	... Ditto.
1	Parcel, H A & N D	... Hydaspes.
1	Parcel, [H B]	... Ditto.
1	Case, Mrs. Bayley	... Ditto.
1	Cask, no mark	... Navarino.
1	Bag, no mark	... Ditto.
8	Iron Castings, no mark	... Ditto.
1	Parcel, H A & N D	... Ditto.
1	Drum, [C] V S D	... Ditto.
1	Cask, no mark	... Ditto.
1	Case, J. R. Savi, Esq., care of	Ditto.
	Robert Charial.	
26	Bars Square Iron, no mark	... Ditto.
1	Bundle Hoop Iron, no mark	... Poonah.
2	Pieces Spelter, Crown W	... Syria.
10	Plates Iron, S S	... Ditto.
3	Bundles Nail Rod Iron, no	Ditto.
	mark	*
1	Box, [R] C	... Ditto.
4	Bars Flat Iron, no mark	... Orion.
1	Cask, C K B S	... Almora.
1	Case, E X P, 1	... Ditto.
1	Parcel, Captain J. D. Eaton,	Ditto.
	care of Jardine Skiuner	
	& Co.	
9	Bundles Hoop Iron, T S, S. J. City of Manchester.	
	F. & Co.	
2	Bars Angle Iron, no mark	... Ditto.
1	Case, Captain Smith, care of	Ditto.
	W. M. Reid & Co.	
1	Parcel, Sallamull Sungunlall,	Ditto.
	Delhi.	
1	Parcel, [D] C, 4992-5000	... Ditto.
1	Parcel, S M K, 124-131	... Ditto.
1	Parcel, [B S T] 1487-1536	... Ditto.
1	Case, G [D] S, 672-484	... City of Edinburgh.
1	Parcel, [N] M	... Ditto.
6	Bars Round Iron, no mark	... Historian.
1	Case, C. & Co. [214] 1268	... Merkara.
1	Bundle Hoop Iron, T S E	... Ditto.
1	Cask, no mark	... Ditto.
2	Casks, [M] H M	... Ditto.
1	Kilderkin, no mark	... Ditto.
1	Bar Steel, no mark	... Ditto.
8	Cakes Spelter, J H	... Lord Cairns.
1	Case, C. & Co., [314] 465	... County of Suther-
	land.	
1	Parcel, S P P	... Discoverer.
1	Bundle Hoop Iron, P	... Tartar.
1	Plate Iron, no mark	... Ditto.
1	Case, J & C, 37	... Ditto.
1	Case, K P A	... Ditto.
1	Piece Spelter, W	... Ditto.
1	Bundle Nail Rod Iron, no mark	Duke of Argyle.
2	Bundles Hoop Iron, no mark	Ditto.
1	Piece Iron Casting, C & A	Ditto.
	[390].	
1	Clay Tile, [C. & Co.] R C	... Ditto.
1	Bag, B. P. & Co., 7	... Ditto.
2	Cases, H C [W C] 11-12	... Ditto.
3	Bars Square Iron, no mark	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
2	Cases, H M S, 114-15	... Cathay.
1	Case, J G C, 222	... Ditto.
1	Bar Flat Iron, no mark	... Cathay.
1	Case, P T and S, 301 N N M	Carpethian.
80	Pieces Spelter, [G O]	... St. Magnus.
10	Pieces Spelter, S London	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
4	Bars Flat Iron, no mark	... Ditto.

No.	Mark.	Ship.
1	Cask, [J G and Co.]	... St. Magnus.
3	Bundles Hoop Iron, no mark	... Ditto.
1	Case, G W Y	... City of Carthage.
1	Bar Flat Iron, no mark	... Ditto.
1	Bar Round Iron, no mark	... Ditto.
1	Bundle Wooden Roller, no mark.	... Ditto.
2	Bars Iron, no mark	... Ditto.
1	Package, no mark	... Argyle.
1	Machine, [S] M	... Medina.
1	Case, M A C S 71	... Oriana.
1	Case, no mark	... Jumna.
4	Bottles, no mark	... Ditto.
1	Parcel, M. Gregory	... Arratoon Apar.
1	Cake Spelter, F. and G.	... Bowden.
8	Cups, &c., no mark	... Hindostan.
3 1/2	Plates Spelter, no mark	... Media.
1	Cask, [S]	... Ditto.
1	Tile Copper, no mark	... British Enterprise.
1	Robbin, M L	... Sagof.
1	Robbin, G M	... Ditto.
1	Parcel, Findlay, Muir and Co.	Lord Cairns.
1	Parcel, [B S T]	... Ditto.
1	Parcel, Hoare, Miller and Co.	... Ditto.
1	Cake Spelter, no mark	... Ditto.
1	Tub, S S	... Oriana.
43	Bars Iron, no mark	... Ditto.
1	Cask, Paul Tambaci and Sons	St. Magnus.
16	A.	
3	Bolts, no mark	... Ditto.
3	Cakes Spelter, no mark	... Ditto.
1	Box, [S] L L	... Ditto.
1	Pack, C C	... Rajpootana.
1	Cask, [] No. 2	... Maharatta.
11	Bundles Rod Iron, no mark	... Ailahabad.
1	Hoghead, D H M & H P	... Japan.
7	Cups, Plates, &c., no mark	... Hindoostan.
3	Chairs, no mark	... Cathay.
1	Case, A Norman, Calcutta	... Pekin.
8	Chairs, no mark	... Ditto.

N. B.—The above will be sold if not cleared within the 23rd of February 1878.

1 Case, F. T. B. and Co., [N C Oriana.

D] 2222.

1 Case, V H and Co. 98 ... Ditto.

1 Cask, D P B ... Ditto.

1 Cask, no mark ... Bowden.

3 Bundles Sheet Iron, H J ... Ditto.

N. B.—The above landed under the Act, will be sold if not cleared within the 23rd of February 1878.

J. D. MACLEAN, Collector of Customs.

CALCUTTA CUSTOMS, The 2nd March 1878.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
425	O 33—13548	100	Nursingh Shaw.
426	L 94—60550	100	The District Superintendent of Police, Jessore.
427	L 84—57627	100	Mool Chand Sorowjee.
428	L 90—59930	10	Hari Nath Mukerjee.
	O 13—16589	10	
429	L 94—12143	100	M. H. Rhaman.
430	O 33—23874	100	Chunder Nath Mukerjee.
431	L 92—58970	50	W. L. Lackersteen.
434	L 84—97627	100	Moolchand Marwarce.
435	L 29—84141	5	Cossim-oddeen.
436	L 92—78697	50	George de Rhé Philipe.
	"—86543	50	
439	O 33—10534	100	Diya Das Datta.
	O 20—72471	20	
440	L 94—96893	100	Judoo Nath.
	"—95767	100	
441	O 33—18034	100	Deno Haldar.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
442	O 28—72638	1,000	Hajee Remail Goolmahamed.
	"—72639	1,000	
443	L 92—35605	50	C. Hendrikson.
	"—91169	50	
	"—71492	50	
	"—56073	50	
	"—78446	50	
	"—87208	50	
	"—84027	50	
	"—89002	50	
	"—62420	50	
	O 21—25510	20	
444	O 33—08405	100	Rev. J. R. Hill.
445	O 27—44170	500	Kaliprosanno Chatterjee.
446	O 28—56469	1,000	Durgahce Ram Kulwar.
	O 27—48896	500	
450	O 8—85165	10	The Post Master, Calcutta.
451	L 81—92927	50	Shaik Jonab Ali.
452	O 27—50724	500	Durgahce Ram Kulwar.
458	L 94—59142	100	Kashi Nath Das.
461	L 94—78114	100	A. Manly.
462	O 14—11428	10	Arthur Dean.
	"—59844	10	
	"—59845	10	
	"—63284	10	
	"—50150	10	
	"—08179	10	
	"—52120	10	T. J. Blong, Inspector of Police, Fenwick Bazar Thannah, Calcutta.
	"—53648	10	
463	L 82—37808	100	
	"—41592	10	
464	L 92—92681	50	Mrs. Ann Toone.
	O 13—44589	10	
	"—44590	10	
	"—44591	10	

Notes partially lost or destroyed.

453	O 7—76288	10	Ram Mohun Janna.
454	O 28—22134	1,000	Tara Shunker Bhatta-charji.
	"—24580	1,000	
455	L 90—72019	20	Kristoprosanno Mitter.
	L 25—12875	5	
456	O 6—62356	10	C. E. Livesay.
457	L 92—55006	50	W. R. Bion.
458	L 91—63781	20	Abdul Nyeom.
	"—63785	20	
	O 10—12391	10	G. Scorgio.
459	"—12392	10	
	"—12393	10	R. H. Smidt.
460	L 28—94918	5	
461	L 85—40760	1,000	Monohur Loll and Golall-jee.
	L 52—63635	500	
462	L 20—57120	5	Soobul Dass Mullick.
	L 17—08807	5	
	L 24—02982	5	
463	L 98—20304	10	
464	O 20—71125	20	Ram Kali Mukerjee.
465	L 94—93951	100	
	O 33—00860	100	R. Thornton.
	"—01140	100	
	"—21290	100	
	L 94—48483	100	
	"—90443	100	Kader Nath Sett.
	L 68—75640	100	
	L 83—32319	100	
	L 92—92389	50	
466	"—34668	50	Mary Ann Back.
	"—75482	50	
	"—84700	50	
	L 74—93032	10	
	O 5—93954	10	Turner Morrison & Co.
	O 2—97632	20	
	L 90—01373	20	Srimoti Shonno Moni Singh.
467	O 4—54064	20	
	O 20—38675	20	The Proprietor of the Civil and Military Gazette, Lahore.
	"—91858	20	
	O 21—11066	20	
	"—10444	20	
468	O 5—96471	10	
	"—96474	10	
469	L 48—66706	20	

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
470	L 84-57662	100	Messrs. Rockhit and Co.
	L 94-63307	100	
471	L 92-74966	50	P. Madho Ram.
472	L 67-74843	50	F. O. Rumburn.
	O 2-22818	20	
473	O 28-67530	1,000	Bhogohan Das Ram Kissen.
474	L 89-15349	20	Kristo Churn Shaw.
475	L 28-39612	5	Rajendra Nath Dutt.
476	O 27-54832	500	Hazaree Ram.
	O 38-29660	100	
477	L 69-17420	100	Kripa Ram Khettree.
	A 90-25915	100	
478	L 27-70963	5	Scotul Chunder Addy.
479	L 29-45944	5	Joy Kurran.
480	O 3-66697	20	Tarini Charan Roy.
	O 20-08837	20	
	O 12-01519	10	
	" -01524	10	
	" -01526	10	
	" -01527	10	
481	O 4-06300	20	Sheopershad Suraff.
	" -84515	20	Drum-Major T. Jones.
482	L 88-25358	10	
483	L 29-39586	5	Shetaram Tewari.
484	L 28-49290	5	Kissory Mohan Sircar.
485	L 26-56645	5	Shew Shabuck Bajpie.
486	L 19-74082	50	Kristo Bundoo Soor.
487	O 27-31973	500	Messrs. Jardine, Skinner & Co.
488	A 83-13888	50	Damoodur Das.
	L 49-10811	50	Wallub Das.
489	O 7-60928	10	Kali Krishna Mukerjee.
490	L 28-72439	5	Shib Chunder Banerjee.
491	O 11-75356	10	J. M. Montague.
	L 29-29202	5	
492	L 26-61963	5	Modhoo Sooden Chatterjee.
	L 21-91803	5	Corporal H. Weavers.
493	L 28-39015	5	
494	L 92-16174	50	Goolab Roy Shewbux.
	" -07152	50	
	" -77284	50	
	" -77287	50	
	O 8-56440	10	
	" -17213	10	
	" -98364	10	
	" -03661	10	
	O 6-54097	10	
	" -77136	10	
	O 12-02396	10	
	" -24416	10	
	O 11-07722	10	
	O 7-14402	10	
	L 96-08007	10	
	L 35-08431	10	
	L 76-88619	10	
	L 71-78889	10	
	L 97-31005	10	
	L 99-15991	10	
	L 96-56881	10	
	L 86-55275	10	
	L 98-07609	10	
	L 40-95007	10	
495	L 75-30506	10	G. Pocock.
496	O 20-75577	20	Gopal Chunder Ghose.
497	L 3-51524	10	Lalla Shewpershad.
	L 2-29967	10	
	L 39-00626	10	Ram Lal Hasra.
498	L 37-14680	20	
243	L 39-91096	10	B. D. Bural.
	" -91093	10	
283	L 45-31245	20	Okhoyram Kundoo.
	" -31243	20	
	A 65-60274	10	Mohavarut Dey.
284	L 40-78218	10	
	L 39-67660	10	Ojoodhisprosed Bajpie.
285	L 27-20108	5	
	L 28-01790	10	Haran Chunder Bose.
286	L 34-55866	10	
	" -25538	10	Hoska Chand.
287	L 91-61954	20	
	O 4-06753	20	

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
288	L 10-27337	5	Khelsee Das Tonesook Das.
	" -27338	5	The Officiating Chief Paymaster, E. I. R., Calcutta.
289	L 60-09556	10	
	" -09557	10	C. Coorasooloo Naidu.
290	O 1-88031	10	
	" -88032	10	Nemy Churn Seal.
291	L 22-06882	5	
	" -06885	5	J. W. Pritchard.
292	A 7-70104	10	
	" -70103	10	
	A 78-58190	10	Luckhun Chunder Mullick.
	" -58195	10	
293	A 96-62214	10	Srimunto Coondou.
	A 95-75156	10	
294	L 72-21330	10	
	" -21335	5	Jogendra Nath Banerjee.
	D 10-73674	5	
	L 26-65910	5	Romanath Manna.
295	L 27-07634	5	
	L 25-73534	5	Lall Mohamed.
297	L 9-11594	100	
	L 11-22135	100	Kalipodo Mukerjee.
299	L 82-07002	5	
	D 7-96079	5	Joy Kurran.
300	L 23-05390	20	
	L 10-10843	20	Ellias Kackiell Gubboy.
301	L 45-47235	10	
	O 5-08338	10	J. Pearce.
302	L 41-47965	5	
	" -47967	5	S. A. Vogel.
303	L 26-15479	10	
	" -15478	10	Jogendra Nath Banerjee.
304	L 27-09713	5	
	" -09710	5	Russick Lal Das.
305	O 9-58736	5	
	" -58737	5	Joynul Abcedeem
306	L 20-54591	10	
	" -05491	10	Messrs. R. S. Duncan & Co.
307	L 91-84089	5	
	" -42180	5	Jadunath Sahay.
308	L 98-57234	5	
	" -57235	5	E. W. KELLNER,
309	L 20-52871	5	
	" -52801	5	<i>Offg. Asst Commr. of Paper Currency.</i>
	" -52876	5	
	" -52896	5	
	" -52877	5	
	" -52897	5	
	" -52878	5	
	" -52898	5	
	" -52879	5	
	" -52899	5	
	" -52880	5	
	" -52881	5	
	" -52892	5	

E. W. KELLNER,

Offg. Asst Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 5th March 1878.

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

Wanted.

A SURVEYOR to run levels east and west across the Railway in Mahes and Bishra to discover the best drainage outfall.

A. H. HAGOARD, *Chairman.*SHEMPORK MUNICIPALITY,
The 21st February 1878.

(105-2)

Notice.

THE zemindary dak cess of the district of 24-Pergunnahs for the year 1878-79 is fixed at the rate of seven annas and six pie per cent. of the sudder jumma payable by each estate. The amount due for the first half-year should be paid into the treasury on or before the 1st June, Saturday, and that for the second half-year on or before the 16th December, Monday, 1878.

J. F. BRADBURY, *Offg. Magistrate.*

Notice.
PUBLIC WORKS DEPARTMENT.

IRRIGATION BRANCH.

TENDERS are invited for clearing silt from the head of Midnapore Canal at Midnapore during the closure of the canal for April 1878.

About 30 lakhs of cubic feet of silt have to be removed. The work must be begun on the 1st April, and finished on the 30th of the same month.

The silt is nearly pure sand, and can be worked in as soon as the canal is run dry.

All information can be obtained at the office of the Superintending Engineer, South-Western Circle, 12, Writers' Buildings, or the office of the undersigned at Midnapore.

All tenders to be sent sealed to the address of undersigned not later than noon of March 16th, when they will be opened in presence of any of the tenderers who may attend.

Each tender must be accompanied by Rs. 300 as earnest money.

J. H. APJOHN, C.E.,

Executive Engineer, Cossye Division.

MIDNAPORE, 1st March 1878.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of sal beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

23 " " 2-12 "

23 " " 2-14 "

24 " " 3 "

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests.

SIMPSON HILLIERS, *Asst. Conservator of Forests.*

The 1st June 1877.

SEALED tenders are invited by the Superintendent of Marine at the Calcutta dockyard up to 12 o'clock noon on Thursday, the 14th March 1878, for the supply, by contract, of the articles specified in the several classes entered in the schedule for one year, from 1st April 1878 to 31st March 1879, or until the date of sanction by Government of new contracts for the year 1879-80.

2. Forms of tenders, with copies of the schedule, will be supplied by the undersigned, and none others will be received. Tenderers must also distinctly understand that any alteration or erasure in the figures, &c., once entered in the three last columns of the schedule, viz. "Tendered rates," "Per," and "Amount of the tendered rates," also omissions of totals, will render their tender informal and lead to its rejection.

3. Tenders to be superscribed "Tenders for the supply of miscellaneous articles."

4. Tenders will not be received after the hour named.

5. Parties may tender for one or as many complete classes as they please, but not for a portion of a class.

6. Parties must show in the schedule the rate, &c., at which they tender to supply each and every article comprised in one or as many complete classes as they intend to tender.

7. Each tender, before being opened, must be accompanied with the requisite deposit in cash.

8. Each tender must be prepared to supply all articles equal to the samples produced at the office of the Superintendent of Marine, which are sealed and kept at his office for their inspection, and to abide by the conditions specified in the form of tender.

9. No reason will be assigned by the Superintendent of Marine for rejection of any tender, and he does not bind himself to accept the lowest tender.

10. Persons desirous of undertaking the contract can obtain, on application at the office of the undersigned, printed forms of tender and schedule of the articles to be supplied, and any other information that may be required connected with the contract, and the conditions the tenderers must abide by, to prevent their tenders being treated as informal.

G. T. ROBINSON, *Commander. I. N.,*

Superintendent of Marine.

OFFICE OF THE SUPERINTENDENT OF MARINE,

KIDDERPORE, the 28th February 1878.

Lost.

A GOVERNMENT Promissory Note No. 040876 of 1842-43, dated 1st February 1843, Rs. 5,000, at 4 per cent., standing in my name, and never endorsed to anybody. Payment of the above note and interest thereupon are already stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of a duplicate one in my favor.

BIPRODOS DASS,

Colootolah, 8 and 9, Gopaul Chunder's Lane.

CALCUTTA, 19th February 1878.

(96-3)

A T 1 P.M. on Saturday, the 9th March proximo, at the Exchange Commercial Sale-rooms (unless previously disposed of by private contract).

THE LARGE HOUSE AT SERAMPORE

(well known as the residence of the former Editors of the *Friend of India*), together with the 21 beghas 2 cottahs and 9 chittacks upon which it stands.

For further particulars and conditions of sale apply to Messrs. Sanderson & Co., Solicitors, Calcutta, or to Baboo Kshanchunder Mittra, Government Pleader, Hooghly.

(101-2)

Execution Case No. 3 of 1878.

Bhanoomutty Chowdhurani, executrix of Akhoy Coomar Roy Chowdhuri, minor, decreeholder, *versus* Roy Bhoopendro Nath Chowdhuri and others, debtors.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for the realization of Rs. 705 annas 9 gundas 10 due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—One anna share of the taluk pergunnah Mychatty, situate in the district of 24-Pergunnahs, registered in the Collectorate towjee in No. 979, in the name of Mritunjoy Roy, and bearing a sudder jumma of Rs. 1,423 annas 16 gundas 11, and the area of land in the debtor's share is about 200 beghas.

Lot No. 2. Half anna share of the taluk pergunnah Augurparah, Mychatty, &c., situate in the district of 24-Pergunnahs, registered in the Collectorate towjee in No. 959, in the name of Bishanath Roy, and bearing a sudder jumma of Rs. 1,669 annas 6 gundas 6, and the area of land in the debtor's share is about 200 beghas.

KRISHNA MOHUN MUKHOPADHYA,

Second Sub. Judge.

(104-2)

Estate J. O. Marshman, deceased.

FOR sale by private contract, either together or separately, two plots of land at Mohesh (Serampore), near the bank of the river, measuring 23 beghas 3½ cottahs and 21 beghas respectively. On both plots there are numerous fruit trees, and on the first plot there is valuable timber.

Further particulars obtainable from Sanderson & Co., Solicitors, Calcutta, or Eshan Chunder Mitter, Pleader, Hooghly.

(117-2)

Soom Tea Company, Limited.

NOTICE is hereby given that the Ordinary General Meeting of Shareholders of this Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Thursday, the 28th of February, at 12 o'clock noon, for the purpose of receiving the Directors' Report, passing the Accounts, declaring a final Dividend for the year 1877, and transacting such other business as may be brought before the meeting.

By order of the Board,

WILLIAMSON, MASON & Co., *Secretaries.*

CALCUTTA, 26th January 1878.

(61-5)

Tukvar Company, Limited.

THE Ordinary Half-yearly General Meeting of the Shareholders of this Company will be held at the registered Office of the Company, No. 5, Garstin's Place, on Saturday, the 9th March, at 1½ p.m., to receive the Report of the Directors, pass the Accounts for the half-year ending 31st December 1877, to declare a final dividend for the past season, and to transact any other business that may be brought forward.

The Share Register Books of the Company are closed until the 11th March 1878.

By order of the Directors,

R. S. STAUNTON, *Secretary*.

CALCUTTA, 25th February 1878.

(106-2)

India General Steam Navigation Company, "Limited."

THE Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office of the Company, No. 4, Fairlie Place, at noon of Wednesday, the 13th day of March 1878.

The share transfer book of the Company is closed from this date until the 13th instant.

By order of the Directors,

G. J. SCOTT, *Secretary*.

CALCUTTA, the 1st March 1878.

(119-2)

Equitable Coal Company, "Limited."

AT the Twenty-ninth Half-yearly General Meeting of Shareholders of the Equitable Coal Company, "Limited," held at the registered Office of the Company, No. 1, Lyons' Range, on Thursday, the 28th February 1878.

PRESENT:

W. Stalkartt, Esq., *Chairman*.

Colonel W. R. Gordon.

J. Martin, Esq.

L. P. D. Broughton, Esq.

R. W. Pearce, Esq., by his proxy L. P. D. Broughton Esq.

A. Money, Esq., by his proxy L. P. D. Broughton, Esq.

D. Mackinnon, Esq.

J. M. Hall, Esq., by his attorney D. Mackinnon, Esq.

N. Macmichael, Esq., by his attorney D. Mackinnon, Esq.

J. Young, Esq.

J. Williams, Esq.

P. Mackinnon, Esq., by his attorney D. Mackinnon, Esq.

George Dickson, Esq.

J. Mackinnon, Esq., by his attorney George Dickson, Esq.

D. Macneill, Esq., by his attorney George Dickson, Esq.

W. P. Alexander, Esq., by his attorney, D. Mackinnon, Esq.

D. F. Mackenzie, Esq.

Mr. W. Stalkartt having been voted to the chair, and the advertisement calling the meeting having been read—

It was proposed by James Young, Esq.,

Seconded by Colonel Gordon,

And carried unanimously—

That the Directors' Report on the operations of the Company to 31st December, and the statement of the accounts thereto annexed, be received and passed as correct.

Proposed by John Martin, Esq.,

Seconded by D. Mackinnon, Esq.,

And carried unanimously—

That the sum of Rs. 30,932-13-10, at credit of profit and loss account, be applied to the paying off of the Company's debit.

Proposed by George Dickson, Esq.,

Seconded by W. R. Gordon, Esq.,

And carried unanimously—

That the following gentlemen be selected Directors for the ensuing year:—

D. Mackinnon, Esq.

J. Young, Esq.

W. Stalkartt, Esq.

J. Martin, Esq.

J. Williams, Esq.

Proposed by W. Stalkartt, Esq.,

Seconded by J. Williams, Esq.,

And carried unanimously—

That Mr. Richard Blechynden be re-appointed Auditor of the ensuing year.

After a vote of thanks to the chair, the meeting separated.

W. STALKARTT, *Chairman*.

CALCUTTA, the 28th February 1878.

(118-1)

Notice.**THE MOTHOLA COMPANY, "LIMITED."**

A DIVIDEND for season 1877 at the rate of two and a half (2½) per cent. per annum has been declared payable at the registered Office of the Company, No. 4, Clive Street, on and after Saturday, the 16th instant.

Shareholders are requested to present their certificates when applying for dividend warrants.

JOHN ELLIOTT & Co., *Managing Agents*.

CALCUTTA, 2nd March 1878.

(121-1)

Notice.**THE MOTHOLA COMPANY, "LIMITED."**

THE Transfer Register of this Company will be closed from this date to Wednesday, the 20th instant, inclusive.

JOHN ELLIOTT & Co., *Managing Agents*.

CALCUTTA, 2nd March 1878.

(122-1)

Eastern Cachar Tea Company, "Limited."**NOTICE.**

AN Extraordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the registered Office of the Company, No. 14, Old Court House Street, on Saturday, the 23rd instant, at noon, for the purpose of confirming the special resolutions passed at the meeting of 2nd instant.

OCTAVIUS STEEL & Co., *Agents and Secretaries*.

CALCUTTA, the 5th March 1878.

(120-3)

Bengal Freemasons' Hall Building Association, "Limited."**IN LIQUIDATION.**

General Meeting of Debenture-holders.

NOTICE is hereby given that a General Meeting of the Debenture-holders of the Bengal Freemasons' Hall Building Association, "Limited," will be held at the registered Office of the Association, No. 1, New China Bazar Street, in the Town of Calcutta, on Thursday, the 28th day of March now next, at 4-30 p.m., for the purpose of receiving and passing the Liquidators' final accounts.

W. H. FITZ & Co., *Liquidators*.

CALCUTTA, the 26th February 1878.

(120-1)

Hoolungoree Tea Company, "Limited."

THE Ordinary Half-yearly General Meeting of the Shareholders of this Company will be held at the registered Office of the Company, No. 5, Garstin's Place, on Saturday, the 16th instant, at noon, to receive the Report of the Directors, pass the Accounts for the half-year ending 31st December 1877, declare a dividend, and to transact any other business that may be brought forward.

The share register books of the Company are closed until the 18th instant.

By order of the Directors,

R. S. STAUNTON, *Secretary*.

CALCUTTA, the 5th March 1878.

(128-2)

Kurseong and Terai Tea Company, Limited.

NOTICE is hereby given that an Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Wednesday, the 13th instant, at 3 o'clock p.m., for the purpose of receiving the Directors' Report, passing the Accounts to 31st December 1877, and transacting such other business as may be brought before the meeting.

WILLIAMSON, MASON & Co.,

CALCUTTA, the 5th March 1878. (131-2) *Secretaries*.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of ARCHIBALD SALVADORE, an Insolvent.

On Tuesday, the 19th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next and that the said Insolvent do then attend to be examined before the said Court.

M. M. Zorab, *Attorney*.

In the matter of **ABDOOL ROHOMUN**, an Insolvent.

On Monday, the 18th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Sittanauth Doss, Attorney.

In the matter of **BENOD BASAK**, an Insolvent.

On Tuesday, the 19th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 26th day of February 1878.

In the matter of **RAMNADOO GHOSH**, an Insolvent.

On Saturday, the 2nd day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next, and the said Insolvent do then attend to be examined before the said Court.

H. R. Fink, Attorney.

In the matter of **SREKARAM BINNANNEY**, an Insolvent.

On Wednesday, the 6th day of February last, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

M. Camell, Attorney.

In the matter of **JADOOBINDOO COONDOP**, of Simla, in the town of Calcutta, lately carrying on business at No. 253, Radha Bazar Street, in the town of Calcutta, as dealer in piece-goods under the name and style of Jadoobindoo Coondoo, an Insolvent.

On Wednesday, the 27th day of February last, it was, on the petition of Obhoyram Salemhund, Luckmee Chund and Hindoomul, creditors of the said Insolvent, adjudged that the said Jadoobindoo Coondoo hath committed an act of insolvency under the provisions of the Act XI Vic., Chap. XXI, and by another order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

M. Camell, Attorney.

In the matter of **NATHOORAM** and **BLUJJOOORAM**, both respectively residing at No. 9, Kallakur Street, in the town of Calcutta, lately carrying on business together in partnership as merchants and brokers at No. 228, Strand Road, in the town of Calcutta, under the name and style of Nathooram Blujjooram, Insolvents.

Notice that the petition of the said Insolvent seeking for the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Tuesday, the 28th day of February last, and by an order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.

M. Camell, Attorney.

In the matter of **ALEXANDER ARCAE**, the younger, otherwise called **ALICK ARCAE**, junior, formerly of No. 117, Dhurruamtollah Street, in the town of Calcutta, carrying on business at No. 29, Pollock Street, in the town of Calcutta, as merchant and steam tug owner and dealer in shares, and now a prisoner for debt in the Presidency Jail, at the town of Calcutta aforesaid, an Insolvent.

Notice that the petition of the said Insolvent seeking for the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Monday, the 26th day of February last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

J. Hart, Attorney.

In the matter of **BALMOORGOOND**, of No. 36, Buztollah Street, in the town of Calcutta, broker, an Insolvent.

Notice that the petition of the said Insolvent seeking for the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Monday, the 26th day of February last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Bollyo Chund Dutt, Attorney.

In the matter of **RAMNADOO GHOSH**, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 12th day of March instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

H. R. Fink, Attorney.

In the matter of **HENRY ALFRED COGGAN**, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 12th day of March instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

H. C. Chick, Attorney.

Chief Clerk's Office, the 5th day of March 1878.

POSTAL NOTICES.

THE Passenger and Mail Cart Service between Calcutta and Siligore, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MacFarlan, Offg. Post-Master Genl., Bengal.
CALCUTTA, the 28th January 1878.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Hours up to which late letters are taken if fully prepaid with an additional fee of 1 anna.
All stations on Loop Line, between Howrah and Rampurhat, and Chord, between Calcutta and Asansole	5-30 A.M. 6-30 A.M. 8 P.M.	5 P.M. 5 P.M. 7-30 A.M.	
Howrah	2-30 P.M.	2 P.M.	
Eastern Bengal Railway Goalundo Slow Section, all Stations up to Goalundo	6-30 A.M.	5 P.M.	
Barrackpore included			
Bonapore, Barrapore, and Canning Town	7 A.M.	5 P.M.	
Dum-Dum	7-45 A.M.	7-15 A.M.	
	6 P.M.	5 P.M.	
Barat	1-30 P.M.	1 P.M.	
	6 P.M.	5 P.M.	7 P.M.
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julpigore, Darjeeling, Berhampore, Besaulah, and Dinapore districts	2-45 P.M.	3-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Noakhali, Cachar, Sylhet, Kishnagur, Pubna, Fureedpore, Burrial, Mymensing, and Bogra districts	6 P.M.	5 P.M.	P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Scind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5 P.M.	P.M.
Coolghariah, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Vizagapatnam	6 P.M.	5 P.M.	6-30 P.M.
Registered letters and parcels are received during the hours of	Weekdays Sundays	5 P.M. 7 to 8 A.M. 12 to 5 P.M. 7 to 8 A.M. 2 to 5 P.M.	

Hours at which Mails are closed at Branch Post Offices.

Names and initial or distinguishing letters of Branch Post Office.		HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED.				REMARKS.
		1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
		A. M.	A. M.	P. M.	P. M.	
Dhurmtoila	W. C.	7-15	11-30	5-0	5-27	
Allipore	A.	6-30	11-30	5-30	5-15	
Baug Bazar	N.	6-30	11	5-30	5	
Row Bazar	C.	7	11-40	5-10	5-40	
Bhowanipore	S.	6-30	11	5-45	5-15	
Garden Reach	W.	6	10-30	5-20	5-45	
Hautkolla	N. W.	6-30	11-10	5-40	5-10	
Joramanko	N. O.	7	11-30	5	5-30	
Kidderpore	S. W.	6-45	11-35	5-5	5-30	
Louden Street	S. H.	6-30	11-15	5-27	5-27	
Napit Bazar	N. C.	7	11-35	5-3	5-15	
Simsa	N. E.	6-30	11-35	5-55	5-25	
Wellenley Street	S. O.	6-30	11-25	5-7	5-37	
Balaghatta	E.	6-30	7-57	12-27	6-0	

Hours of deliveries from General Post Office and Branch Offices.

Name of Office.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
• General Post Office	8	12-30	4-0	On Sundays there are only two deliveries viz. 1st and 2nd. On arrival of the Inward Overland mail, an extra delivery is made from these offices.
Baug Bazar	8	1-40	5-0	
Row Bazar	8-20	1-0	4-20	
Simsa	8-35	1-15	4-35	
Hautkolla	8-50	1-30	4-50	
• Dhurmtoila	8-30	1-0	4-30	
Napit Bazar	8-37	1-7	4-37	
Balaghatta	9-7	1-47	5-7	
Wellenley	8-35	1-10	4-35	
• London	8-57	1-12	4-37	
• Bhowanipore	8-53	1-33	4-53	
• Kidderpore	8-35	1-15	4-35	
• Allipore	8-50	1-30	4-50	
• Garden Reach	9-15	1-50	5-15	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

E. C. GEORGE, Post-master.

CALCUTTA POST OFFICE, the 1st January 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the Intermediate Ports.	6 P.M.	6th Mar.	Respectana.
Madras and Ceylon	6 "	6th "	Surat.
Chittagong, Akyab and Kyauk Phayoo and Randoway.	6 "	10th "	Calcutta.
Rangoon, Moulmein and Straits	6 "	10th "	Himalaya.
Persian Gulf	6 "	11th "	From Bombay.
Madras, Ceylon, and the Intermediate Ports, Mauritius, Batavia, Singapore and China.	6 "	11th "	Moisam.
Ceylon, Straits, Hong-Kong, United States of America, and the Colonies of Queensland, New South Wales and Victoria, via Torres Straits.	6 "	15th "	From Bombay.
Port Blair and Camorta	6 "	15th "	Satara.

The next Overland Mail via Bombay will close at the General Post Office on Friday, the 6th March 1878, by which mails for Mauritius, St. Denis, Reunion, Zanzibar, Mozambique, Delagoa Bay, Natal, Cape of Good Hope, the Comoro Islands, and Madagascar can be forwarded.

2. Book-post and pattern-packets must be posted on the 7th March 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6-30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M..

E. C. GEORGE, Post-Master of Calcutta.

GENERAL POST OFFICE, CALCUTTA,
The 5th March 1878.

IN consequence of the alteration in the time of departure of the Northern Bengal (State) Railway from 18th instant,

The mails for Assam, Darjeeling, Julpigoree, Pubna, Serajgunge, Mymensing, Nattore, Beaulah, Bogra, Dinagore and Rungpore districts will be closed at this office at 6 P.M. in place of 9 A.M., as at present.

E. C. GEORGE, Post-Master.

CALCUTTA GENL. POST OFFICE, the 14th February 1878.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 5th March 1878.

Allers, G.	Johnston, H. W.
Auden, John.	Jones, Mrs. H.
Andrews, C. A.	Jones, William.
Atkinson, Jos.	Kelly, W.
Avatt, Mrs.	Kibble, J.
Badham, Edward.	Lawn, Mrs. W.
Balandrean, A. M.	Mackenzie, Mrs. C.
Beck, Albert.	Marriesson, C.
Behary Lal Ghose, Messrs.	Mason, Billy.
Bews, Capt. J.	Mathew, H.
Braham & Co., Messrs.	Maylark, Mrs. L. A.
Brine, Colonel Fred.	McNair, J. W.
Bond, Esq.	Merritt, W. H.
Booth, Dr. James Mac-	Miller, J. B.
kenzie.	Moppitt, Mrs.
Byrn, Mrs.	Morton, Mrs. A.
Chiodetti, O.	Morrison, Mrs.
Cohen, M. J.	Nicolls, Mrs. G.
Collins, Mrs. S.	Nobin Chunder Day & Co.
Cordozo, Miss C.	Petit, Monsieur Chas.
Cumming, Lieut. H. J.	Pracy, William.
Daniel, Albert.	Reekie, Mrs. Alexander.
Durio, J.	Rosenburg, W.
Davison, T. M.	Roth, Adolph.
Davidson and Co.	Roy, H.
D'Cruze, Mrs. Elizabeth.	Romant, S. J.
D'Silva, Mrs. M.	Ryan, C. W.
Eddis, W. U.	Sandiland, G. H.
Ellis, Solomon.	Scott, William.
Elliot, H. R.	Scott, Edward.
Fitzgerald, Esq.	Smith, Samuel.
Fisher, H. D., Messrs. & Co.	Spalding, A.
Floyd, Esq.	Stewart, Donald.
Fox, C. E.	Slack, Mrs.
Fuller, E.	Todd, E.
Glass, M.	Thompson, F. F.
Gohan, E. C.	Turnor, F.
Gonsalves, Mrs.	Tweedie, James.
Gore, Mrs. E. F.	Walker, Mrs. Hannah.
Grey, W. F. H.	Walters, Mrs. P.
Hales, John, Messrs. & Co.	Warlon, Major J. Picton.
Harris, Mrs.	Warren, P. D.
Hassard, Dr.	Wheeler, Mrs.
Haviland, G. A. D.	White, J. H.
Hinde, H. M.	Williams, F.
Hume, R.	Wilson, Charles.
Jackson, T. A.	Wilson, Mrs.
Jackson, Mrs.	Worthington, O. C.

Letters marked "Care of Post-Office, to be kept till called for."

Anderson, John.	Burns, Mrs. A.
Baues, J. M.	Campbell, Allen.
Bell, C. H.	Carter, R.
Bennett, T. O.	Cashie, B. B.
Boe, Ashjohn.	Collings, C. E.
Bence, Esq.	Cox, Chas. S.
Budree Das.	Croghan, W. J.
Bull, Alex.	Clays, Candidate J.
Busuttill, C.	D'Silva, G. P.
Barnes, F. A.	D'Salin, Madame.

Letters marked "Care of Post-Office, to be kept till called for."

Dahlke, H. F.	Littlewood, J. H.
Denholm, J. C.	Lucas, Mrs.
Deranneg, J.	Lynn, J. Simmons.
Dickens, D.	M. J. 43.
Doherty, Mrs. H. A.	Manverse, Capt. W. B.
Doherty, J.	Marshall, R.
Donovan, D.	Matson, E.
Douglas, S. J.	Meyer, Herman.
Dowding, F. T.	Mirza Abdool Hosein.
E. F. W.	Muggeridge, E. H.
Fazulbhoy, Visram.	Muller, W. C.
Fellowes, Mrs.	Norton, W.
Finch, Fredt.	Nicholson, Thos.
Fraser, Thos.	Norman, H.
Frazier, E. R.	Oesterreich, T.
Gagliardi, Sigr. M.	Oriovita, Tasef.
Gleeson, J. G.	O'Sullivan, J.
Gobind Ram Reckseedass.	Ozilia, P.
Guthrie, A.	Ozorio.
Guldweben, Geo.	Patterson, Hugh.
Hackett, Mr.	Pearce, Capt.
Haydon, Mrs.	Phelan, T. W.
Hurdell, J. B.	Powell, H. J.
Huguenot, M.	Pugno, Guiseppo.
Humfrey, Capt. B. J. P.	Reid, Mrs. A. M.
Hall, Miss A.	Roman, Jacob.
Hall, J. R. C.	Rose, Miss Grace.
Jackson, Capt. G. A.	Rowcliff, R. H.
Jones, Mrs. A.	Rustomjee Merwanjee.
Jones, Miss.	Sarkar, Tara Dass.
Jones, R. H. W.	Steele, K.
Jordon, Mrs.	Stewart, Frank.
Jeffreys, Richard.	Sweeting, A. C.
Keller, Sigr. Ignazio.	Taylor, Revd. J. H.
Kelley, H. E.	Thomson, A.
L., care of Post Master.	Tomkin, G.
Lane, O.	Towell, A.
Larcom, Arthur.	Trovers, R. A.
Law, George.	Tremlet, H. S.
Lawson, Richard.	Valantine, C.
Leapold, T.	Webb, Captain H. E.
Lieberman, Schoel.	Welsh, Dr.
Lloyd, John.	Wilson, F. W.
Louise, Madame.	Whelan, John.

Newspapers.

Adie, E. A.	Hacket, J.
Armstrong, J. P.	Hunter, George.
Byers, M. B.	Hurdell, J. R.
Castello, P.	Jeffrey, William.
Corbett, C. J. H.	Knox, T. G.
Elms, J. J.	Tinsby, John.
Finch, F.	

Registered Letters.

Bull, Alex.	LeGeyt, E. B.
Bullen, F. (Sailors' Home).	Mackintosh, W. C.
Corbett, C. H.	McSweeney, W.
Hine, Charles W.	Rosenburg, W.
Hine, Charles W.	

E. C. GEORGE, *Post-Master, Calcutta.*

Memorandum of Overland Newspapers received without address on the 3rd March 1878.

Date of publication.	Place of publication.	Name of paper.	REMARKS.
Feb. 9	London	Illustrated London News	
" 4	Madrid	" Le Petit Lyonnais."	
" 9	Samedi	" Chignol et Gnafron."	

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Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabhanga, and Jellinghee Rivers for the week ending Friday, 1st March 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
	Ft. In.	
Entrance below Chourasia ...	4 0	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	Gueriah.
From Jungipore to Berhampore, 47 miles.	2 6	Palmeparah.
From Berhampore to Cutwa, 50 miles.	2 0	Chandparah and Koomarparah.
From Cutwa to Nuddea, 46 miles.	2 3	Dewangunge.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	} ... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3 6	
Thence to Junction with the Jellinghee.	3 0	Chook.
From Junction of Byrub and Jellinghee to Teakatta.	3 3	Moodoopore.
From Teakatta to Nuddea ...	3 0	Gohatee and Bunglahah.
Height of water on gauge at Berhampore, the 4th March 1878, above zero, 0 foot 4 inches.		

T. H. WICKES, C.E.,

Exc. Engr., Nuddea Rivers Division

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The 15th February 1878.

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NOTICE is further hereby given that the terms for the purchase of publications from, and for all work done in, the Bengal Secretariat Press for other than Government offices, or offices under the control of Government officers, are strictly cash.

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RAJENDRA NATH MITRA,

Asst. Secy. to the Govt. of Bengal.

The 19th February 1878.

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The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

PART III.

Act of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[First Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 14th February 1878; and having been assented to by the Governor-General on the 24th idem, is hereby published for general information:—

ACT No. I OF 1878.

A Bill for the Licensing of Trades, Dealings, and Industries within the territories subject to the Lieutenant-Governor of Bengal.

WHEREAS, in order to provide means for defraying the public expenditure from time to time incurred and to be incurred for the relief and prevention of famine in British India, it is necessary to effect a permanent increase of the revenue; and it is therefore expedient that persons carrying on trades, dealings, and industries in the territories administered by the Lieutenant-Governor of Bengal should take out licenses and pay for the same; It is hereby enacted as follows:—

PART I.

Preliminary.

1. This Act may be called "The Bengal License Act, 1878," and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

Parts I, II, and V of this Act apply to all the territories subject to the Lieutenant-Governor of Bengal including the Town of Calcutta; Part III applies to all such territories except the Town of Calcutta; and Part IV applies only to the Town of Calcutta.

2. In this Act, unless there be something repugnant in the subject or context—

"Collector."

"Collector" means the Chief Officer in charge of the revenue administration of a district.

"The Commissioners," except in Part IV, mean the Commissioners defined in Bengal Act V of 1876, and in Part IV, the Commissioners defined in Bengal Act IV of 1876.

"Local Government" means the Lieutenant-Governor of Bengal for the time being, or the person acting in that capacity.

"Section."

"Section" means a section of this Act.

3. Nothing in this Act shall be deemed to affect the tax on professions, trades, and callings imposed for municipal purposes by Bengal Act IV of 1876.

4. Nothing in this Act shall be deemed to apply to persons earning their livelihood solely by agriculture, or to any cultivator of land as such, in respect of the sale of the produce of his land, when he shall not keep a shop or stall for the sale of such produce, or to any receiver of rent in kind in respect of the sale of produce received as such rent.

PART II.

General Provisions applicable in all Districts.

5. Every person who, on or after the first day of April 1878, falls under any of the heads of the Schedules hereto annexed, and carries on (whether on behalf of himself or any other person) his trade, dealing, or industry in any district situated in the said territories, shall take out a license under this Act in such district, and shall pay for the same the annual fee specified in the same Schedules as payable by persons of

the class to which he belongs. Provided that no person whose annual earnings from his trade, dealing, or industry carried on within such district are less than one hundred rupees shall be required to take out a license under this Act.

For the purposes of this Act the Town of Calcutta shall be deemed to be a separate district.

6. Such license shall be granted by the Collector of such district, or by such officer as he may appoint in this behalf; and in Calcutta, by the Chairman of the Municipal Commissioners.

7. Every such license shall specify—

- (a) the date of the grant thereof;
- (b) the name, father's name, residence, caste, if any, and the trade, dealing, or industry of the licensee;
- (c) the fee paid for the license;
- (d) the place or places within such district at which the licensee intends to carry on his trade, dealing, or industry for the ensuing year;
- (e) the term for which such license shall remain in force;

and shall be received in evidence as *prima facie* proof of all matters contained therein.

8. Every such license shall have effect in such district only, and shall continue in force from the day of the date thereof until the first day of April next after the day of the granting thereof.

9. Every person to whom any such license has been granted, and who desires to continue to carry on his trade, dealing, or industry in such district after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding section, and shall renew the same so long as he desires to carry on such trade, dealing, or industry.

PART III.

Applicable to all districts except Calcutta.

10. As soon as may be after the commencement of this Act and the first day of January in every subsequent year, the Collector shall prepare a list of the persons in the district aforesaid to be licensed under this Act. Such list shall state—

- (a) the trade, dealing, or industry of each of the persons therein named;
- (b) the class and grade under which he is charged; and
- (c) the fee to be paid for his license.

Such list shall be in such language as the local Government may direct; but a copy thereof in the language of the district shall be filed in the Office of the Collector, and shall be open to public inspection at all reasonable times without any payment.

The local Government shall have power to declare what shall, for the purposes of this Act, be deemed to be the language of the district.

11. The Collector may, by a notice in writing, require the occupier of any house, manufactory, or shop to forward to him a statement in writing signed by the occupier of the names of all persons residing

in such house or working in such manufactory or shop, and of their respective trades, dealings, industries, or occupations.

12. The Collector shall from time to time determine under which of the classes or grades mentioned in Schedule A hereto annexed every person required to take out a license under this Act shall be charged, and shall prepare or amend the said list accordingly.

13. A person or firm carrying on several trades, dealings, or industries, in the same district, and coming under more than one of the designations in the said Schedule, shall be chargeable only under one of the said designations at the discretion of the Collector. And in the case of a firm, payment by any one of the partners shall, for the purposes of this Act, be considered payment by the firm.

14. The Collector may, subject to such rules as the local Government may lay down, remit the whole or any part of the fee payable under this Act by any person who may carry on his trade, dealing, or industry for a portion of the year only.

15. The list, or such part or parts thereof as the Collector thinks fit, shall be published in the principal bazars, and at all police-stations of all towns, and at all sub-divisional offices, police-stations, and outposts in the district, and at some conspicuous place in all villages concerned, together with a notification setting forth the Schedule hereto annexed applicable to the district, and directing that if any person falling under any of the classes specified in the said Schedule, whether he is mentioned in such list or not, continues his trade or dealing in the said district, payment of the fee specified in the list as payable by him, or, when he is not mentioned in such list, of the fee mentioned in the said schedule as payable by persons of the class and grade to which he belongs, must be made by him within sixty days of the date of the publication of the notification, and within sixty days next after the first day of April of each succeeding year.

16. When a statement in writing has been furnished to the Collector under section eleven, from which it appears that any person in the employ of any other person, company, or corporation is chargeable with fees under this Act, the Collector may require the employer of such person to deduct the amount of his fee from any salary or wages due to such person, and to pay it to the Collector on his behalf.

17. Any person mentioned in the list referred to in section ten and objecting to the class or grade in which he is charged, may, within thirty days after its publication, or within such further time as the Collector may in each case think fit, apply by petition to the Collector in order to establish his right to have his name transferred to another class or grade, or altogether removed from the list.

18. The Collector shall fix a day for the hearing of the petition; and on the day so fixed, or on such subsequent day as he may from time to time

direct, shall hear the same, and pass such order thereon as he thinks fit.

Provided that if, in the judgment of the Collector, the petitioner is able to shew that the fee which has been charged exceeds two per cent. upon his annual earnings in his trade, dealing, or industry within the district, such excess shall, for the purpose of section seventeen, be deemed a valid ground of objection, and the Collector shall thereupon order the petitioner's name to be transferred to another class or grade, or to be altogether removed from the list. The Collector may also, on this ground, at any time reduce the amount of fee payable by any person under class V of Schedule A hereto annexed to the fee payable under class VI.

19. There shall be no appeal from an order of a Collector under section

Appeals.

eighteen; but where the order is passed by any officer subordinate to a Collector, an appeal shall lie to the Collector, or to some officer specially empowered by the local Government in this behalf, whose decision shall be final. Every petition of appeal under this section shall be accompanied by a copy of the order complained of, and be presented within fifteen days of the date of such order. In computing the said period of fifteen days, the day on which the order complained of was made, and the time requisite for obtaining a copy of the same, shall be deducted.

20. The Collector may, for the purpose of enabling him to determine under which of the said

Power to summon witnesses, &c.

classes or grades the petitioner should be charged, summon and enforce the attendance of witnesses and compel them to give evidence, and compel the production of documents by the same means and, as far as possible, in the same manner as is provided in the case of a civil court by the Code of Civil Procedure.

Provided that the Collector shall not, in the course of any proceedings under this section, call for any evidence except at the instance of the petitioner, or in order to ascertain the correctness of facts alleged by him.

21. If after expiry of the period mentioned in the notification published

Penalty for carrying on business without a license.

under section fifteen for payment of the amount specified therein, any person carries on his trade, dealing, or industry without having taken out a license as required by this Act, he shall be liable, by order of the Collector, to pay a fine not exceeding thrice the amount payable by him in respect of such license, exclusive of the amount so payable; and on receipt of such payment the Collector shall grant him a license.

22. All sums due under section twenty-one, and all fees payable under this

Recovery of fees and penalties.

Act, shall, where the amount exceeds fifty rupees, be recoverable either as if they were arrears of land revenue, or by distress and sale of the moveable property of the person liable, at the discretion of the Collector. In all other cases they shall be recoverable by distress and sale of the moveable property of the person liable.

The provisions of sections 113, 114, 115, and 119 of Bengal Act V of 1876 shall apply, as far as possible, to warrants of distress and sale issued by the Collector under this section; and no tools or implements of trade or agriculture shall be distrained or sold under any such warrant.

23. No sums due under this Act shall be recoverable by any process

Limitation.

of law after the expiry of three months from the last day of the year in respect of which they are payable.

24. Every person holding a license under this

License to be produced on demand.

Act shall produce and show such license when required so to do by an officer generally or specially empowered in writing by the Collector to make such requisition.

But, save so far as is provided in section twenty-nine, no person shall be proceeded against for neglect or refusal to produce such license except at the instance of the Collector.

Prosecution to be at instance of Collector.

25. Courts of Wards, and receivers, and

Courts of Wards, receivers, and managers chargeable.

managers appointed by any court in British India shall be chargeable under this Act in respect of any trade, dealing, or industry of which the income is officially in their possession or under their control.

26. When any trustee, guardian, curator,

Power to trustee, &c., to retain money for payment of fee.

committee, or agent is charged under this Act in such capacity, or when any Court of Wards, or receiver, or manager appointed by any court is charged under this Act, every court and person so charged may, from time to time, out of the money coming to its or his possession as such trustee, guardian, curator, committee, or agent, or as such Court of Wards, receiver, or manager, retain so much as is sufficient to pay the fee charged.

Every such person or court is hereby indemnified for every retention and payment made in pursuance of this Act.

27. The Collector may require the Commis-

Power to require returns from municipalities.

sioners, and the punchait of any union constituted under Bengal Act V of 1876, or any village punchait appointed under Bengal Act VI of 1870, to furnish, within a period to be specified under the orders of the local Government, returns showing the names and numbers of persons chargeable under this Act resident within the limits of their municipality, union, or village, together with the class under which they respectively fall and the fees payable by them respectively.

If the Commissioners or the punchait fail within the period prescribed to make such returns, or if they make such returns and the Collector has reason to doubt their accuracy, he may at any time revise the return or cause a return showing the names, numbers, and classes aforesaid to be prepared in such manner as may be prescribed by the local Government.

Such return, when finally accepted or settled by the Collector, shall be deemed to be the list referred to in section ten.

On the presentation of a petition of objection

Petition of objection.

under section seventeen by any person entered in such list, the Collector may either dispose of it himself, or may refer it to any officer specially empowered by Government under section nineteen, or to a bench of not less than three Commissioners, whose decision shall be final.

28. When the return mentioned in the last

Notice to municipalities.

preceding section has been furnished or prepared for any municipality, station, or union, the local

Government may call upon the Commissioners, or may direct the Magistrate in the case of a union, to pay to the Collector, within a period to be named by the local Government, a sum calculated on such return in accordance with the provisions of this Act, after such deduction for necessary expenses as the local Government may fix.

29. The Commissioners and Magistrate as aforesaid may take proceedings under sections twenty-one and twenty-four for the recovery of any penalties and fines; and shall exercise the powers conferred on a Collector by section twenty-four.

All such penalties and fines shall, when so recovered, be credited to the Municipal, Station, or Union Fund, as the case may be.

30. The Commissioners and the Magistrate, as aforesaid, shall have the same powers of recovering the fees chargeable under this Act within the limits of their municipality, station, or union that they have for the realization of municipal taxes under Bengal Act V of 1876. Where the amount due exceeds fifty rupees, and it cannot be recovered in the manner above provided, application may be made by the Commissioners or Magistrate aforesaid to the Collector, and the Collector shall thereupon proceed to recover it as an arrear of land revenue. The said Commissioners or Magistrate may also appropriate any part of the revenues of their municipality, station, or union for the payment of any sum leviable from it under section twenty-eight; and if the sum so leviable is not paid at due date, the local Government may order it, or any part of it, to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury.

31. No person who pays fees under this Act shall, so long as he continues to pay the same, be liable to pay any instalment of road cess or public works cess on his house under Part IV of Bengal Act X of 1871, or section 7 of Bengal Act II of 1877, falling due after the first day of April 1878.

32. All or any of the powers and duties conferred and imposed by this Act on a Collector may, subject to the orders of the Collector of the district, be exercised and performed by any Assistant or Deputy Collector, or by such other officer as the local Government shall from time to time appoint in this behalf.

PART IV.

Special Provisions for the Town of Calcutta.

33. From every person who shall within the town of Calcutta exercise any of the trades, dealings, industries, or callings included in the classes specified in Schedule B hereto annexed, the Commissioners shall levy the fees shown in the said Schedule, and shall pay to the local Government annually a sum to be fixed by such Government, and calculated on the proceeds of such fees. For the purposes of this Part, any person working or carrying on business in Calcutta shall be deemed to be a resident of Calcutta;

and the Town of Calcutta shall be deemed to include all places within the local limits of the ordinary original jurisdiction of the High Court of Judicature of Fort William in Bengal, including Fort William itself, the river Hooghly within Port limits, the Esplanade, and Coolie Bazar now called Hastings.

34. The provisions of sections ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, twenty, twenty-one, twenty-three, twenty-four, twenty-five and twenty-six, shall be in force in the Town of Calcutta, and all the powers of a Collector under the said sections shall be exercised by the Chairman of the Commissioners, or by some person or persons authorized by him in that behalf.

35. On the presentation of a petition of objection under section seventeen, the Chairman may either himself dispose of it, or may refer it for disposal to a bench of not less than three Commissioners. The Chairman or any such bench may reduce the amount of fee payable by any person under the said Schedule B to the fee payable under any lower class or grade of that schedule, on its being shown to his or their satisfaction that the fee charged exceeds two per cent. upon the annual earnings of such petitioner in his trade, dealing, or industry carried on within the limits of the said Town of Calcutta; and the Chairman shall amend the list published under section fifteen in accordance with the orders passed upon such petition.

There shall be no appeal from any order passed under this section.

36. The Commissioners shall have the same powers for the recovery of all sums due under this Part that they have for the realization of municipal rates under Bengal Act IV of 1876.

PART V.

Miscellaneous.

37. From the nett amount of all fees and penalties paid or recovered under this Act other than those credited to Municipal, Station, or Union Funds under section twenty-nine, after deducting the expense of collection, so much as the Governor-General in Council from time to time directs shall be applied, in such manner as the Governor-General in Council thinks fit, for the purpose of increasing the revenues available for defraying expenditure incurred or to be incurred for the relief and prevention of famine in the territories administered by the local Government, or, if the Governor-General in Council so directs, in any other part of British India.

The residue (if any) of such nett amount shall be carried to the credit of the local Government.

38. Every person shall be legally bound to furnish information to any officer or person exercising any of the powers of a Collector under this Act when required by him to do so.

39. The local Government may from time to time (a) exempt from the operation of this Act any portion of the territories subject to such Government, or any persons or

class of persons in such territories, and may
(b) make rules consistent with this Act—

- (1) for defining more precisely the classes of persons liable under this Act;
- (2) for regulating the time and manner of collecting the fees charged under this Act;
- (3) for reducing the fees chargeable to members of the same family when living and working together;
- (4) for providing in any case or class of cases for serving notices on persons charged under this Act; and
- (5) generally for the guidance of officers in all matters connected with the enforcement of this Act.

SCHEDULE A.

Fees for Licenses applicable throughout the Territories subject to the Lieutenant-Governor of Bengal, with the exception of the Town of Calcutta.

- Class I.**—Every joint-stock company; every banker; every wholesale merchant, dealer, commission agent or manufacturer; every professional money-lender; every ship-owner; and every mill-owner, or screw-owner. First Grade, Rs. 500.
Second Grade, Rs. 200.
- Class II.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 100
- Class III.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class ... 50
- Class IV.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 20
- Class V.**—Every person carrying on any trade, dealing, or industry within any first class municipality, and not charged under any of the foregoing classes, and every other person who shall be adjudged by the Collector to be a licensee of this class ... 5
- Class VI.**—Every person carrying on any trade, dealing, or industry, and not charged under any of the foregoing classes. First Grade, Rs. 2.
Second Grade, Rs. 1.

SCHEDULE B.

Fees for Licenses applicable only in the Town of Calcutta.

- Class I.**—Every joint-stock company; every banker, shroff, or banian; every wholesale merchant, dealer, commission agent, or manufacturer; every builder; every contractor; every carrying company; every owner or farmer of haults or bazars; every owner of cotton, jute, hide, or other screws; every ship-owner or dock-owner, or owner of chowks; and every auctioneer. First Grade, Rs. 500.
Second Grade, Rs. 200.
- Class II.**—Every broker or dalal employed in the wholesale transfer or purchase of imports or exports, country produce, silk, or other merchandise; every broker or dealer in precious stones, houses, landed property, Government securities, shares, and bills-of-exchange; every freight broker; every owner or lessee of a theatre or other place of public amusement; and every wholesale bhepari. 100
- Class III.**—Every professional accountant; every auditor; every appraiser paid by fees; every surveyor; every mill-owner; and every person included in Class II of the third Schedule of Bengal Act IV of 1876, not charged under Class I above ... 50
- Class IV.**—Every manufacturer of aerated waters; every dealer in gold or silver, or old building materials; every steeple; and every person included in Class III of the third Schedule of Bengal Act IV of 1876 not charged under Class II above ... 25
- Class V.**—Every brazier; every copper-smith; every die-sinker; every engraver; every farrier; and every person included in Class IV of the third Schedule of Bengal Act IV of 1876 ... 12
- Class VI.**—Every person carrying on any trade, dealing, or industry not charged under any of the foregoing classes. First Grade, Rs. 5.
Second Grade, Rs. 3.
Third Grade, Rs. 1.

FREDERICK CLARK,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*



The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

PART V.

Act of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 18th February 1878, and is hereby promulgated for general information:—

ACT NO. VI OF 1878.

An Act to amend the law relating to Treasure-Trove.

Preamble WHEREAS it is expedient to amend the law relating to treasure-trove; It is hereby enacted as follows:—

Preliminary.

1 This Act may be called "The Indian Treasure-Trove Act, 1878."

Short title.

Extent.

Commencement.

It extends to the whole of British India;

And it shall come into force at once.

2 The enactments specified in the schedule hereto annexed shall be repealed to the extent mentioned in the third column of the same schedule.

Repeal of enactments.

Interpretation-clause.

3. In this Act—

"treasure" means anything of any value hidden in the soil, or in anything affixed thereto;

"Treasure."

"Collector" means (1) any revenue officer in independent charge of a district, and (2) any officer

appointed by the Local Government to perform the functions of a Collector under this Act.

When any person is entitled, under any reservation in an instrument of transfer of any land or thing affixed thereto, to treasure in such land or thing, he shall, for the purposes of this Act, be deemed to be the owner of such land or thing.

Owner.

Procedure on finding Treasure.

4. Whenever any treasure exceeding in amount or value ten rupees is found, the finder shall, as soon as practicable, give to the Collector notice in writing—

(a) of the nature and amount or approximate value of such treasure;

(b) of the place in which it was found;

(c) of the date of the finding;

and either deposit the treasure in the nearest Government Treasury, or give the Collector such security as the Collector thinks fit, to produce the treasure at such time and place as he may from time to time require.

5. On receiving a notice under section four, the Collector shall, after making such enquiry (if any) as he thinks fit, take the following steps (namely):—

Notification requiring claimants to appear.

(a) he shall publish a notification in such manner as the Local Government from time to time prescribes in this behalf, to the effect that, on a certain date (*mentioning it*), certain treasure (*mentioning its nature, amount, and approximate value*) was found in a certain place (*mentioning it*); and requiring all persons claiming the treasure, or any part thereof, to appear personally or by agent

before the Collector on a day and at a place therein mentioned, such day not being earlier than four months, or later than six months, after the date of the publication of such notification ;

(b) when the place in which the treasure appears to the Collector to have been found was at the date of the finding in the possession of some person other than the finder, the Collector shall also serve on such person a special notice in writing to the same effect.

6. Any person having any right to such treasure or any part thereof, as owner of the place in which it was found or otherwise, and not appearing as required by the notification issued under section five, shall forfeit such right.

7. On the day notified under section five, the Collector shall cause the treasure to be produced before him, and shall enquire as to and determine—

(a) the person by whom, the place in which, and the circumstances under which, such treasure was found ; and

(b) as far as is possible the person by whom, and the circumstances under which, such treasure was hidden.

8. If, upon an enquiry made under section seven, the Collector sees reason to believe that the treasure was hidden within one hundred years before the date of the finding, by a person appearing as required by the said notification and claiming such treasure, or by some other person under whom such person claims, the Collector shall make an order adjourning the hearing of the case for such period as he deems sufficient, to allow of a suit being instituted in the Civil Court by the claimant, to establish his right.

9. If upon such enquiry the Collector sees no reason to believe that the treasure was so hidden ; or

if, where a period is fixed under section eight, no suit is instituted as aforesaid within such period to the knowledge of the Collector ; or

if such suit is instituted within such period, and the plaintiff's claim is finally rejected ;

the Collector may declare the treasure to be ownerless.

Any person aggrieved by a declaration made under this section may appeal against the same within two months from the date thereof to the Chief Controlling Revenue Authority.

Subject to such appeal, every such declaration shall be final and conclusive.

10. When a declaration has been made in respect of any treasure under section nine, such treasure shall, in accordance with the provisions hereinafter contained, either be delivered to the finder thereof or be divided between him and the owner of the place in which it has been found in manner hereinafter provided.

11. When a declaration has been made in respect of any treasure as aforesaid, and no person other than the finder of such treasure has appeared as required by the notification published under section five and claimed a share of the treasure as owner of the place in which it has been found, the Collector shall deliver such treasure to the finder thereof.

12. When a declaration has been made as aforesaid in respect of any treasure, and only one person other than the finder of such treasure has so appeared and claimed, and the claim of such person is not disputed by the finder, the Collector shall proceed to divide the treasure between the finder and the person so claiming according to the following rule (namely) :—

If the finder and the person so claiming have not entered into any agreement then in force as to the disposal of the treasure, three-fourths of the treasure shall be allotted to such finder and the residue to such person. If such finder and such person have entered into any such agreement, the treasure shall be disposed of in accordance therewith :

Provided that the Collector may in any case, if he thinks fit, instead of dividing any treasure as directed by this section,

(a) allot to either party the whole or more than his share of such treasure, on such party paying to the Collector for the other party such sum of money as the Collector may fix as the equivalent of the share of such other party, or of the excess so allotted, as the case may be ; or

(b) sell such treasure or any portion thereof by public auction and divide the sale proceeds between the parties according to the rule hereinbefore prescribed :

Provided also, that when the Collector has by his declaration under section nine rejected any claim made under this Act by any person other than the said finder or person claiming as owner of the place in which the treasure was found, such division shall not be made until after the expiration of two months without an appeal having been presented under section nine by the person whose claim has been so rejected, or, when an appeal has been so presented, after such appeal has been dismissed.

When the Collector has made a division under this section, he shall deliver to the parties the portions of such treasure, or the money in lien thereof, to which they are respectively entitled under such division.

13. When a declaration has been made as aforesaid in respect of any treasure, and two or more persons have appeared as aforesaid and each of them claimed as owner of the place where such treasure was found, or the right of any person who has so appeared and claimed is disputed by the finder of such treasure, the Collector shall retain such treasure and shall make an order staying his proceedings with a view to the matter being enquired into and determined by a Civil Court.

14. Any person who has so appeared and claimed may, within one month from the date of such order, institute a suit

Settlement of such dispute.

in the Civil Court to obtain a decree declaring his right; and in every such suit the finder of the treasure and all persons disputing such claim before the Collector shall be made defendants.

15. If any such suit is instituted and the plaintiff's claim is finally established therein, the Collector shall, subject to the provisions of section twelve, divide the treasure between him and the finder.

If no such suit is instituted as aforesaid, or if the claims of the plaintiffs in all such suits are finally rejected, the Collector shall deliver the treasure to the finder.

16. The Collector may at any time after making a declaration under section nine, and before delivering or dividing the treasure as hereinbefore provided, declare by writing under his hand his intention to acquire on behalf of the Government the treasure, or any specified portion thereof, by payment to the persons entitled thereto of a sum equal to the value of the materials of such treasure or portion, together with one-fifth of such value, and may place such sum in deposit in his treasury to the credit of such persons; and thereupon such treasure or portion shall be deemed to be the property of Government, and the money so deposited shall be dealt with, as far as may be, as if it were such treasure or portion.

Power to acquire the treasure on behalf of Government.

17. No decision passed or act done by the Collector under this Act shall be called in question by any Civil Court, and no suit or other proceeding shall lie against him or anything done in good faith in exercise of the powers hereby conferred.

Decision of Collector final, and no suit to lie against him for acts done bona fide.

18. A Collector making any enquiry under this Act may exercise any power conferred by the Code of Civil Procedure on a Civil Court for the trial of suits.

Collector to exercise powers of Civil Court.

19. The Local Government may from time to time make rules consistent with this Act to regulate proceedings hereunder.

Such rules shall, on being published in the local Gazette, have the force of law.

Penalties.

20. If the finder of any treasure fails to give the notice, or does not either make the deposit or give the security, required by section four, or alters or attempts to alter such

Penalty on finder failing to give notice, &c.

treasure so as to conceal its identity, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty;

and he shall, on conviction before a Magistrate, be punished with imprisonment for a term which may extend to one year, or with fine, or with both.

21. If the owner of the place in which any treasure is found abets, within the meaning of the Indian Penal Code, any offence under section nineteen, the share of such treasure, or the money in lieu thereof to which he would otherwise be entitled, shall vest in Her Majesty,

and he shall, on conviction before a Magistrate, be punished with imprisonment which may extend to six months, or with fine, or with both.

Penalty on owner abetting offence under section 19.

SCHEDULE.

Number and date of enactment.	Title or subject	Extent of repeal.
Bengal Regulation V of 1817.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on the discovery of such treasure.	The whole
Madras Regulation XI of 1832.	A Regulation for declaring the rights of Government and of individuals with respect to hidden treasure, and for prescribing the rules to be observed on the discovery of such treasure.	The whole
Act XII of 1878 ..	Hidden Treasure (Madras)	The whole.
Act IV of 1872 ..	An Act for declaring which of certain rules, laws and regulations have the force of law in the Punjab and for other purposes.	So far as regards Bengal Regulation V of 1817.
Act XV of 1874 ..	Laws Local Extent ..	The second schedule so far as regards Madras Regulation XI of 1832 and Act XII of 1878. The fourth schedule so far as regards Bengal Regulation V of 1817.
Act XVII of 1875 ..	An Act to consolidate and amend the law relating to the Courts in British Punjab, and for other purposes.	So far as regards Bengal Regulation V of 1817.
Act XX of 1875 ..	An Act to declare and amend the law in force in the Central Provinces.	Ditto
Act XVIII of 1875 ..	Ordnance Laws Act.	Ditto.

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MARCH 6, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Saturday, the 23rd February 1878.

Present:

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
 The Hon'ble G. C. PAUL, *Acting Advocate-General*,
 The Hon'ble H. J. REYNOLDS,
 The Hon'ble A. MACKENZIE,
 The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
 The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
 The Hon'ble RAJAH PRAMATHA NATHA ROY, BAHADOOR.
 The Hon'ble BABOO MOHINI MOHAN ROY,
 and
 The Hon'ble AMEER ALI.

NEW MEMBERS.

The Hon'ble BABOO MOHINI MOHAN ROY and the Hon'ble MR. AMEER ALI took their seats in Council.

POWERS OF SETTLEMENT OFFICERS AS TO ENHANCEMENT OF RENT.

The HON'BLE MR. REYNOLDS moved that the Bill to define and limit the powers of settlement officers in respect to the enhancement of rent be further considered in order to the settlement of its clauses.

The motion was agreed to, and the clauses of the Bill were settled without further amendment.

The HON'BLE MR. REYNOLDS then moved that the Bill be passed, and in doing so he said that it was a very short and unpretending measure; but he believed its operation would be beneficial, and would be calculated to remove some practical difficulties which had been felt in the conduct of settlement operations.

It might be thought that those operations were confined to so small a class of estates that no measure for their regulation could be of any great importance, or of any general interest. But it would be an easy matter to give the Bill a much wider operation than it had at present. It might be enacted that a zemindar who desired to make a re-settlement of his estate should be at liberty to apply to the Collector for the purpose, and that the Collector should thereupon be authorized to draw up a jumabandi, and to exercise all the powers conferred by law on an officer conducting a settlement. He believed he was authorized to say that if the zemindars of Bengal generally expressed a wish for such an extension of the law, the Executive Government was prepared to consider the proposal favourably. It might be found that a measure of that kind would afford a practical solution of a question which had been much discussed during the last two years, viz. the determination of the landlord's share in the increased value of the produce of land. The law would not indeed directly determine that share; but it might be found that both parties would be willing to accept the Collector as an arbitrator, and to agree to a re-settlement on the terms which he might ascertain to be fair and just between them. It was sometimes a subject of complaint that, under the existing law, the zemindar who desired to enforce the re-settlement of rents on his estate through the agency of the courts got a great deal of law but very little justice, and MR. REYNOLDS was not prepared to say that there was no foundation for such a complaint. But it seemed likely that this objection would be removed if the conduct of these inquiries were transferred to a Government settlement officer; and he believed that such a change would be acceptable to the zemindar, and not inequitable to the ryot, for the officers of Government were always scrupulously regardful of the rights of the cultivators. It was therefore possible that this measure might eventually have a wider application than at present. But at present only those classes of estates which fell under the operation of Regulation VII of 1822, namely, estates which were the property of Government, and estates belonging to private persons, but not under permanent settlement, would come under the operation of this Bill. With these remarks he moved that the Bill be passed.

The motion was agreed to and the Bill passed.

'SUITS BETWEEN LANDLORDS AND TENANTS IN CHOTA NAGPORE.

The HON'BLE MR. REYNOLDS said that in presenting the report of the Select Committee on the Bill to amend the procedure in suits between landlords and tenants in Chota Nagpore he had very little to say. The Select Committee had made very few changes in the Bill, and the changes which they had made were of little importance. The most considerable change which had been made was in sections 90 and 91, by which the Deputy Commissioner was empowered to determine the rate of interest which should run on the amount of compensation awarded by the court, the rate of such interest being fixed at twelve per cent. by Bengal Act VI of 1862, from which the provision was borrowed.

With regard to the amendments which had been placed on the notice paper, MR. REYNOLDS wished to reserve his remarks upon each particular amendment until it was brought forward. But with regard to their general tenor and scope, he might be permitted to say that the hon'ble members who had proposed those amendments seemed to him to have overlooked or forgotten the fact that in passing a rent law for Chota Nagpore, the Council was legislating for a province

of which the conditions were in many respects of a special and exceptional character. It was not as if the Council had a *tabula rasa* before them. They were not at liberty to proceed upon abstract principles, and to lay down the best law possible, and then to frame the details of their measure in accordance with that ideal. If they wished their legislation to be successful, they had to consider not only what was theoretically good, but what was actually practicable, and these considerations, he thought, had not been attended to in regard to some of the amendments. The principle which had guided the Select Committee in revising the Bill was that, when they came to any section which appeared to be of a peculiar character, as for instance such sections as 19 and 20, they referred to the opinions of the local officers, and where they found a strong and general consensus of opinion in favour of a particular wording of the law, they thought themselves bound to accept that opinion. He hoped that the same principle would be accepted by the Council in settling the clauses of the Bill.

The HON'BLE BABOO ISSER CHUNDER MITTER said that, as a member of the Select Committee, he was responsible to some extent for the shape which the Bill assumed. The law in force in Chota Nagpore was Act X of 1859, Bengal Act VI of 1862, and its amending Act, but in adapting that law to the particular requirements of the province of Chota Nagpore, the Committee had in view the circumstances of the people and the peculiar nature of the tenures which were there extant, such as the *bluinhari* and *mujjhus* tenures. In Select Committee he had suggested some improvements, bearing in view the discussions which had taken place in regard to the improvement of the substantive rent law. He was willing to excise the warrant clauses of the Act, or rather the clauses which related to arrest before judgment,—a matter upon which there had been a strong expression of opinion by Rajah Digumbar Mitter and his hon'ble friend opposite (Baboo Kristodas Pal). He also agreed with his hon'ble friend as to the necessity of an amendment of the law in regard to instalments of rent falling due, in reference to the quarterly kists for the payment of revenue, regarding which the hon'ble member on his right (Mr. Mackenzie) expressed his opinion during the early discussions on the rent law. But it was considered inexpedient to attempt to introduce those improvements in a less advanced portion of the country, such as Chota Nagpore, before they were made in the more civilized and advanced districts of Bengal Proper; and, under these circumstances, the Bill was framed so as to adapt it to the circumstances of Chota Nagpore without any attempt to introduce such improvements. The sense of the Council, he thought, might be taken whether it was proper to make such improvements in this Bill in the present state of the country to which it was to apply, or to wait until they had been introduced in the older provinces where they were more needed.

The motion was agreed to.

The HON'BLE RAJAH PRAMATHA NATHA ROY moved the introduction of the following section after section 10:—

"Every ryot is entitled to receive a correct copy of the account showing his liabilities and payments as kept in the *sherista* of the person to whom his rent is payable within a month after the commencement of the *semindari* year."

He said that the system of accounts to which he referred was kept in all estates; they were kept in the form of a book, a page of which was assigned to every tenant. In it was entered the rent for which the ryot was liable for the whole year, and the amounts which he paid in on different dates were entered side by side. This account was known in different places under different names, and were more or less varied in form. But in substance it was everywhere the same. From these accounts the *jumma-wasil-baki* papers were afterwards prepared; they were an indispensable companion to the *gomasta*, and without them the *zemindar's* work could not get on. In cases for the realization of rent, where *pottas* and *kubooleuts* existed, it was very easy to find out what the rents were. But where they did not exist—and they did not exist in most places—the courts found a good deal of difficulty in ascertaining the actual amount of the *jumma*; and ryots in such cases generally pleaded that they had been sued for a higher *jumma* than what they ought to pay. The ryot had no paper in his possession to prove satisfactorily what the actual *jumma* was, and his only chance of success lay in his being able to raise a doubt as to the correctness of the *zemindar's* papers; and if he succeeded in raising a doubt in the mind of the judicial officer as to the trustworthiness of those papers,

the zemindar would have no chance of getting a decree. But if he could not do so, then the jumma claimed would be decreed. Hence it was that injustice was often done in these cases. Now, if a copy of these accounts were furnished to the ryot, he would be in a position and therefore expected to show what the actual jumma was; and if the zemindar sued him for rent which he knew he ought to pay, he would think twice before he objected to pay it. RAJAH PRAMATHA NATHA ROY thought therefore that, for the ends of justice, it would be convenient if a copy of this account were furnished to the ryot, and he therefore moved the amendment.

THE HON'BLE MR. REYNOLDS said he could not accept the amendment. When it proposed to enact that every ryot was entitled to receive an account of the rent due from him and the payments made by him, it implied that the zemindar should furnish the account. From what he knew of the province of Chota Nagpore, he questioned much whether such an enactment would be practicable or workable. It would be difficult to work such a provision in the district of Hazareebagh, it would be still more difficult in Lohardugga, and almost out of the question in Singbhoom. He would further ask the hon'ble member to consider who were the ryots to whom these accounts were to be rendered; for it would be utterly useless to present a ryot whose language was Kole or Munda with a paper written in Bengalee, and to tell him that it was a statement of his account with his zemindar. The amendment seemed to MR. REYNOLDS to assume the existence of a state of things which did not exist in the province for which the Council was legislating; he therefore hoped that the Council would not agree to the amendment.

THE HON'BLE THE ADVOCATE-GENERAL said the amendment appeared to him to be impracticable, having regard to the position and character of the ryots in Chota Nagpore. He would have left this amendment alone, but that he perceived that most of the other amendments of which the hon'ble members opposite had given notice depended on the same condition, namely, an advanced state of society which did not exist in the places to which this Bill would apply. He thought that under section 5 every ryot was entitled to receive a potta, and when he received his potta he would know the amount of rent he had to pay. He did not think it fair to ask the zemindar to keep the ryot's account for him. If, however, this amendment stood by itself, THE ADVOCATE-GENERAL would probably have offered no objection to it; but it seemed the commencement of a series of amendments which sought to import into the Bill principles which could not be carried out. The Council had already heard the remarks made by one of the hon'ble gentlemen who sat in Select Committee on this Bill, which showed that it would be better to wait for the general amendment of the rent law than to introduce a new system in a province which was the least adapted for the experiment, and he thought therefore it would be better to wait and see first how far the substantive law could be amended.

THE HON'BLE BABOO KRISTODAS PAL was afraid that the object of the hon'ble mover of the amendment had not been fully understood. He believed his hon'ble friend intended to introduce this system for the protection of the ryot. It was well known that the zemindar kept papers showing the account of each ryot, and if a copy of that account was furnished to the ryot, he could produce it in court and remove all doubts as to the amount of rent due by him. Considerable misunderstandings and disputes arose in consequence of the unsatisfactory nature of the papers produced as to the amount of rent payable by the ryot and the payments made by him. The system contemplated by the amendment was analogous to the *hath chitta* system which existed in respect to dealings with petty traders and artisans: it showed the account of the persons in dealing and the payments made from time to time, so that, when it was produced before the court, it could at once see how far the account was correct. The amendment was based on that principle; and if it were introduced generally, it would remove one great source of litigation regarding the recovery of arrears of rent.

THE HON'BLE MR. REYNOLDS remarked that when the hon'ble mover of the amendment stated that every zemindar kept these accounts, he was no doubt alluding to Rajshahy and the Central Provinces of Bengal generally, not to Chota Nagpore. MR. REYNOLDS believed that the introduction of the proposed provision would put the zemindar to considerable expense and trouble, and would practically afford no protection to the ryot.

HIS HONOR THE PRESIDENT said he must express his entire concurrence in the remarks which had been made by the hon'ble member on the right (Baboo Isser Chunder Mitter), who had given great attention to this Bill. He was just as anxious as any other member of the Council to see a good rent law passed for Bengal, but he must point out, and he hoped his hon'ble friend would admit, that this was not the time, nor the present Bill the place, to introduce experimental amendments of this sort. He saw that there were on the notice paper a number of amendments relating to questions of principle, connected with the rent law which were still undetermined, and which were the subject of discussion even amongst the many classes of zemindars who were interested in them. Although many of the amendments of which notice had been given might be most proper and desirable if introduced into a general Rent Bill for Bengal, and no doubt would be introduced when the question came to be discussed, His Honor thought they were not proper amendments to propose with regard to a bill which was to have operation in the most backward part of Bengal, where even the zemindars were not of the same class of people as the hon'ble gentlemen had in their minds. The condition of Chota Nagpore was really quite feudal: the people were very backward and ignorant, and many of the landholding class were quite unable to carry out the elaborate system of accounts which was proposed by the amendment. Elaborate rules were proposed as to sheristas and accounts, but some of the receivers of rent, in fact, hardly had what was known as a sherista. He thought, therefore, that the Council should be very careful, sitting there as they were in ignorance of the detailed system of that part of the country, how they laid down elaborate systems which, when put into force, it would be found quite impossible to carry into effect. He therefore felt bound to oppose this amendment, and he hoped his hon'ble friends who had given notice of these amendments would consider whether this was a proper opportunity for proposing amendments (many of which, as he had said before, might be very proper under a different state of things) for a country which was the most backward of all the districts which were under the Government of Bengal.

The motion was then negatived.

THE HON'BLE BABOO KRISTODAS PAL said that after the expression of opinion which had fallen from his hon'ble friends he did not wish to move the amendment to section 12 which stood in his name, namely, to insert the following section in lieu of section 12:—

"Every ryot, on payment of any instalment of rent, shall be entitled to have a receipt, of which a counterfoil shall be kept in the cutcherry of the person to whom the payment is made, specifying the period on account of which the rent is acknowledged to have been paid. Such receipts and counterfoils shall bear consecutive numbers, and shall be bound together in books of not less than fifty receipts each. Neglect or refusal to give such a receipt shall be deemed to be a withholding of a receipt."

He might, however, explain that the circumstances of Chota Nagpore, as His Honor the President had stated, rendered it necessary that the Council should be extremely cautious in extending the system in vogue in the more advanced parts of Bengal. At the same time he wished to remind the Council that this Bill contained innovations which had hitherto been the subject of discussion, but which were now to be experimentalized upon in Chota Nagpore. For instance, no question connected with the rent law had been discussed so threadbare as the question of the enhancement of rent. But in this Bill it was provided that the question of enhancement of rent should be left entirely to the discretion of the revenue courts. In the same way the law of distraint, he believed, was withdrawn entirely under the operation of this Bill; and also several other material alterations had been introduced, such, for instance, as the fixing of rent for periods varying from ten to twenty years, and also with reference to the commutation of services on the application of the person who received rents, whether he received the rent in perpetuity or not—although the provision on this subject in the Chota Nagpore Tenures Act applied only to rent-receivers who had rights in perpetuity. It would be thus seen that material alterations had been introduced in this Bill, notwithstanding the circumstance that the subject of the amendment of the Rent Law was yet in the stage of discussion, and the alterations which it was proposed to make had not received the final sanction of Government. Now the Rent Acts, X of 1859

and VI of 1862 and IV of 1867 of this Council, had been in force even in the backward province of Chota Nagpore, and he submitted that those laws were sufficiently complicated; and if they could remain in force in the province for nearly twenty years, he thought that it must have made sufficient progress in the meantime to be prepared to receive the few minor improvements in legislation which were the subject of the amendments before the Council. Nevertheless, as His Honor the President seemed to think that the introduction of a more advanced system of keeping accounts might complicate matters in Chota Nagpore, he would beg leave to withdraw the amendment.

HIS HONOR THE PRESIDENT said he was very glad that the hon'ble gentleman had withdrawn his amendment and stated his views in the manner he had done, but in doing so he had insinuated that there was some inconsistency in accepting certain improvements of the law, and rejecting others which he desired to introduce, on the ground of their unsuitability to the province to which this Bill would apply. But His Honor submitted that there was this difference between the two, namely, that the amendments of the law which had been made in the Bill had been made in consultation and with the advice of the officers who were administering the province of Chota Nagpore, after long and careful discussion with all the subordinate officers of the province, and after it had been ascertained that they related to matters with which they could practically deal. His Honor's objection to these amendments was that we were apt to get into a discussion of matters with regard to which we hardly knew whether we were capable of dealing. A reference to sections 19 and 20 of the Bill would show how very complicated the land tenures of Chota Nagpore were. No doubt hon'ble members were better acquainted with them than himself; but he ventured to think that there were lots of tenures which they would find it difficult to explain. He therefore thought it was better to confine themselves to amendments which they had ascertained from the local officers were capable of being carried into effect. On these grounds he was glad that the amendment was withdrawn.

Section 13 provided that the ryot might, if the rent tendered by him to the zemindar be refused, pay into court, without any action being brought against him, the amount which he admitted to be due from him.

THE HON'BLE BABOO KRISTODAS PAL moved an amendment, to the effect that such deposits should be made within one month from the date of the tender, whether a suit be instituted against the ryot or not. This amendment, he said, sought to supply an omission, the necessity of which he hoped hon'ble members would admit. At present there was no time fixed requiring the ryot to deposit the money in court after making tender of his rent; and this omission in the law led to great difficulties and complications afterwards. The zemindar might institute a suit against the ryot. The plea taken by him might be that he made tender of rent to the zemindar. He might deposit the rent after the institution of the suit, and the suit would then be barred. In the meantime the landlord went to the expense of instituting a suit, and he could not recover if the money was deposited in court. So he thought that, if it were provided that the ryot who made a tender should within a fixed time deposit the rent in court, it would remove a fruitful source of litigation; and he hoped the Council would accept this amendment.

The motion was agreed to.

Section 14 provided the proceedings which were to be taken on the deposit of money into court.

THE HON'BLE BABOO KRISTODAS PAL said that his next amendment was a corollary to the last. The section did not specify the time within which the Deputy Commissioner should inform the zemindar of the deposit of the money. He thought that notice should be issued within a reasonable time, say seven days, and he moved an amendment to that effect.

The motion was agreed to.

THE HON'BLE RAJAH PRAMATHA NATHA ROY withdrew the amendment of which he had given notice in respect of sections 24, 28, 30, and 31, in favour of those which the Hon'ble Baboo Kristodas Pal had on the notice paper.

Section 24 authorized the Deputy Commissioner under certain circumstances, on receipt of a petition for the enhancement of rent, "to alter or vary the rent of the land as to him may seem fair and reasonable for such term not being less than ten nor more than twenty years" as he might think fit.

The HON'BLE BAROO KRISTODAS PAL moved the insertion of the following words after the word "reasonable," and the omission of the words "nor more than twenty years":—

"(But so that the rent shall not be less than one-fourth of the gross produce of the said land, and not more than twice the amount of the rent previously payable.")

This section, he said, made an important change in the law: it left it to the discretion of the Deputy Commissioner to enhance rent to any sum he considered fair and reasonable; it laid down no rule and required no definite data. In fact it simply sanctioned the patriarchal system under which the Deputy Commissioner might enhance rent at his own option, without being fettered by any considerations of law. He might also fix the rent for periods varying from ten to twenty years. BAROO KRISTODAS PAL thought that this absolute discretion in so important a matter was not desirable. The question of enhancement of rent had engaged the attention of Government for the last three or four years, and various opinions had been recorded on the subject. He feared that such absolute discretion might lead to abuse.

HIS HONOR THE PRESIDENT said he understood the hon'ble member was going to withdraw the amendments which contained questions of principle. The amendment now before the Council related to the proportion of produce which might be demandable as rent, and was one of the most difficult problems which could possibly be considered. He considered that it was very dangerous to deal with questions of this sort in the dark. It was a matter regarding which no two people of any class seemed to agree, even in the settled provinces; and it was certainly undesirable to begin by settling the principle in reference to these wild parts of the country, where the whole system of land tenures was different from what it was in other parts of Bengal. He did not say that this was not a proper question to take into consideration in reference to a general amendment of the rent law, but he thought they should not begin with the wildest part of the country—a part of the country which was not even so advanced as the Sonthal Pergunnahs.

The motion was then by leave withdrawn.

Sections 27 and 28 related to claims to abatement of rent.

The HON'BLE BAROO KRISTODAS PAL said that these sections introduced a great innovation: they left everything to the discretion of the Deputy Commissioner. The amendment of which he had given notice was simply a re-enactment of section 19 of Bengal Act VIII of 1869, which bore on the subject of abatement of rent. The power to abate rent should be exercised upon valid reasons, and he therefore moved that the following section be substituted for sections 27 and 28:—

"Every ryot having a right of occupancy shall be entitled to claim an abatement of the rent previously paid by him, if the area of the land has been diminished by diluvion or otherwise, or if the value of the produce or the productive powers of the land have been decreased by any cause beyond the power of the ryot, or if the quantity of land held by the ryot has been proved by measurement to be less than the quantity for which rent has been previously paid by him."

The HON'BLE MR. REYNOLDS observed that, when the hon'ble member said that the provisions of sections 27 and 28 were an innovation upon the law, he forgot that Act X of 1859 was in operation in Chota Nagpore, subject to considerable modifications, and the changes introduced in the Bill were really a recognition of the alterations of the law which had practically been in force for some time past.

The HON'BLE MR. MACKENZIE remarked that his hon'ble friend seemed also to forget the elements of which rent consisted in Chota Nagpore. It there implied not only money, but all sorts of things—personal service, the presentation of milk and goats on festivals, and the like. It was because Act X of 1859 was found utterly unsuited to the circumstances of the province that the Council was now asked to provide a special procedure under which the work could be carried on; and it was much better to leave the settlement of the terms of rent to the Deputy Commissioner.

The HON'BLE THE ADVOCATE-GENERAL said that, as by the previous sections the power of enhancement was left to the discretion of the Deputy Commissioner, so the power of abatement was by these sections vested in the discretion of the same officer. But he did not think sections 27 and 28 quite

consistent with the provisions relating to enhancement of rent. Section 22 provided that a petition for enhancement must proceed on the ground of a measurement of the land held by the tenant; section 23 also required that the petition should specify the general rate prevailing in the village for different classes of land, and other particulars. But section 27 was very general in its terms. It might apply to any given thing. The petition might claim an abatement because the tenant could not pay the rent. It did not at all correspond with the previous sections relating to enhancement, and therefore the Advocate General thought that there was some force in the objections taken by the hon'ble mover of the amendment, and that section 27 certainly required amendment in the direction he had indicated.

The Hon'ble Mr. REYNOLDS said that the particulars required by section 23 were matters that were likely to be within the cognizance of the person applying for enhancement of rent, and it seemed reasonable that he should be asked to give the particulars referred to. But it was not to be supposed that the ignorant ryots of Chota Nagpore would be in a position to supply information of that kind.

The Hon'ble THE ADVOCATE-GENERAL observed that if the ignorant ryot was not in a position to supply those particulars, he ought not to ask for an abatement of his rent.

The further consideration of sections 27 and 28 was then postponed.

Section 30 provided as follows:—

"Any instalment of rent which is not paid on or before the day when the same is payable according to the pottah or engagement, or if there be no written specification of the time of payment, at or before the time when such instalment is payable according to established usage, shall be held to be an arrear of rent under this Act, and in the absence of any written agreement to the contrary shall be liable to interest at six per centum per annum."

The Hon'ble BAROO KRISTODAS PAL moved the omission of the section and the substitution of the following:—

"Any instalment of rent which is not paid on or before the day when the same becomes due, shall be deemed to be, for the purposes of this Act, an arrear of rent."

"Provided that, in the absence of a written agreement specifying the time of payment, the rent payable by the ryot shall be held to become due fifteen days before the date fixed for the payment of the revenue or rent payable by the superior landlord on account of the land in respect of which the ryot's rent is payable, and to be payable in the same number of instalments as the said revenue or rent; and the amount of each instalment of such rent shall bear the same proportion to the whole of such rent payable for the year as the amount of each instalment of such revenue or rent bears to the whole of such revenue or rent payable for the year. Interest at the rate of twelve per centum per annum shall be allowed upon the amount in arrear when not paid at the due date in the absence of any written agreement to the contrary."

This, he said, was a most important section. It related to the question of instalments of rent. Not unfrequently the court was puzzled to decide what was really an instalment of rent. In some cases instalments were payable monthly, in some bi-monthly, in some quarterly, and in other cases no rule whatever existed. This uncertainty as to the time for the payment of instalments of rent was a source of great dispute between the zemindar and the ryot, and of much trouble to the courts. He found that in the Oudh Rent Act of 1868 there was a section analogous to that which he now proposed, and following the principle of that section, he ventured to introduce this amendment. He would, however, omit from the first paragraph of the section the words "whether under a written agreement or according to law or local usage," which stood in the notice paper. They existed in the Oudh Rent Act; but it had been pointed out to him by the learned Secretary that the words were not consistent with the proviso proposed by him. He would himself prefer to fix the payment of rent in four quarterly instalments; but that point was under the consideration of Government in reference to Bengal generally, and, as a tentative measure, he would follow the provisions of the Oudh Rent Act. He believed that many parts of Oudh were not more advanced than the province of Chota Nagpore; and as the system had worked satisfactorily there, he thought it might also work well in Chota Nagpore.

The Hon'ble Mr. REYNOLDS said he had the strongest objection to the amendment. In the first place the hon'ble member did not tell the Council how the ryot was to ascertain what was the date fixed for the payment of revenue or rent by his superior landlord. That seemed to him to be a practical

difficulty. The amendment, moreover, seemed to involve a cumbrous and complicated calculation. He remembered the case of one ryot in Chota Nagpore, whose rent consisted of a goat, three pots of ghee, twenty-five bundles of thatching grass, and fourteen days' labour. He would ask how such a ryot was to pay an instalment of "rent in the same proportion to the whole of such rent payable for the year as the amount of each instalment of such rent bears to the whole of such revenue or rent payable for the year." He thought the hon'ble member would admit that in a case of that kind this amendment would not apply. He did not also understand that the amendment was necessary for the protection of the zemindar. It might be said that in Bengal the zemindar ought to be able to enforce payment of his rent before he himself was compelled to pay the Government revenue. But that argument hardly applied to Chota Nagpore, where the assessment on the land was very light, the population numbering some four millions, and the land revenue only four lakhs per annum, or a land revenue of one rupee to every ten souls. That was quite a different state of things from what existed in Bengal Proper, where the population was some thirty-five millions, and the land revenue nearly two and a half crores. Then it might be said that the zemindar was compelled to pay land revenue, and that he ought to have a speedy remedy against his ryot. But, possibly the hon'ble mover of the amendment might not be aware that Act XI of 1859 was not in force in Chota Nagpore, and that no estates were sold for arrears of revenue in the province.

The HON'BLE THE ADVOCATE-GENERAL said he did not think the illustration which had been given entirely got rid of the objection to the section in the Bill. Still he thought that the section as it stood was wholly unobjectionable. It provided for the payment of instalments of rent at the time when it was payable according to established usage where there was no written specification of the time of payment, and that the instalment should bear interest at six per cent. In all zemindaries there was an engagement to pay at a certain time, or, in the absence of such engagement, according to established usage. He thought that the introduction of the amendment would lead to further complications, and as the section was an ordinary section he would support it.

The HON'BLE BABOO KRISTODAS PAL said that the section which stood in the Bill had been taken from the present rent law, and hon'ble members were well aware that the course of the existing law had not been quite simple or certain. None was better aware than the hon'ble and learned Advocate-General that the question of instalment was in many cases a debatable one, and that in some cases in the 24-Pergunnahs the District Judge declined to allow interest for arrears of rent, because it was not certain whether the instalment or *kist* claimed was correct or not: in fact he would not allow any interest until the expiry of the year for which rent was demanded. BABOO KRISTODAS PAL thought that if the period of instalment could be fixed by law, it would remove a fertile source of misunderstanding on the subject. If, however, it was impracticable to introduce into Chota Nagpore the system which, as he found, had been working in Oudh, he would certainly bow to the decision of the Council. He did not, however, think that it would be difficult for the ryot to ascertain the kists in which the rent of his superior landlord was paid: he could easily go to the kutcherry of his landlord and ascertain that fact, and, if necessary, the landlord might be required to notify in his own estate the number of kists in which he paid his revenue or rent. As to what had been said as to services rendered in payment of rent, he might observe that the Bill proposed to commute them into money payments. He only alluded to payments in money. But if there were practical difficulties in the way of carrying out the amendment, he would not object to withdraw it.

The motion was then by leave withdrawn.

His Honor the President here vacated the chair, and the Hon'ble the Advocate-General presided.

Section 31 provided as follows:—

"When an arrear of rent remains due from any ryot at the end of the Bengal or Sambut year, or at the end of the month of Jeth of the Fualy or Willayuttee year, as the

case may be, such ryot shall be liable to be ejected from the land in respect of which the arrear is due, but only in execution of a decree or order passed under the provisions of this Act."

The HON'BLE BABOO KRISTODAS PAL moved the omission of all the words of the section from the beginning to the words "as the case may be," and the substitution of the following:—

"When an arrear of rent remained due from any ryot, whether at the end of the year or not."

The object of the amendment was to facilitate the recovery of rent. Under this Bill there would be no distraint; occupancy tenures might be sold or not, according to the custom of the country, in satisfaction of arrears of rent; and in the third place a defaulter might be put in jail for default in the payment of rent. But as that process would be expensive to the landlord, it might be easily imagined that it would not facilitate the speedy recovery of rent. The only other remedy was ejectment or eviction under section 31. But as the section was worded, no ryot would be liable to be ejected except when an arrear remained due at the end of the year. So that for one whole year the zemindar could be kept at bay, though at the same time he would be bound to meet his demand with the same punctuality as ever. Now this BABOO KRISTODAS PAL considered not fair. The Government had frequently recognized the necessity of facilitating the recovery of rent; and as a special rent law was about to be passed for the province of Chota Nagpore, it seemed meet and fair that such a procedure should be proscribed in that respect as would secure the object in view. If a ryot, for default in the payment of rent, were rendered liable to be ejected from his holding, he would take proper precaution not to allow his rent to fall into arrear. If necessary, a review of judgment might be allowed in cases of ejectment, and reasonable opportunity should be given to the ryot to show cause why he could not pay his rent on the due date. BABOO KRISTODAS PAL thought that it was but fair that when other means of realizing rent were so ineffectual, this one means of doing so expeditiously should not be rendered so lax in its working as to practically nullify its effect.

The HON'BLE BABOO ISSER CHUNDER MITTER said that this was another item of improvement in the law against which he had nothing to say in its other phases. But considering the question as it at present stood, the Council must remember that the proposed provision had not yet been brought into operation in Bengal: it was still under consideration. How far it was wanted in the districts of Chota Nagpore was another question. There were many difficulties in the way of selling tenures within the year. The crops were on the ground, and if you sold a tenure in the middle of the year, it would operate very oppressively on cultivators. Nevertheless, taking the provision in the abstract, he was not opposed to it. He was quite agreeable to making tenures saleable on failure of payment of instalments, just as estates were; but he thought that the question had not yet received the consideration which it deserved. The question would come up before the Government of India in connection with the general amendment of the rent law, and he thought it might well wait until such consideration was given to it. No difficulty, it seemed, had been experienced in Chota Nagpore in respect to the realization of rent. The tenures there were mostly heritable, or held at the pleasure of the landlord; there were very few transferable tenures in the province, and he believed that, practically, the amendment would be of very little use there. The question was a large one and required serious consideration. Moreover, he understood that this question had been regarded in a different light by the Government of India, and he believed there was a letter from that Government giving expression to its views on this subject, in which the Government of India seemed quite opposed to transfers of tenures by sale for arrears.

The HON'BLE MR. REYNOLDS said that he wished to observe, in addition to what had fallen from the hon'ble member who had just spoken, that this question of facilitating the recovery of rent was not practically called for. The landholders of Chota Nagpore did not require a special procedure to recover their rent; what was rather needed was protection for the ryot more than for the landlord, and Chota Nagpore was the last place in which, in a matter of this

kind, we should attempt to go beyond the stage to which we had gone in Bengal.

The HON'BLE BABOO MOHINI MOHAN ROY said he supported the amendment for this reason, that although the law in Bengal now was that the ryot might be ejected at the end of the year, practically it took a great deal more time than that to do so: a couple of years was about the least that would be required in effecting an ejectment. And he found, on reference to section 88 of the Bill, that in all cases for the ejectment of a ryot or the cancelment of a lease, the decree should specify the amount of the arrear, and that if such amount, together with interest and costs of suit, be paid into Court within fifteen days from the date of decree, execution should be stayed. Therefore, practically, the ryot could always save his tenure by paying the arrears under the decree for ejectment.

The HON'BLE MR. AMEER ALI said he was inclined to support the amendment, because he was of opinion that the provisions of section 31 would operate harshly towards the landlord, as the ryot could only be compelled to pay his rent at the end of the year; and under process of law, an ejectment suit might last for two years, and during the whole of the time the landlord would be kept out of his rent. He thought that on principle the amendment was correct.

The HON'BLE THE ADVOCATE-GENERAL said he thought it would be improving the law at the wrong end if the Council began by improving it with regard to persons who had more primitive notions than the people of Bengal. Although on principle there appeared to be no objection to the amendment, still, when you were about to alter the law, it was very necessary to consider the people in respect to whose affairs the alteration was proposed: they were less civilized and less capable of knowing what the law was, and if this sudden change in the law was passed amongst a people of this kind, it would, as he had said before, be improving the law at the wrong end. As it had been said more than once that larger measures were in contemplation for the amendment of the rent law, he thought it would be better to leave the matter as it stood and to uphold the Bengal Act in this respect. He should therefore vote against the amendment.

The HON'BLE MR. MACKENZIE would say that the introduction of a provision making ejectment from land an easy and ordinary process might even be a source of political danger. He thought that the sympathies of the Council would be entirely wasted if lavished thus upon the zemindars of Chota Nagpore. Most of these had but a small quit-rent to pay, which bore no appreciable relation to the rents which they received from their tenants, and had no difficulty whatever either in paying their revenue or getting their rent. That this question of ejectment amongst a primitive people was a serious matter in the opinion of the local officers was plain from the fact that not merely the occupancy ryot, but all ryots were protected from ejectment save under orders of the court, and he would oppose any modification not supported by the local officers.

The HON'BLE BABOO KRISTODAS PAL observed that he did not see how the amendment he proposed would at all alter the state of things to which the hon'ble member who last spoke had referred. The ejectment of a ryot could not be made without instituting a suit, and that suit must be heard by the Deputy Commissioner. Then, if within fifteen days the amount decreed with interest and costs were paid into court, the tenure might be saved; so he did not see how practically the position of the Commissioner was altered. The only difference was that instead of ejectment being decreed when the arrear was for one year, he suggested that recovery by ejectment might be made, whether the amount in arrear was for one year or not: that was the only difference which the amendment would make. And the necessity for the amendment arose from the general character of the people and the provisions of the Bill with regard to the recovery of rent, which might be rendered null and void if the ryots proved refractory. It had already been remarked that occupancy tenures were rare in Chota Nagpore. If such was the case, then tenures could not be sold, and the present restrictive provision about ejectment would prove more to the detriment of the rent-receiver than otherwise. As had been already remarked, it might take two years to get a decree in an ejectment suit; and the Bill as it was framed would give no facilities

whatever for the recovery of rent from refractory ryots. **BABOO KRISTODAS PAL** admitted that the relations between zemindars and ryots in Chota Nagpore were of a feudal nature, but he could not understand why the feudal power should vest in the patriarchal ruler of the district and not in the landlord. Surely this was at variance with the usual conditions of the feudal system.

The **HON'BLE THE ADVOCATE-GENERAL** remarked that although it had been stated that an ejectment suit might occupy two years, it might, on the other hand, take only two months to get a decree; and might it not be unfair to compel a ryot to pay rent before his operations for the year were concluded? As he had said before, he thought it would be dangerous to make such a change.

After some further discussion, the motion was by leave withdrawn.

Section 34 provided for the registry of transfers of tenures by "all dependent talookdars and other persons possessing a permanent heritable interest in land intermediate between the zemindar and the cultivator."

The **HON'BLE BABOO KRISTODAS PAL** moved the omission of the words above quoted, and the substitution for them of the words—

"All dependent talookdars and other persons possessing a permanent transferable or heritable interest in land."

He was an advocate of registration of tenures. He did not see why only those who possessed heritable interests in land intermediate between the zemindar and the cultivator should be required to register their tenures. That limited the operation of the law to an extent which he thought was not desirable. He knew that that was the law under Bengal Act VIII of 1869, but, in his opinion, the law was defective. He thought that the registration of tenures should be extended as far as possible, as it would remove much uncertainty and misunderstanding as to who was the actual holder of a tenure, and it was with that view that he moved this amendment.

The **HON'BLE MR. REYNOLDS** said the section as it stood was intended to apply to a particular class of tenures in Chota Nagpore—a kind of feudal tenures with succession to the heirs of the grantee, but with a reversion to the landlord on failure of such heirs. The object of the amendment was to include occupancy tenures within the provisions of the section, whereas the section as it stood would apply to all but that class of tenures. He himself had no objection to make to the principle of the amendment. Occupancy tenures were not included, in deference to the opinions of the local officers, simply because occupancy ryots had in Chota Nagpore a very shadowy sort of right. But he should prefer that the section should be left as it stood, on the ground that he was not prepared to say how far the amendment would be practically workable.

The **HON'BLE BABOO KRISTODAS PAL** observed that the bhuinhari and bhuia tenures were heritable, though they were not transferable, and he saw no reason why the holders of those tenures should not be required to register them.

The **HON'BLE BABOO JESER CHUNDER MITTER** thought it was necessary only to provide for the registration of tenures which were transferable as well as tenures which were heritable. The only district in which there were tenures which were both heritable and transferable was the district of Singbhoom; in the other districts tenures were simply heritable, there being very few which were transferable. He thought the object in view would be met by the insertion of the words "or transferable" after the word "permanent" in line 2 of the section.

The **HON'BLE MR. REYNOLDS** explained that section 34 was not intended to apply to transferable tenures; section 35 was meant to provide for certain tenures of that nature. The difference between the amendment and the provisions in the Bill was that the former would include "occupancy tenures;" and he was not prepared to say that he wished to see occupancy tenures included.

The **HON'BLE BABOO MOHINI MOHAN ROY** would include both classes of tenures in this provision: he thought it was the interest of the ryot that transfers or changes in title should be registered. The omission to register had hitherto led to much litigation.

The **HON'BLE MR. MACKENZIE** said that personally he had always advocated the registration of transfers of occupancy tenures; but he thought it was not

Saturday, the 2nd March 1878.

Present:

The Hon'ble G. C. PAUL, *Acting Advocate-General, presiding,*
 The Hon'ble H. J. REYNOLDS,
 The Hon'ble A. MACKENZIE,
 The Hon'ble J. O'KINEALY,
 The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
 The Hon'ble MR. AMEER ALI,
 and
 The Hon'ble BABOO MOHINI MOHAN ROY.

SUITS BETWEEN LANDLORDS AND TENANTS IN CHOTA NAGPORE.

The Hon'ble MR. REYNOLDS moved that the Bill to amend the procedure in suits between landlords and tenants in Chota Nagpore be further considered in order to the settlement of its clauses.

The motion was agreed to.

The Hon'ble MR. REYNOLDS said that the amendment upon section 16, of which he had given notice, was of an entirely verbal character. The section itself was a reproduction of section 11 of Act X of 1859, previous to the passing of which law the power of compelling the attendance of ryots by their zemindars had been in force. The phraseology of the existing provision was antiquated, and he therefore proposed to substitute for it a section, the effect of which would practically be the same :—

“All zemindars and other landholders are prohibited from compelling the attendance of their tenants for the adjustment of their rents or for any other purpose, and from adopting any means of compulsion for enforcing payment of the rent due to them other than those authorised by this Act.”

The motion was agreed to.

The Hon'ble MR. REYNOLDS said that according to section 22 of the Bill as it now stood, in every application for enhancement of rent there must be a petition for the measurement of the land. It was not intended to confine enhancement applications to cases in which the area of the holding was in dispute, nor to require that the applicants should necessarily ask for the measurement of the land in every case, but only when it was necessary. MR. REYNOLDS therefore moved certain amendments in the section which made it run thus—

“Any person wishing to enhance the rent previously paid to him by any such under-tenant or ryot may present a petition to the Deputy Commissioner to assess the rent on the land in respect of which such enhancement is sought, and (if necessary) to measure the same.”

The motion was agreed to.

On the motion of the Hon'ble MR. REYNOLDS section 24 was similarly amended.

The consideration of section 27 relating to claims to abatement of rent was postponed at the last meeting, in order that it might be amended so as to make it correspond with the sections relating to enhancement.

The Hon'ble MR. REYNOLDS moved that the following section be substituted for section 27 :—

“Any under-tenant or ryot having a right of occupancy, and wishing to claim an abatement of the rent previously paid by him, may present a petition to the Deputy Commissioner to assess the rent upon the land in respect of which such abatement is sought, and, if necessary, to measure the same.

“Such petition shall specify the particulars mentioned in section 23, and the grounds on which such under-tenant or ryot considers that he is entitled to such abatement. The provisions of sections 49 and 50 shall apply to all such applications.”

The motion was agreed to.

A corresponding amendment was, on the motion of the Hon'ble MR. REYNOLDS, made in section 28.

Section 56 provided that if the cost of serving a summons or warrant be not deposited in court, the case should not be brought on the file of suits; but in such case the plaintiff might present another plaint at any time within the period "allowed by the law for the time being in force for the limitation of suits." The wording of the section, MR. REYNOLDS said, did not make it quite clear whether the law in force as to limitation referred to the general law of limitation or to the specific limitations laid down by this Bill. The intention was to refer to the limitations laid down previously in section 42 and the following sections of this Bill, and to make this quite clear he moved that for the words within quotations the words "prescribed by this Act for the limitation of suits" be substituted.

The motion was agreed to.

A similar amendment was, on the motion of the HON'BLE MR. REYNOLDS, made in section 62.

The HON'BLE MR. REYNOLDS then moved that the Bill be passed. The only alteration made in the Bill which was of more than a verbal character was the alteration in section 27. But the principle of that amendment was discussed and accepted by the Council at its last meeting, and he thought there was nothing in the other amendments which were passed at the present sitting which need lead to further delay in the passing of the Bill.

The motion was agreed to and the Bill passed.

On the motion of the HON'BLE MR. REYNOLDS the Hon'ble Mr. Ameer Ali was added to the Select Committee on the Bill to consolidate the law relating to the excise revenue in the Presidency of Fort William in Bengal.

The Council was adjourned to Saturday, the 16th instant.

STATEMENT SHOWING THE STOCKS OF RICE IN AND AROUND CALCUTTA.

NAMES OF MARKS.	STOCKS ON HAND AS COMPILED OF—					
	28th September 1877.	30th October 1877.	1st week of December 1877.	1st week of January 1878.	1st week of February 1878.	1st week of March 1878.
	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Baliaghatta	5,45,000	5,41,000	3,03,400	6,21,000	5,41,700	4,90,500
Daladanga	35,300	68,200	45,400	39,900	48,400	54,000
Chitpore, Golabaree, Chomertooly, Hakkola, and Culpy Ghat.	7,45,300	8,08,100	4,32,000	3,02,900	2,37,000	4,00,700
Pathurichatta, Pata, and Jorabasse.	38,400	27,000	16,000	26,400	31,300	11,100
Tollygunge, Chittish, Kidgipore, and Moonshirange.	2,61,300	2,16,300	1,16,100	1,49,300	1,43,600	1,41,900
21 Minor Buzars (estimated)	2,40,000	2,40,000	2,40,000	2,40,000	2,40,000	2,40,000
Other retail shops, 3,120 in number (estimated).	2,50,000	2,50,000	2,50,000	2,50,000	2,50,000	2,50,000
Holigabatty, Nowabgunge, Bhudressur, and Chandernagore.	57,000	1,00,000	75,000	57,100	48,900	64,900
Total	21,08,100	22,46,500	14,78,800	17,27,000	16,79,800	16,67,700
On Railway premises both sides the river.	33,540 (on 27th September.)	18,320 (on 29th October.)	12,100 (on 3rd December.)	8,730 (on 4th January 1878.)	17,420 (on 3rd February.)	21,320 (on 3rd March.)
On boats unloaded as by	Port Commissioners' returns (1st to 25th Sept.)	1,03,800 (24th to 27th Oct.)	50,454 (1st to 3rd December.)	70,102 (2nd to 4th January.)	57,918 (1st to 3rd February.)	61,320 (1st to 3rd March.)
	Canal returns (23rd to 25th Sept.)	45,946 (24th to 27th Oct.)	16,618 (1st to 3rd December.)	1,31,540 (2nd to 4th January.)	1,16,000 (1st to 3rd Feb.)	84,555 (1st to 3rd Mar.)
Grand Total of Stocks	24,04,000	24,11,670	16,58,682	19,26,000	18,56,240	18,54,915
Probable stocks available for exportation by sea	12½ lakhs.	12½ lakhs.	8 lakhs.	8½ lakhs.	8½ lakhs.	7½ lakhs.

The 5th March 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

fair that the hon'ble member should propose this amendment, as he had consented to postpone all substantive amendments of the present law. The section under consideration was intended to apply to an entirely different class of tenures from those which his hon'ble friend had in view, and he was not prepared to vote for the amendment without having the opinion of the local officers on the subject. The amendment would effect a very important modification of the law, and might no doubt be a very desirable improvement in the general law of rent. If we were to have a satisfactory rent law, we must insist on the registration of occupancy rights; but, under the circumstances, he thought the amendment ought not to be introduced into this Bill.

The HON'BLE THE ADVOCATE-GENERAL said that having regard to the latter part of section 34, his inclination would be to restrict rather than to enlarge the registration of transfers; for if you enlarged the terms of the first portion of the section you might let in a flood of quasi-litigation. His own opinion, therefore, was rather against the enlargement of section 34, especially as it contained a provision which would enable the Deputy Commissioner, on proof to his satisfaction being given of the service of notice, to put the zemindar in possession of the talook or tenure.

After some further discussion the Council divided:—

<i>Ayes 4.</i>		<i>Noes 4.</i>	
THE HON'BLE BABOO MOHINI MOHUN ROY.		THE HON'BLE BABOO ISSER CHUNDER MITTAL.	
" RAJAH PRAMATHA NATHA ROY.		" MR MACKENZIE.	
" BABOO KRISTODAS PAL.		" MR. REYNOLDS.	
" MR. AMEER ALI.		" THE ADVOCATE-GENERAL.	

The numbers being equal, the Advocate-General (presiding) gave a casting vote with the noes.

So the amendment was negatived.

The HON'BLE RAJAH PRAMATHA NATHA ROY withdrew the amendments to sections 37 and 71, of which he had given notice, because his first amendment, with which they were connected, was negatived.

The HON'BLE BABOO KRISTODAS PAL moved the introduction of the following section after section 138:—

"No appeal shall lie from any decree of a Deputy Collector in a suit for arrears of rent under this Act unless the judgment-debtor deposit the amount of the decree with costs in the court of such Deputy Collector to the credit of the person who has obtained the decree."

The object of the section was that if the court of the Deputy Collector decreed a suit for an arrear of rent, the ryot might be required to deposit the amount, so that the zemindar might take it out of court. If, on the other hand, he preferred a suit in appeal, there would be no difficulty in obtaining the money from the zemindar. This provision had been suggested by several experienced local officers in reference to the general law for the recovery of rent. BABOO KRISTODAS PAL hoped it would not be considered that this provision introduced a material or radical alteration in the law in Chota Nagpore.

In the Small Cause Courts no application for review of judgment was allowed unless the amount of the decree and costs was deposited in court. He believed that in the Agrarian Disputes Act there was a provision requiring that no appeal should lie against a judgment for the recovery of rent, unless the amount decreed was deposited; and he thought that, if such a provision was just for other parts of the country, it was just for Chota Nagpore, particularly as this Bill did not offer sufficient facilities for the recovery of rent in that province.

The HON'BLE MR. REYNOLDS said he must protest against the position taken up by the hon'ble member that the zemindars of Chota Nagpore required facilities for the recovery of rent. He did not know whether his hon'ble friend was speaking after communication with the zemindars of that province: on the contrary, MR. REYNOLDS thought the class which required protection and facilities was the tenant class. He admitted that in principle no objection could be taken to the amendment, and a similar provision, or something of the kind, had been inserted in the draft of the measure which it was proposed to introduce into Council. But it was one thing to do that in regard to Bengal proper and another to introduce this amendment into a law for Chota Nagpore. The Agrarian Disputes Act had never been put in force in that province, and the proposed

provision seemed to him to be calculated to do a great deal of mischief in such a province as Chota Nagpore.

The HON'BLE BABOO ISSER CHUNDER MITTER observed that he was quite in favor of this amendment on principle; but, considering that it involved a question of the general improvement of the law, he would put it to his hon'ble friend whether the amendment could not well wait with other important matters connected with the amendment of the general rent law, which were now under consideration elsewhere.

The HON'BLE THE ADVOCATE-GENERAL said this seemed to him to be a very radical change in the law. Appeals were now allowed in all sorts of cases without the deposit of the debt and costs. In the Small Cause Court, where no appeal was admissible, and there was just a chance of the reversal of a decree, it might be right to require the deposit of the amount decreed. But he thought it would be unjust to introduce such a principle in a matter so simple as this. Appeals were allowed in consequence of the want of experience on the part of Deputy Commissioners, and the injustice which might at times be done if their decisions were made final. That being so, he thought there should not be a hard condition attached to an appeal that the ryot must deposit the debt and costs before he could appeal. We ought rather to await the changes which were likely to take place in the rent law, and it would in his opinion be premature to introduce such a change here.

The motion was then negatived.

The HON'BLE RAJAH PRAMATHA NATHA ROY moved the omission of clauses (1) and (2) of section 147, and the insertion of the following clause:—

“by beat of tom-tom in the village in which the holding to which the notice or summons relates is situated.”

He said that from what he understood of the people in Chota Nagpore the clauses of this section, which related to personal service of notices and summonses, and to service through a general agent, could not apply, and that what he proposed in addition to clause (3) would be more suitable. The people were said to be a jungly people, and it would therefore be very difficult to effect personal service of a notice or summons on them. Moreover, he did not think any tenant, especially tenants in Chota Nagpore, had a general agent to attend at the courts and receive service of summonses and notices, and it would also be difficult to serve these processes upon them by registered letters, as they were said to be unable to read or write. A zemindar would therefore find it difficult to prove service of summons in such cases. It was for these reasons that this amendment was proposed, and a similar proposal was accepted by this Council in the Settlement Officers' Powers Bill.

The HON'BLE MR. REYNOLDS said that the hon'ble member proposed to leave out the ordinary method of serving notices and summonses, and merely to provide that they might be served by beat of tom-tom. His hon'ble friend's arguments were founded on the assumption that all the notices and summonses that would be served under this Bill were notices and summonses served on ryots by zemindars, whereas it would often be the other way; and MR. REYNOLDS would therefore prefer to leave the section as it was. The service of notices and summonses by beat of tom-tom might be very appropriate where a general notice or summons had to be issued; but such a mode of service was not appropriate where the service was to be made on individuals.

After some conversation the amendment was by leave withdrawn.

The Council was adjourned to Saturday, the 2nd of March.

The following Statement shows the quantities of the principal staples of Traffic Imported into Calcutta from the interior during the month of January 1878.

IMPORTS INTO CALCUTTA.

Whence imported.	FOOD-GRAINS.							OIL-SEEDS.			Cotton, raw.	Silk.
	RICE AND PADDY.			Wheat.	Gram and pulses.	Other food-grains.	Total.	Jute.	Linseed.	Mustard seed.		
	Rice.	Paddy.*	Total (in rice).									
BENGAL.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
Bardwan	2,04,001	4,900	2,07,121	3,160	2,300	...	2,72,564	...	540	...	41	7
Bankoora	450	...	450	450
Bearbhoom	53,560	...	53,560	53,560	91
Midnapore	1,39,418	57,090	1,75,104	1,75,104	1,275	790	318	94	170
Hoochly	92,651	11,308	1,04,556	2,650	3,618	...	1,07,854	68,843	20,606	1,393	180	40
24-Pergunnahs	6,15,057	1,02,744	6,79,274	142	5,000	70	6,84,436	50,404	40	400	780	...
Nudda	31,144	...	31,144	2,502	83,609	2,531	1,19,910	22,812	0,104	3,125	63	400
Jessore	31,120	420	33,383	...	1,095	...	31,400	20,215	6,400	1,142
Moorshedabad	64,830	...	64,830	8,776	3,631	...	77,457	700	2,113	423	...	407
Dinagopore	4,242	...	4,242	4,242	1,224
Rajshahye	2,395	...	2,395	...	1,528	...	3,923	3,120
Runkpore	8,079	...	8,079	500	1,440	...	10,065	2,085,0	7,210	7,327
Pubna	51,715	...	51,715	...	1,447	721	53,883	2,49,505	...	705
Dacca	1,04,073	...	1,04,073	142	5,119	207	1,09,541	1,50,297	703	4,163	...	1
Furreedpore	7,57,412	637	7,57,810	7,57,810
Backergunge	6,543	...	6,543	...	130	...	6,673	28,910
Mymensingh	6,703	...	6,703	6,703
Tipperah	163	...	163	163	97
Chittagong	2,900	...	2,900	2,900
Noakhilly
Total of Bengal	22,30,200	1,77,174	23,49,932	17,452	1,07,029	3,420	24,78,312	8,62,288	47,734	10,620	1,160	1,381
BEHAR.												
Patna	341	...	341	5,075	3,050	4,044	13,119	624	82,070	21,019
Shahabad	319	2,253	2,372	...	1,404
Muzafferpore	148	148	...	7,412	1,116
Durbhanga	6,068	1,400
Saran	630	630	...	8,954	1,075
Monghyr	700	...	700	17,877	8,200	...	26,055	...	24,595	2,005
Bhagulpore	4	...	4	14,778	1,483	941	17,240	...	3,801	6,543
Purneah	1,138	1,138	...	5,101	8,020
Malda	2,000	911
Southal Pergunnahs	208	...	208	4,087	1,052	...	5,347	...	2,108	7,331	...	19
Total of Behar	1,262	...	1,262	44,342	14,182	7,278	67,064	2,723	1,42,862	40,130	...	19
ORISSA.												
Cuttack	4,957	...	4,957	4,957
Balasore	6,220	11,290	12,274	12,274	356
Total of Orissa	10,177	11,290	17,231	17,231	356
CHOTA NAGPORE.												
Manbhoom	554	...	554	...	53	...	607
Total of Chota Nagpore	554	...	554	...	53	...	607
Grand total of supplies from the Provinces under the Lieutenant-Governor of Bengal.	22,51,193	1,98,468	23,69,970	62,194	1,21,264	10,777	25,63,214	8,65,347	1,90,500	69,770	1,160	1,300
OTHER PROVINCES.												
Assam	...	1,350	944	844	6,554	...	7,070	...	14
North-Western Provinces	68	2	70	...	37,062	4,150	931	...
Central Provinces	307	307	...	4,377
Rajpootana States
Bombay	10,475	40
Madras	20	...	20	947	2,500	...
Other places	30	...	30	...	69	...	99	2,290	880
Grand total of imports { In Jan. 1878 In Jan. 1877	22,51,332 30,26,330	1,99,808 34,991	23,69,982 30,49,200	62,389 4,19,057	1,21,401 3,76,914	10,959 21,307	25,63,521 47,64,457	8,71,001 5,70,714	2,01,955 1,90,700	1,19,031 40,368	14,792 91,409	1,742 1,615

The Sea-borne Trade of Calcutta in these staples during the month of January 1878 was as follows:—

EXPORTED FROM CALCUTTA:—	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.	Mds.
To Indian ports, viz.—												
Madras	1,44,944	...	1,44,944	...	1,334	...	1,46,282	653
Other ports in Madras	60,352	...	60,352	60,352	9
Bombay	6,06,043	602	6,06,145	...	1,380	...	7,08,816	21,923	14
Pondicherry	7,014	2,040	8,600	8,600
Other Indian ports	15,920	...	15,920	1,000	6,344	12	23,194	738	...	58	540	57
Total of interportal trade	8,29,778	2,632	8,31,423	1,000	24,000	12	9,20,436	22,990	...	58	540	633
To Foreign ports—												
United Kingdom	60,209	...	60,209	79,360	800	...	1,40,568	5,47,001	1,94,160	21,706	255	253
Other foreign ports	4,14,120	64	4,14,224	6,070	49,690	18,002	4,94,022	70,307	1,27,503	1,177	4,730	794
Total of foreign trade	4,74,329	64	4,77,133	86,430	49,690	19,010	10,45,190	4,23,308	3,21,753	23,083	2,040	616
Grand total { In Jan. 1878 of exports { In Jan. 1877	10,64,400 30,93,442	2,636 7,406	10,69,833 40,64,801	89,530 3,78,804	74,690 2,77,410	19,020 31,796	19,21,623 47,99,201	6,64,550 2,45,532	3,21,753 1,71,738	23,161 23,666	5,534 67,930	1,369 674

The following Statement shows the several Routes followed by the trade in the principal staples of Traffic imported into Calcutta during the month of January 1878.

Specification of routes.	FOOD-GRAINS.					Jute, raw.	OIL-SEEDS.		Cotton.	Silk.
	Rice.	Paddy.	Wheat.	Grain and pulses.	Other food-grains.		Linseed.	Mustard seed.		
	Mds.	Mds.	Mds.	Mds.	Mds.		Mds.	Mds.		
By country boats ...	17,27,971	1,65,224	40,651	26,594	3,73,961	1,31,970	23,640	967	166
.. river steamers ...	800	1,30,241	3,500	16
.. rail { East Indian Railway	2,38,427	21,692	11,907	7,240	63,295	71,611	2,177	634
.. rail { Eastern Bengal Railway	1,43,910	204	81,751	3,679	3,21,623	7,548	8,902	496
.. road ...	1,11,828	13,294	54	1,180	20	40,341	62	60	262	55
.. sea ...	7,450	11,240	898	69	60	431	14,996	385
Grand total of { In Jan. 1878	22,61,282	1,80,908	63,500	1,21,901	10,839	8,71,901	2,31,975	1,19,551	16,392	1,742
imports. { In Jan. 1877	89,26,339	34,991	4,18,037	3,76,914	21,307	5,10,234	1,00,700	49,355	91,868	1,615

The following Statement shows the quantities and values of the principal staples of Traffic exported inland from Calcutta during the month of January 1878.

EXPORTS FROM CALCUTTA

Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.	Whither exported.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
BENGAL.				CHOTA NAGPORE.			
	Rs.	Mds.	Mds.		Rs.	Mds.	Mds.
Hurdwan ...	3,03,651	1,377	40,315	Hazareebagh ...	46,200	20	1,775
Beerbhoom ...	50,969	408	11,078	Manbhoom ...	40,604	339	2,339
Midnapore ...	11,300	816	5,114	Total of Chota Nagpore ...	92,900	550	4,514
Hoochly ...	73,072	1,488	10,770	Grand total of supplies into the provinces under the Lieutenant-Governor of Bengal.	62,24,184	15,222	4,08,290
24-Pargunnahs ...	1,82,917	997	6,896	OTHER PROVINCES.			
Nuddes ...	7,59,871	3,014	10,150	Assam ...	3,67,440	380	9,748
Jessore ...	3,804	5	5,350	N. W. Provinces ...	10,11,200	1,346	4,423
Moorshedabad ...	1,64,488	264	11,964	Punjab ...	9,71,817	1,840
Dinagapore	3,332	Central Provinces ...	1,27,200	112
Rajahmundry ...	90,000	15	Rajpootana States ...	1,90,784	55
Kunkpore ...	2,40,720	402	53,801	Bombay ...	8,00,524	5,366
Patna ...	7,35,080	72	36,700	Madras ...	1,60,004	578	1,079
Dacca ...	4,38,950	1,975	30,006	Nizam Territory ...	1,00,18
Farruckpore ...	1,12,050	22	27,644	Other places ...	5,47,226	1,593
Backergunge	10	8,925	Grand total of { In Jan. 1878	1,01,32,617	20,187	4,24,148
Tippurah ...	1,20,375	115	1,700	exports. { In Jan. 1877	1,24,96,082	14,830	4,84,166
Chittagong ...	12,250	2	<i>The sea-borne trade of Calcutta in these staples during the month of January 1878 was as follows:—</i>			
Nonkhully	IMPORTED INTO CALCUTTA:—			
Total of Bengal	33,16,034	10,430	2,64,576		Rs.*	Mds.	Mds.
BEHAR.				From Foreign Ports (viz.)—			
Patna ...	12,21,015	738	72,168	United Kingdom ...	1,54,27,408	15,574	5,93,087
Shahabad ...	1,60,562	17	15,109	Other foreign ports ...	81,532	239	92,971
Muzafferpore ...	90,939	1,379	Total of foreign trade	1,59,09,000	15,807	6,76,058
Darbhanga ...	2,40,493	193	12,379	From Indian Ports—			
Monchyr ...	1,71,008	123	6,209	Madras ...	20,444	11	4,400
Rinagapore ...	2,56,308	466	15,101	Other Madras ports ...	952	118	10,616
Patna ...	1,84,776	271	6,107	Bombay ...	3,80,917	7,470	53,630
Malda	10,329	Other Indian ports ...	5,944	34
Northal Pargunnahs ...	3,03,806	781	475	Total of interportal trade	3,74,497	7,631	68,854
Total of Behar	20,95,074	2,616	1,30,314	Grand total { In Jan. 1878	1,43,87,457	23,438	7,44,891
ORISSA.				exports. { In Jan. 1877	70,03,321	13,867	5,09,967
Cuttack ...	1,13,073	1,377	32				
Balasore ...	11,400	640	54				
Total of Orissa	1,24,473	1,817	86				

The following Statement shows the several routes followed by the Trade in the principal staples of Traffic exported from Calcutta during the month of January 1878

Specification of routes.	Cotton piece-goods (European).	Cotton twist (European).	Salt.
	Rs.	Mds.	Mds.
By country boats ...	91,983	980	2,61,780
.. river steamers ...	5,79,340	419	2,664
.. rail { East Indian Railway	63,59,364	14,117	1,50,000
.. rail { Eastern Bengal Railway	21,25,040	5,816	99,221
.. road ...	2,42,094	2,199	8,104
.. sea ...	9,34,597	4,061	1,773
Grand total of exports { In Jan. 1878	1,02,32,617	20,987	4,24,148
{ In Jan. 1877	1,24,96,082	14,830	4,84,166

STATISTICAL DEPARTMENT,
The 5th March 1878.

A. MACKENZIE,
Secretary to the Government of Bengal.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 2nd March 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL. Western Districts.			
BUDDHAW DIV.	1 Burdwan, Mar. 2 '78	Nil	A little rain fell at Raneegunge on the 27th ultimo; the quantity is not stated. The <i>rubber</i> crops have been almost reaped. Potato has turned out tolerably well. <i>Til</i> is being sown. Cotton plants are improving. Sugarcane is good and is being cut. State and prospects of the crops in Raneegunge and Cutwa sub-divisions are as before. Cholera still rages in Cutwa sub-division. Both cholera and fever are still prevalent in Jehanabad sub-division.
	2 Bankura, " 2 "	Nil	Weather—very warm till the night of the 27th ultimo, when a thunderstorm cooled the air. The cold-weather crops are being reaped and giving a large outturn.
	3 Beerbhoom, " 2 "	Nil	Weather—somewhat cooler than last week. The cold-weather crops are doing well. The sugarcane crop is very good.
	4 Midnapore, " 2 "	Nil	Weather—grown somewhat cooler in the Sudder station; unseasonably warm elsewhere. The crops are nearly all harvested, but the outturn is not quite satisfactory.
	5 Hooghly, " 2 "	Nil	Weather—cloudy. Close in the first part of the week, but cool since the night of the 27th ultimo, when there were a few drops of rain accompanied with thunder and lightning. Sugarcane is being planted out. The <i>rubber</i> crops are being reaped; the outturn will be about fourteen annas. Public health is normal. One case of small-pox has been reported from Bullagur station.
PRESIDENCY DIV.	Howrah, " 4 "	Nil	Weather—rather cooler this week. Little or nothing on the ground but the <i>boro dhan</i> which is planted on the edges of the Rajapore bleed. A larger area has been planted than last year, and it is doing well. Small-pox is on the increase.
	6 24-Pargunnahs, Mar. 2 '78	Nil	What crops there are on the ground promise well, but rain is wanted. Public health is generally good, though a few cases of cholera are reported.
	7 Nadia, " 2 "	1.10	There has been rain generally. The weather was oppressive and hot, but since the rain it has become cool. There is not much on the ground, and what there is, is poor. The mango blossoms have been injured by the wind, but the rain has been of much use in enabling the cultivators to prepare their lands for rice.
	8 Jessore, " 2 "	0.35	Weather—cooler after the rain. The winter crops are harvested. Ploughing is going on for spring sowings which will be commenced, now that the rain has fallen. In Khoolna, Narail and Bagirhat the <i>boro dhan</i> has suffered from drought.
	9 Moorshedabad, " 2 "	0.18	Weather—seasonable. A little injury has been done to the crops in Gonas and Mohirapore thanas by hail and rain, but favourable reports are received of the crops elsewhere. Cholera prevails in three thanas.
RAJSHAHY AND COOCH BEHAR DIV.	10 Dinagepore, " 1 '78	Nil	Weather—fair. Rice is selling at 18½ annas the rupee; purchases are being made in large quantities; a rise in price is expected.
	11 Rajshahye, " 2 "	0.05	There has been a slight fall of rain throughout the district during the week. The prospects of the <i>rubber</i> crops continue to be satisfactory. <i>Boro</i> paddy is now being transplanted. Jute is also being sown. A few cases of cholera and small-pox have been reported from Lalpore and Bagmara police stations and from the Nowhatta outpost.
	12 Rangpore, " 1 "	Nil	There were a few drops of rain on the night of the 27th ultimo, but not enough to measure. Westerly winds are prevalent. State and prospects of the crops continue to be satisfactory. The outturn of sugarcane will be good. Cholera is somewhat prevalent in the east of the district.
	13 Bogra, " 2 "	0.02	Weather—clear and seasonable. No change in the state and prospects of the standing crops. Jute and sesamum are being sown in the eastern part of the district.
	14 Pubna, " 2 "	1.10	Weather—warm during the first and cold during the latter part of the week. Rain with hailstones, attended by a heavy storm, fell on the night of the 27th ultimo. The prospects of <i>mutter</i> , <i>khesari</i> and <i>mosoor</i> appear to be not bad. The <i>rubber</i> crops promise a fair outturn. Nearly fifteen annas of <i>kaldi</i> have been gathered.
	15 Darjeeling, " 1 "	Not measurable.	A good deal of high wind, which has dispersed the mist and clouds so long hanging about. There was a sprinkling of rain. All the crops are progressing favourably, but there is nothing of importance on the ground at present.
	16 Jalpigoree, " 2 "	Nil	Weather—seasonable. The land is being prepared for <i>dhadai</i> paddy. Mustard tobacco, <i>cheena</i> , <i>kaon</i> and wheat are promising.
RAJSHAHY AND COOCH BEHAR DIV.	Cooch Behar, Feb 28 "	Nil	The weather is mild yet, but is gradually becoming warm. The prospects of <i>cheena</i> and <i>kaon</i> are good. The cultivators are busy in preparing lands for sowing <i>bihi dhan</i> . Tobacco is being cut. Public health is generally good; but in Dinhatia a few cases of small-pox have appeared.

No.	District, and date of return	Rainfall at Sadler Station in inches	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL —(Continued)			
<i>Eastern Districts</i>			
Dacca Divn.	17 Dacca, Mar. 2 '78	0 55 Manick- gunge 0 32	Weather—good. Rain fell on the 28th ultimo, and since then it is cool. State and prospects of the crops are favorable. The rain has allowed ploughing to be done and sowing in places.
	18 Furreedpore, „ 2 „	0 80 (Don- lunlo, 0-27	Weather—cloudy. There was a pretty heavy shower on the night of the 27th ultimo. Prospects of the <i>rubber</i> crops are good. Sugarcane has been harvested. The ground is being prepared for the early rice crop.
	19 Backergunge, Feb. 28 „	Nil	Things are generally in a satisfactory state, but food continues dear. Rice is selling at 12 pukka seers per rupee, which is very high.
	20 Mymensingh, Mar. 1 „	1 32	Weather—unsettled. The cold-weather crops have been generally gathered. Ploughing has commenced.
	21 Tipperah, „ 1 „	0 3	Weather—warm, with a southerly wind; unsteady and cloudy. About three-fourths of the sugarcane crop have been cut with a fair outturn. Chillies have begun to be gathered. Rice is being exported to Naraingunge, Calcutta and Noakholly. Price of rice ranges from Rs. 2-0 to Rs. 3; the average price is about Rs. 2-13.
Chittagong Divn.	22 Chittagong, Feb. 28 „	0 12	Weather—variable. Sunny and cloudy at times. A few drops of rain fell on the 24th, and there are prospects of more. In some stations the lands are being ploughed for <i>paddy</i> and by bunding hill streams. The cold-weather crops want more rain. The price of rice is from 9 to 13 seers per rupee; in the south it is from 13 to 16 seers. Cholera is reported from Raojan, and small-pox from Satkania.
	23 Noakholly, „ 28 „	Nil	Weather—warm. The cold-weather crops are progressing favorably, but would be improved by a little rain. Public health is good.
	24 Chittagong Hill Tracts, „ 26 „	0 7	Weather—seasonable. A slight fall of rain on the 24th February which has improved the prospects of tobacco. The hillmen are busily engaged in cutting jungle for jooming.
	Hill Tipperah, „ 27 „	Nil	Weather—generally fair, but occasionally cloudy. Nothing particular to report regarding the state and prospects of the crops. Chillies are being gathered here and there. The price of common rice has risen to 13 seers for the rupee.
BEHAR.			
Patna Divn.	25 Patna, Mar. 3 '78	Nil	Weather—seasonable. Nothing new to report about the state and prospects of the crops.
	26 Gya, „ 3 „	0 02	There has been a return of cold weather within the last couple of days. Maximum thermometer in the shade 94° 6°. No change of prospects. Wheat, barley, gram, and peas are being cut in places. Prices are rather easier.
	27 Shahabad, „ 2 '78	Drizzling	Strong west wind blowing. Weather now and then cloudy. Wheat and gram are being harvested. Peas are somewhat damaged by insects which have appeared of late. <i>Cheena</i> promises well. Public health is good.
	28 Darbhanga, „ 3 „	Nil	Weather—seasonable. State and prospects of the crops are satisfactory.
	29 Mozufferpore, „ 2 „	Nil	Weather—cool, with strong west wind. The <i>rubber</i> crops are going on very well and a good average outturn may be expected if the weather continues favorable. The poppy crop everywhere is very poor. There is promise of an excellent mango season.
	30 Sarun, „ 2 „	Nil	Weather—hot and dusty; west wind prevailing. No change to report in the state and prospects of the crops. The <i>rubber</i> is all round a good average crop. Prices are stationary. Public health is good.
Bhagulpore Division.	31 Chumparan, „ 2 „	Nil	Weather—cool at night and hot during the day. It is becoming warmer day by day. The prospects of the <i>rubber</i> crops are the same as reported last week. The poppy prospects are not favorable; rain is much wanted to make the existing plants blossom well.
	32 Monghyr, „ 2 „	Nil	Weather—cool, with west winds. The crops are excellent, especially the poppy.
	33 Bhagulpore, „ 2 „	Nil	Weather—cloudy and warm, with strong west winds in the early part of the week; within the last few days it has become quite cold again, and the days are now calm and bright. The <i>rubber</i> crops promise well everywhere. Prices are again rising in consequence of heavy purchases for export. Health is good.
	34 Purneah, „ 2 „	Nil	Weather—very cool for this time of year. Prospects of the crops continue good.
	35 Maldah, „ 2 „	Nil	Weather—fair, with great variation of temperature. State and prospects of the crops are generally satisfactory. Public health is fair, but a few cases of cholera and small-pox are still reported.
	36 Sonthal Pergah, „ 3 „	Nil	Weather—very cool. No change in the state and prospects of the crops. Cholera and small-pox are prevalent in Deoghar.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
ORISSA.			
Orissa Divn.	37 Cuttack	Return not received
	38 Pooree, Feb. 23 ..	Nil	Weather—warm for the season. <i>Sared</i> rice, <i>kullhi</i> and <i>mandia</i> are being harvested. <i>Dalus</i> rice is suffering for want of rain. <i>Moong</i> and <i>katai</i> are doing well. Common rice is selling at 13½ to 17½ seers for the rupee. Export of rice to the Madras Presidency continues. The condition of the labouring classes in the famine tract between the Chilka and the sea has improved a little as they are now getting employment in salt manufacture. Public health is good.
	39 Balasore, Mar. 1 ..	0.08	Weather—fair. Prospects of the crops are good. A few deaths from cholera and small-pox have been reported.
CHOTA NAGPORE.			
	<i>South-West Frontier Agency.</i>		
	40 Hazaribagh, Mar. 1 '78	0.01	Weather—unseasonably cold. The <i>rubber</i> crops are much below the average both in acreage and in produce. Export of food-grains is very great. Prices are very high and tending upwards. No actual distress is yet felt, but a great number of the poorer classes are emigrating to the tea districts.
	41 Lohardugga, .. 2 ..	Nil	Weather—seasonable. No change to report in the state and prospects of the crops. Large exportation still continues, and prices are generally very much higher than at this time in preceding years. The health of the district is good.
	42 Singbhoom, .. 1 ..	Nil	Weather—seasonable. No crops to report about. The district is healthy.
	43 Manbhoom, .. 2 ..	Nil	Weather—seasonable. The <i>mohua</i> prospects are good, and if the weather keeps up, there ought to be an average crop, which will be very acceptable under existing difficulties.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 5th March 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

DISTRICTS.		QUANTITIES PER RUPEE BY																								
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO, BAJRA.												
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.				
NUMBER.	BENGAL.																									
Western Districts.																										
1	Burdwan
2	Bankura
3	Beerbhoom
4	Midnapore
5	Hoochly
	Howrah
Central Districts.																										
	Calcutta
6	24-Pergunnahs*
7	Nuddia
8	Jessore
9	Moorshedabad
10	Dinapore
11	Rajahmhye
12	Rangpore
13	Bogra
14	Pubna
15	Darjeling*
16	Julpigoree
Eastern Districts.																										
17	Dacca
18	Furreedpore
19	Backergunge
20	Mymensingh

* Returns not received

A In the interior the prices range as follow :—Wheat 10 to 16½ seers, barley (at Culna) 30 seers, best rice 12 to 15½ seers, common rice 16 to 16½ seers, and gram 12½ to 20 seers.

B In the interior the prices range as follow :—Wheat 14 to 16 seers, barley 20 to 25 seers, best rice 16 to 18 seers, common rice 20 seers, maize or Indian-corn 20 to 30 seers, and gram 15 to 18 seers.

C In the interior the prices range as follow :—Wheat 12 to 17 seers, best rice 15½ to 17 seers, common rice 14½ to 18 seers, and gram 13 to 21 seers.

D In the interior the prices range as follow :—Wheat 12 to 13½ seers, barley 22 to 23 seers, best rice 7 to 12½ seers, common rice 13 to 14 seers, and gram 12½ to 18 seers.

E In the interior the prices range as follow :—Wheat 8 to 12½ seers, best rice 10 to 13 seers, common rice 13 to 15½ seers, and gram 11½ to 16½ seers.

F In Rajgunge the prices are—Wheat 12½ seers, best rice 18 seers, common rice 17½ seers, and gram 20 seers.

undermentioned Districts of Bengal for the Fortnight ending 28th February 1878.

THE SEER OF 80 TOLAHS.

GRAND MILLETS— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN- CORN.			GRAM.			FIRWOOD.			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
BENGAL.																		
Western Districts.																		
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	Burdwan.
...	16 0	15 8	19 8	120 0	120 0	100 0	8 14	9 0	9 12	Bankura.
...	32 0	32 0	40 0	13 0	13 4	17 0	440 0	440 0	440 0	8 8	8 8	8 12	Barbhoom.
...	30 0	30 0	...	16 0	16 0	12 0	200 0	200 0	200 0	8 8	8 8	8 8	Midnapore.
...	16 0	16 0	17 0	180 0	180 0	200 0	9 0	9 0	9 0	Hooahly.
...	{ 14 8 to 15 0	{ 14 8 to 15 0	{ 17 0 to 18 0	{ 120 0 to 130 0	{ 120 0 to 130 0	{ 120 0 to 130 0	{ 9 0 to 9 0	{ 9 0 to 9 0	{ 9 0 to 9 0	Howrah.
...	12 12	15 0	19 0	80 0	100 0	120 0	9 8	9 8	10 0	Central Districts.
18 8	19 0	25 0	10 8	10 8	25 0	16 0	16 0	19 0	100 0	100 0	100 0	8 0	8 0	8 0	Calcutta.
...	24-Pergunnahs.*
...	17 4	17 4	24 0	120 0	120 0	100 0	8 14	8 14	9 24	Nudda.
...	16 8	16 0	20 0	110 0	110 0	120 0	8 0	8 0	8 0	Jessore.
...	{ 20 0 to 20 12	{ 20 0 to 20 12	{ 22 12 to 23 0	{ 120 0 to 130 0	{ 120 0 to 130 0	{ 120 0 to 130 0	{ 8 0 to 9 0	{ 7 0 to 8 0	{ 7 0 to 8 0	Moorabadabad.
...	16 8	16 0	13 0	180 0	180 0	180 0	8 0	8 0	8 4	Dinagapore.
...	24 0	17 8	17 8	{ 15 0 to 16 8	{ 240 0 to 250 0	{ 320 0 to 330 0	8 10	8 10	9 0	Rajshahya.
...	16 0	12 12	8 4	107 0	107 0	107 0	7 8	7 8	7 8	Rungpora.
...	12 0	12 0	13 8	67 8	67 8	67 8	8 4	8 4	8 4	Bogra.
...	{ 18 0 to 18 12	{ 13 0 to 13 12	{ 14 0 to 14 12	{ 200 0 to 210 0	{ 200 0 to 210 0	{ 200 0 to 210 0	8 8	8 8	9 0	Pubna.
...	Darjeeling *
...	10 0	10 0	10 0	64 0	80 0	160 0	7 5	7 2	7 2	Jalpigoree
Eastern Districts.																		
...	15 8	14 8	16 0	80 0	80 0	97 0	8 14	9 0	8 14	Dacca.
...	14 0	14 0	16 0	9 0	9 0	9 0	Furzedpore.
...	18 0	18 0	16 0	100 0	100 0	100 0	8 8	8 8	8 8	Backergunge.
...	12 8	12 8	14 0	9 0	9 0	8 10	Mymensingh.

G In Nattore the prices are—Wheat 15 seers, best rice 10½ seers, common rice 16½ seers, and gram 16 seers.

H In the interior the prices range as follow :—Wheat 16 to 20 seers, best rice 16 to 18 seers, common rice 18 to 20 seers, and gram 8 to 15 seers.

I In Serajgunge the prices are—Wheat 10½ seers, best rice 8 seers, common rice 18 seers, and gram 12 seers.

J In the interior the prices range as follow :—Wheat 10 seers, best rice 6 to 12 seers, common rice 10 to 17 seers, and gram 10 to 11 seers.

K In the interior the prices range as follow :—Wheat (at Jaffergunge) 16 seers, barley (at Jaffergunge) 18 seers, best rice 10 to 14 seers, common rice 13 to 16 seers, and gram 13½ to 16 seers.

L In the interior the prices range as follow :—Wheat (at Goalundo) 12 seers, barley (at Goalundo) 20 seers, best rice 10 to 13½ seers, common rice 13 to 16 seers, and gram 13 to 16 seers.

M In the interior the prices range as follow :—Best rice 11 to 12 seers, common rice 12 to 14 seers, and gram (at Ferozepore) 12 seers.

N In the interior the prices range as follow :—Wheat 10 to 16 seers, best rice 7 to 14 seers, common rice 12½ to 16 seers, and gram 8 to 18 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

		QUANTITIES PER RUPEE, BY																														
		WHEAT.						BARLEY						RICE, BEST SORT.						RICE, COMMON.						BROWN MILLET— CUMBOO, BASRA.						
Number	DISTRICTS.	Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		
		S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.			
Eastern Districts—(Contd.)																																
21	Chittagong*		
			O											8	0	9	0	10	0	12	0	13	0	17	0							
22	Noakholly	8	0	9	0	10	0	12	0	13	0	17	0		
23	Tipperah	10	0	10	8	11	0	12	0	12	8	14	0	14	0	16	0	21	0		
24	Chittagong Hill Tracts*		
	Hill Tipperah	8	5	8	0	11	0	12	0	14	0	16	5	13	0	17	0	26	0		
BHAR.																																
25	Patua	16	0	15	0	23	0	21	0	20	0	24	0	10	8	10	0	16	0	16	0	22	0		
		...	P																													
26	Gya	15	0	15	0	16	0	22	0	21	0	28	0	9	0	9	0	13	0	13	0	13	8	23	4		
		...	Q																													
27	Shahabad	{ 13 8 to 14 0 R }	{ 13 0 to 14 0 to }	{ 16 0 to 17 0 to }	10	0	18	8	28	0	{ 11 0 to 12 0 to }	{ 11 0 to 12 0 to }	{ 17 8 to 18 0 to }	13	8	13	0	19	0		
28	Darbhanga	14	12	14	4	15	4	23	0	22	0	26	8	11	0	11	0	16	8	14	4	14	4	20	12		
		...	S																													
29	Mosufferpore	13	0	13	0	15	0	33	0	8	0	8	0	11	0	12	0	13	0	19	0		
30	Saran	12	4	12	0	16	0	19	0	18	8	30	0	7	12	7	12	11	0	11	12	11	12	8	0		
		...	T																													
31	Ohamparun	14	0	14	0	14	0	21	0	21	0	9	0	9	0	9	0	12	0	12	0	22	0		
32	Monghyr	13	11	14	7	15	7	14	7	18	0	32	5	10	5	8	4	12	0	12	0	12	0	31	0		
		...	U																													
33	Bhagulpoore	13	4	13	4	16	5	23	0	20	8	16	5	11	6	11	6	19	15	13	8	13	14	21	5		
34	Furneah*		
35	Maldah	14	0	14	4	14	8	35	0	32	0	40	0	16	0	16	0	22	8	17	0	18	8	20	0	17	0	...	30	0
		...	V																													
36	Southal Pergunnahs	9	0	9	0	18	0	12	0	12	0	18	0	13	0	13	0	22	0	40	0
ORISSA.																																
37	Cuttack	10	8	8	2	17	1	9	3	9	3	13	2	13	2	13	2	13	2	18	0		
38	Poorus*	
39	Balasore	11	0	14	0	15	0	10	8	14	0	15	0	14	0	16	0	21	0	
CHOTA NAGPORE.*																																
South-Western Frontier Agency.																																
40	Hazareebagh	9	8	9	8	13	0	13	8	13	8	21	4	
		...	X																													
41	Lohardugga	10	0	10	0	10	0	18	0	18	0	13	0	13	0	24	0	15	0	16	0	30	0
42	Singbhoom	16	0	16	0	24	0	36	0	36	0	32	0	16	0	16	0	20	0	22	0	23	0	40	0
		...	Y																													
43	Manbhoom	11	0	11	0	14	0	32	0	32	0	32	0	14	0	14	0	18	0	17	8	17	0	33	0

● Returns not received.

* Common rice went as high as 11 seers for the rupee.

† In the interior the price of common rice ranged from 18.9¢ to 21¢ a cwt.

* In the interior the prices range as follow:—Best rice 9 to 14 seers, and common rice 13 to 15 seers.

Q In the interior the prices range as follow :—Best rice 9 to 16 seers, and common rice 10 to 15 seers.
P In the interior the prices range as follow :—Wheat 13 to 16 seers, barley (at Jehanabad) 1½ seers, best rice (at Jehanabad) 9 seers, common rice 12 to 14 seers, lesser millets (at Nowada) 22 seers, maize or Indian-corn (at Nowada) 30 seers, and gram 16 to 18½ seers.
Q In the interior the prices range as follow :—Wheat 12 to 14 seers, barley 15 to 17 seers, best rice 8 to 9 seers, common rice 11 to 13 seers, bulrush millet (at Buzar) 13 seers, great millets 12 to 14½ seers, lesser millets (at Basseram) 18 seers, maize or Indian-corn 14½ to 17 seers, and gram 15 to 16½ seers.
Q In the interior the prices range as follow :—Wheat 12 to 14 seers, barley (at Madhupani) 25 seers, best rice 9 to 16 seers, common rice 14 to 16 seers, lesser millets (at Madhupani) 22 seers, maize or Indian-corn 14½ to 17 seers, and gram 15 to 16½ seers.

R In the interior the price range as follow :—Wheat 18 to 18 seers, barley (at Mudhoobani) 25 seers, best rice 9 to 16 seers, common rice 14 to 17 seers, lesser millets 20 to 23 seers, maize or Indian-corn 19 to 22 seers, and gram 15 to 16 seers.

8 In the interior the prices range as follow:—Wheat 19 to 22½ cents, barley 20 to 27 cents, oats 17½ to 20 cents, common rice 12 to 15 cents, lower millets 10½ to 23 cents, maize or Indian corn 16½ to 24 cents, and gram 13 to 22 cents.

Calcutta,
The 5th March 1878.

mentioned Districts of Bengal for the Fortnight ending 28th February 1878.—(Contd.)

THE SEER OF 80 TOLAHS.

GREAT MILLET— CHOLU, JOWAR.			LESSER MILLETS— HANI OR MURWA AND CHENNA.			MAISE OR INDIAN- CORN.			GRAM.			FIREWOOD.			SALT.			DISTRICTS
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
Eastern Districts—(Contd.)																		
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	Chittagong.*
...
...	10 0	10 0	13 0	8 0	8 0	8 0	Nonkholy.
...	12 0	12 8	13 0	8 8	8 8	8 12	Tipperah.
...	Chittagong Hill Tracts.*
...	10 0	10 0	14 0	8 0	8 0	8 0	Hill Tipperah.
BENAR.																		
...	...	30 0	20 0	19 0	36 0	41 0	18 0	24 0	150 0	150 0	110 0	8 0	8 0	8 0	Patna.
...	17 0	...	16 8	6 8	36 8	18 0	17 8	20 0	160 0	160 0	100 0	8 0	8 0	8 0	Gya.
18 0	17 0	(25 0) (10 0) (20 0)	18 0	17 8	25 0	...	30 0	16 8	17 8	22 0	160 0	160 0	160 0	9 0	9 0	8 12	8 12	Shahabad.
...	21 0	20 12	33 0	20 12	19 0	31 12	15 4	16 4	18 12	167 0	167 0	176 0	8 0	8 0	8 12	Darbhanga.
...	18 0	10 0	35 0	14 0	15 0	16 0	140 0	160 0	140 0	8 0	8 0	8 8	Mauferpore.
17 0	18 8	30 0	20 0	18 0	30 0	17 4	16 8	29 8	16 0	16 0	20 0	160 0	160 0	160 0	8 0	8 0	8 0	Saran.
...	35 0	19 0	18 0	38 0	17 0	17 0	21 0	7 8	7 0	7 0	Chumpanan.
...	16 8	15 7	29 4	16 8	16 8	21 0	126 0	126 0	126 0	8 4	8 4	8 4	Monghyr.
...	17 11	18 16	31 9	17 0	17 11	18 16	151 9	151 9	167 12	8 13	8 3	8 13	Bhagulpore.
...	Parneah.*
...	22 8	20 0	45 0	16 0	17 0	14 0	120 0	120 0	139 0	8 8	9 0	8 4	Maldah.
...	16 0	16 0	40 0	13 0	14 0	13 0	...	200 0	200 0	8 0	8 0	8 0	Montal Perga.
ORISSA.																		
...	10 8	17 1	21 0	17 1	18 6	17 1	20 0	20 0	200 0	11 0	11 0	13 0	Cuttack.
...	Pooree.*
...	10 0	13 0	11 0	12 0	120 0	120 0	8 8	8 7	9 6	Balasore.
CHOTA NAGPURI South-Western Frontier Agency																		
...	18 0	...	36 0	16 0	...	31 0	16 0	16 8	16 0	24 0	24 0	200 0	8 0	8 0	8 0	Hazareebagh.
...	30 0	30 0	44 0	28 0	16 0	14 0	12 0	160 0	160 0	160 0	7 0	7 0	7 0	Lohardugga.
...	20 0	20 0	24 0	320 0	320 0	320 0	6 8	6 8	6 9	Singbhoom.
...	64 0	64 0	64 0	40 0	60 0	...	14 0	15 0	20 0	160 0	160 0	300 0	8 0	8 0	8 0	Mantbhoom.

- T In the interior the prices range as follow :—Wheat 12 to 15 seers, barley 20 to 23 seers, best rice 8 to 10 seers, common rice 11 to 12 seers, lesser millets 22 to 24 seers, maize or Indian-corn 15 to 20½ seers, and gram 13 to 23½ seers.
- U In the interior the prices range as follow :—Wheat 14 to 16 seers, barley (at Banka) 2½ seers, best rice 15 to 20 seers, common rice 16 to 18 seers, maize 24 to 26 seers, maize or Indian-corn (at Banka) 14 seers, and gram 15 to 18 seers.
- V In the interior the prices range as follow :—Wheat 12½ to 16 seers, barley 20 seers, best rice 14 to 16½ seers, common rice 16 to 17½ seers, maize or Indian-corn 16 to 20 seers, and gram 15 to 18 seers.
- W In the interior the prices range as follow :—Wheat 13 seers, best rice (at Chuttra) 9 seers, common rice 13 to 14 seers, maize or Indian-corn 16½ seers, and gram 14 to 18 seers.
- X In the interior the prices range as follow :—Wheat 15 to 16½ seers, barley (at Daltongunge) 20½ seers, best rice 11½ to 14 seers, common rice 12½ to 15 seers, maize (at Daltongunge) 40½ seers, maize or Indian-corn (at Daltongunge) 16½ seers, and gram 15½ to 23 seers.
- Y In the interior the prices range as follow :—Wheat 11 to 16 seers, best rice 12 to 20 seers, common rice 16 to 22 seers and gram 14 to 16 seers.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

MARKTS.	PRICES PER MAUND														
	WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO BAJRA.		
	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
Calcutta ..	3 7 0	3 4 0	..	3 8 0	2 8 0	...	5 8 0	5 8 0	...	3 5 0	3 5 0
Berajunge ..	3 8 0	3 0 0	4 8 0	4 8 0	...	2 12 0	2 10 0
Dacca ...	3 2 0	3 3 0	...	1 2 0	1 2 0	...	3 4 0	3 3 0	...	2 10 0	2 8 0
Naraingunge..	3 0 0	2 15 0	...	2 15 0	2 12 0
Chittagong*..
Patna ..	2 8 0	2 10 9	...	1 14 6	2 0 0	...	3 12 0	4 0 0	...	2 8 0	2 10 9
Balasore ..	3 8 0	2 15 0	3 12 0	2 13 0	...	2 13 0	2 8 0
Poorce*
Cuttack ...	3 10 0	4 12 0	4 2 0	4 2 0	...	2 13 0	2 13 0

* Returns not received.

CALCUTTA,
The 5th March 1878.

SUPPLEMENT TO THE CALCUTTA GAZETTE, MARCH 6, 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 28th February 1878.

OF 40 SEERS

GRAT MILLET— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHENNA			MAISE OR INDIAN CORN.			GRAN			FIREWOOD.			SALT.			MART.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
3 0 0	3 5 0					3 13 0	3 12 0	...	2 8 0	2 8 0		0 7 0	0 7 0		4 0 0	4 0 0		Calcutta.
			...			"			3 0 0	3 8 0					4 0 0	4 0 0		Serajgunge.
"								..	2 9 0	3 2 0		0 6 0	0 6 0		4 0 0	4 0 0		Mecca.
								..	2 15 0	3 15 0		0 9 0	0 9 0		4 0 0	4 0 0		Naraingunge.
								..	"									Chittagong.
						3 0 0	1 14 3	...	1 14 0	3 3 0	0.							Patna.
									4 0 0	3 12 0		0 5 0	0 5 0		4 12 0	4 12 0		Balassore.
								..										Pooree.
			1 10 0	3 4 0					2 4 0	3 0 0		0 3 0	0 3 0	..	3 8 0	3 8 0		Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

Weekly Report of Rainfall									
DIVISION.	DISTRICTS	STATIONS	Rain from 10th to 16th Feb. 1878.	Rain from 17th to 23rd Feb. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.		
			Inches.	Inches.	Inches.	Up to date.			
BENGAL.	WESTERN DISTRICTS.	Burdwan	Nil	Nil	0.27	23rd Feb			
		Cutwa	0.09	ditto	0.20	ditto			
		Culina	Nil	0.18	0.28	ditto			
		Hood-Bood	ditto	Nil	0.28	ditto			
		Raneegunge	0.07	ditto	0.46	ditto			
		Jehanabad	0.13	ditto	1.12	ditto			
		Bankoora	0.03	ditto	1.90	ditto			
		Beerbhoom	Sooree	0.24	ditto	0.04	ditto		
		Hetaunpore	0.20	ditto	0.26	ditto			
		Roypore	Nil	ditto	0.20	ditto			
BURDWAN	CENTRAL DISTRICTS	Midnapore	ditto	ditto	2.38	ditto			
		Tamluk	ditto	ditto	1.05	ditto			
		Ghattal	ditto	ditto	2.10	ditto			
		Contai...	{ Dy. Collr.'s Office... Exe. Engr.'s Office	Not recd	Not recd	0.47	2nd Feb		
		Hooghly	Hooghly	0.39	Nil	0.56	23rd Feb.		
		Serampore	0.06	ditto	0.97	ditto			
		Howrah	Howrah	0.04	ditto	1.74	ditto		
		Maheshnaka	0.40	ditto	2.91	ditto			
		PRESIDENCY.	24. Pergunnahs	Saugor Island	0.20	ditto	0.80	ditto	
				Observatory	0.07	0.43	0.54	ditto	
Alipore	0.01			0.71	3.64	ditto			
Dispensary	0.03			0.60	3.55	ditto			
Jail	Nil			Not recd	0.82	16th Feb.			
Bussagherhat	0.05			ditto	0.57	ditto			
Baraset	Nil			0.10	1.31	23rd Feb.			
Diamond Harbour	ditto			Nil	1.37	ditto			
Barripore	ditto			ditto	1.14	ditto			
Satkhira	ditto			ditto	0.20	ditto			
RAJSHAHY.	Moorshedabad	Baranckpore	ditto	ditto	1.41	ditto			
		Dum-Dum	0.06	ditto	0.29	ditto			
		Kishnaghur	Nil	0.20	1.27	ditto			
		Poongong	ditto	1.10	0.13	ditto			
		Melchepore	0.13	Nil	0.83	ditto			
		Chowdanga	0.18	ditto	0.01	ditto			
		Koosteta	0.40	ditto	0.55	ditto			
		Ranachut	0.12	0.30	0.94	ditto			
		Jessore	0.29	Nil	0.54	ditto			
		Narail	0.07	ditto	1.04	16th Feb.			
COOCH BEHAR.	Tributary States.	Khoolna	0.00	Not recd	0.66	23rd Feb			
		Jhenida	0.05	0.03	0.45	ditto			
		Baghat	0.23	Nil	1.01	ditto			
		Magoorah	0.22	ditto	1.01	ditto			
		Berhampore	0.28	ditto	0.53	ditto			
		Rampore Haut	0.35	ditto	0.40	ditto			
		Lalbagh	0.30	ditto	0.30	ditto			
		Jungpore	0.89	ditto	1.08	ditto			
		Azingunge	0.72	ditto	1.25	ditto			
		Lalgolla	0.70	ditto	0.80	ditto			
COOCH BEHAR.	Tributary States.	Kandee	0.50	ditto	0.87	ditto			
		Dinagopore	0.08	ditto	1.27	ditto			
		Rangunge	0.71	ditto	1.31	ditto			
		Maldah	0.66	ditto	1.98	ditto			
		Chanchal	0.92	ditto	1.72	ditto			
		Bauleah	0.41	ditto	0.43	ditto			
		Nattore	1.12	ditto	1.12	ditto			
		Rungpore	0.54	ditto	0.54	ditto			
		Bhabanungunge	0.73	ditto	0.73	ditto			
		Kumgram	0.84	ditto	0.53	ditto			
COOCH BEHAR.	Tributary States.	Bazdogra	0.63	ditto	1.00	ditto			
		Bogra	1.56	ditto	1.72	ditto			
		Sherpore	1.30	ditto	1.41	ditto			
		Nowkhilla	1.05	ditto	1.17	ditto			
		Panchabibi	0.82	ditto	1.56	ditto			
		Haiulya	1.30	ditto	1.40	ditto			
		Pubna	0.08	ditto	0.15	ditto			
		Seragunge	1.70	ditto	1.83	ditto			
		Darjeeling	Darjeeling... { Telegraph Office Hospital	0.31	Not recd.	1.06	16th Feb.		
			0.31	0.31	1.29	23rd Feb.			
COOCH BEHAR.	Tributary States.	Julpigoree	0.31	Nil	0.34	ditto			
		Beldah	0.40	ditto	0.40	ditto			
		Bura—Civil Surgeon's Office	1.04	ditto	1.67	ditto			
		Titalya	0.37	Not recd.	0.26	16th Feb			
		Cooch Behar	0.67	ditto	0.76	23rd Feb.			

Not received 27th Jan. to 2nd Feb

DIVISION.	DISTRICTS.	STATIONS.	Rain from 10th Feb. to 10th Feb. 1878.	Rain from 17th Feb. to 23rd Feb. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
BENGAL.—continued.							
	EASTERN DISTRICTS.		Inches.	Inches.		1878.	
Dacca.	Dacca	Dacca... { Telegraph Office... Nil	0.08	Nil	0.56	23rd Feb.	
		Hospital ... ditto	Nil	ditto	0.73	ditto	
		Moonsheergunge ... ditto	ditto	ditto	0.88	ditto	
	Furzedpore	Manickgunge ... ditto	ditto	ditto	0.33	ditto	
		Furzedpore ... 0.23	0.28	0.54	ditto		
		Goalundo ... 0.07	Nil	0.85	ditto		
	Bachergunge	Madanipore ... 0.87	ditto	1.49	ditto		
		Burrial ... 0.08	ditto	0.71	ditto		
		Peranapore ... Nil	ditto	0.55	ditto		
	Mymensingh	Patocakhally ... 0.25	ditto	0.59	ditto		
		Bhola ... Nil	ditto	0.38	ditto		
		Mymensingh ... 1.44	ditto	1.44	ditto		
	Chittagong	Jamalpore ... 1.25	ditto	1.25	ditto		
		Atia ... 0.59	ditto	0.59	ditto		
		Kishoregunge ... 1.16	ditto	1.85	ditto		
CHITTAGONG.	Chittagong	Chittagong { Telegraph Office Nil	Nil	ditto	Nil	ditto	
		Jail ... 0.25	ditto	0.51	ditto		
		Cor's Bazar ... Nil	ditto	Nil	ditto		
	Nonkhully	Nonkhully ... 0.70	ditto	1.89	ditto		
		Fenny ... 0.59	ditto	3.07	ditto		
	Tipperah	Comillah ... 0.70	ditto	1.80	ditto		
		Brahmunbariah ... 0.19	ditto	1.62	ditto		
	Chittagong Tracts.	Hill { Rungamtee Hill... 0.92	ditto	1.44	ditto		
		Kuma ... Not recd.	ditto	Nil	ditto	From 17th Feb.	
	Hill Tipperah	Hill Tipperah ... ditto	ditto	0.62	ditto	Not received 10th to 16th Feb.	
BEHAR.							
PATNA.	Patna	Patna ... 0.18	ditto	1.24	ditto		
		Behar ... 0.22	ditto	1.37	ditto		
		Barh ... 0.48	ditto	1.28	ditto		
	Gya	Dinapore { Jail ... Not recd.	Not recd.	1.50	9th Feb.		
		Cantonment... Nil	Nil	1.60	23rd Feb.		
		Gya ... 0.31	ditto	1.06	ditto		
	Shahabad	Nowadah ... 0.43	ditto	2.13	ditto		
		Aurangabad ... 0.13	ditto	0.97	ditto		
		Jehanabad ... 0.22	ditto	2.33	ditto		
	Muzafferpore	Arrah ... Nil	ditto	1.08	ditto		
		Sasaram ... 0.18	ditto	0.03	ditto		
		Buzar ... 0.20	ditto	2.70	ditto		
	Bhagalpore	Bhuboosh ... Nil	ditto	2.80	ditto		
		Muzafferpore ... 0.12	ditto	1.56	ditto		
		Hajepore ... 0.05	ditto	1.16	ditto		
Durbhanga	Seetamurhee ... Not recd.	ditto	0.21	ditto	Not received 27th Jan. to 10th Feb.		
	Durbhanga ... 0.11	ditto	1.04	ditto			
	Mudhoobunnee ... 0.17	ditto	0.89	ditto			
Saran	Tajpore ... 0.06	ditto	0.41	ditto			
	Chupra ... 0.10	ditto	1.32	ditto			
	Sewan ... 0.19	ditto	2.05	ditto			
Champaran	Motiharee ... 0.25	ditto	1.05	ditto			
	Bettiah ... 0.44	ditto	1.15	ditto			
	Segowlee ... 0.60	ditto	1.41	ditto			
Monghyr	Monghyr ... 0.25	ditto	0.88	ditto			
	Segowlee ... 1.11	ditto	2.09	ditto			
	Jamsoee ... 0.53	ditto	1.55	ditto			
Bhagulpore	Bhagulpore ... 0.68	ditto	2.00	ditto			
	Seepool ... Nil	ditto	Nil	ditto			
	Muddehpore ... 0.50	ditto	0.80	ditto			
Purneah	Banka ... 0.89	ditto	2.29	ditto			
	Sonburee ... 0.40	ditto	0.90	ditto			
	Purneah ... 0.58	ditto	0.67	ditto			
Sonthal Pergunahs...	Kimengunge ... 0.23	ditto	0.51	ditto			
	Arrarrah ... 0.21	ditto	0.40	ditto			
	Nya Doemka ... 0.12	ditto	0.49	ditto			
Gedda	Rajmehal ... 0.80	ditto	0.80	ditto			
	Daoghar ... Not recd.	ditto	0.58	ditto	Not received 27th Jan. to 10th Feb.		
	Gedda ... 0.86	ditto	0.86	ditto			

DIVISION.	DISTRICTS.	STATIONS.	Rain from 10th to 16th Feb. 1878.	Rain from 17th to 23rd Feb. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	23rd Feb.	
		... { Hospital	ditto	ditto	0.26	ditto	
		Jajpore	ditto	ditto	Nil	ditto	
		Kendraparah	ditto	ditto	0.30	ditto	
		Jagatsingapore	ditto	ditto	0.10	ditto	
	Pooree	False Point	ditto	ditto	0.20	ditto	
		Pooree	ditto	ditto	Nil	ditto	
	Balasore	Khurdah	ditto	ditto	0.07	ditto	
		Balasore...	ditto	ditto	0.74	ditto	
		Bhadrack	0.10	0.03	0.31	ditto	
		Jellasore	0.06	Nil	1.13	ditto	
	Cuttack Tributary Mehals.	Korah	Nil	ditto	0.08	ditto	
		Chandbally	ditto	ditto	0.20	ditto	
	Sumbalpor		ditto	Not recd.	0.45	16th Feb.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh... { Jail	0.20	Nil	0.53	23rd Feb.	
		... { Dispensary	0.32	ditto	0.59	ditto	
	Lohardugga	Pachamba	0.04	ditto	0.31	ditto	
		Ranches	0.06	ditto	0.83	ditto	
	Singbhoom	Palamow	Nil	ditto	0.09	ditto	
		Chyebassa	ditto	ditto	1.96	ditto	
	Manbhoom	Purulia	0.40	ditto	1.71	ditto	
		Goviudpore	0.31	Not recd.	0.94	16th Feb.	
	ASSAM & ADJACENT HILLS.						
	Sylhet	Sylhet	0.91	0.03	1.04	23rd Feb.	
	Sibsagar	Sibsagar	1.04	Not recd.	2.00	16th Feb.	
		Tolaghat	1.73	ditto	2.40	ditto	
		Jorhat	2.10	ditto	2.30	ditto	
	Rajpootana	Akyab	Nil	Nil	Nil	23rd Feb.	
		Alwar	0.80	ditto	0.80	ditto	
		Jaipur	0.90	ditto	1.29	ditto	
		Sambhar	Nil	ditto	0.10	ditto	

CALCUTTA,
The 2nd March 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 24th Feb. to 2nd March 1878.

STATIONS.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	HYGROMETER.		Humidity Sat. = 100.	Wind.		Rain.	Clouds.	Weather initials.
					Dry.	Wet.		Direction.	Velocity.			
ALIPORA.	Feb. 24th	10	30.045	30.067	80.9	63.9	33	N	63	b
	16	16	29.993	29.916	87.6	66.3	38	S	80	b
	25th	10	30.053	30.077	80.7	63.9	35	N W	43	b
	16	16	29.991	29.913	88.8	64.7	37	W by S	87	b
	26th	10	29.979	29.901	80.1	66.6	40	W S W	69	b
	16	16	29.914	29.833	90.0	67.0	25	W	63	b
	27th	10	29.923	29.945	83.7	76.8	73	S W by W	84	...	CK	b
	16	16	29.793	29.815	88.4	75.6	58	S W	135	b
	28th	10	30.061	30.083	78.9	63.9	68	E	80	...	K	b
	16	16	29.918	29.935	84.4	70.4	47	E by N	93	b
SAUGOR ISLAND.	March 1st	10	30.016	30.037	76.6	69.0	39	N by E	88	...	K, PK	b
	16	16	29.890	29.912	77.8	69.7	29	N E by N	100	...	C	b
	2nd	10	30.017	30.039	77.9	68.0	29	N E by N	60	b
	16	16	29.906	29.928	78.9	68.2	23	W by N	53	b
	Feb. 24th	10	30.040	30.040	84	70	47	N	101	b, m, f
	16	16	29.934	29.944	89	70	35	N N W	76	b, m
	25th	10	30.052	30.068	84	71	50	N	44	b, m
	16	16	29.903	29.909	86	72	48	N	84	b, m
	26th	10	29.976	29.983	84	76	68	W	128	b, m
	16	16	29.827	29.833	86	77	65	S	102	b, m
CHITTAGONG.	27th	10	29.929	29.935	83	78	83	S	124	...	PK	b, m
	16	16	29.811	29.817	83	78	79	S	159	...	PK, FK	b, m
	28th	10	30.008	30.014	81	73	69	N E	81	0.10	K	b, m, p
	16	16	29.998	29.993	83	78	73	S E	120	...	P	b, m
	March 1st	10	30.000	30.008	78	69	36	N	120	...	C	b, m
	16	16	29.870	29.876	81	64	35	N	179	...	C	b, m
	2nd	10	30.002	30.008	77	70	69	N N E	91	b, m
	16	16	29.900	29.908	81	66	43	S S W	85	b, m
	Feb. 24th	10	29.955	30.044	81	76	74	S E	70	0.10	PK	b, m
	16	16	29.956	30.048	80	75	78	W	30	...	FK	b, m
ARAB.	25th	10	29.920	30.012	83	78	79	E	53	b, m
	26th	10	29.922	30.016	82	76	75	S	71	...	FK	b, m
	27th	10	29.972	30.065	81	72	62	N W	77	...	PK	b, m
	28th	10	29.882	29.977	77	68	61	N N E	65	...	PK	b, m
	March 1st	10	30.034	29.188	73	67	73	N W	64	0.30	...	b, m
	2nd	10	30.034	29.188	73	67	73	N W	64	0.30	...	b, m
	Feb. 24th	10	30.064	30.086	80	74	74	E	0.8	...	CK	b
	16	16	30.040	30.062	81	74	71	W N W	20	b
	25th	10	30.020	30.042	82	71	66	N W	39	b
	26th	10	30.040	30.062	80	74	74	E	1.9	b
CUTTACK.	27th	10	30.012	30.074	79	74	78	K	1.3	b
	28th	10	29.987	30.019	79	72	70	N N W	1.6	...	CK	b
	March 1st	10	30.008	30.030	74	70	81	N E	2.6	0.20	CK, P	b
	2nd	10	30.008	30.030	74	70	81	N E	2.6	0.20	CK, P	b
	Feb. 24th	10	29.960	30.041	88	71	40	W	1.9	b
	16	16	29.993	30.075	84	73	67	N	1.6	b
	25th	10	29.943	29.985	85	78	64	N N W	1.8	b
	26th	10	29.952	29.933	89	74	47	S W	4.0	b
	27th	10	29.930	30.011	84	67	37	N N E	4.2	...	C, CK	b
	28th	10	29.903	29.985	84	75	64	K N E	1.8	...	K, CK, C	b
FAIR POINT.	March 1st	10	29.936	30.019	78	69	86	E N E	1.0	b
	2nd	10	29.936	30.019	78	69	86	E N E	1.0	b
	Feb. 24th	10	30.032	30.047	86	73	51	W N W	7.4	b
	16	16	30.067	30.082	80	75	78	N N W	2.9	...	PK, C, K	b
	25th	10	29.975	29.990	83	74	63	W H W	4.4	b
	26th	10	29.930	29.945	86	78	68	S S W	6.0	...	C	b
	27th	10	29.906	30.020	83	72	57	N E	8.3	...	C, PK	b
	28th	10	29.945	30.010	81	72	62	N N E	7.6	...	C, PK, FK	b
	March 1st	10	30.000	30.015	80	65	61	N E	8.0	0.10	PK, C	b
	2nd	10	30.000	30.015	80	65	61	N E	8.0	0.10	PK, C	b
VILASAPATAM.	Feb. 24th	10	30.042	30.074	83	78	60	E S E	2.0	b
	16	16	30.034	30.085	86	75	68	S S E	2.1	b
	25th	10	29.979	30.011	84	74	60	S E	1.6	b
	26th	10	29.919	29.980	87	74	62	S W by W	2.7	b
	27th	10	29.987	30.018	85	77	68	S E by E	2.9	b
	28th	10	29.987	30.018	85	75	61	S by E	2.1	b
	March 1st	10	29.967	30.089	84	65	31	S E by E	3.3	b
	2nd	10	29.967	30.089	84	65	31	S E by E	3.3	b
	Feb. 23rd	10	30.111	30.133	85	75	61	E S E	4	b
	16	16	29.952	29.974	85	72	51	S E by E	6	b
MADRAS.	24th	10	30.093	30.115	86	75	58	S E by E	5	b
	16	16	29.912	29.964	85	74	66	E by S	6	b
	25th	10	30.104	30.127	83	74	63	S	4	b
	16	16	29.960	30.083	86	75	65	E S E	8	b
	26th	10	30.044	30.066	85	76	64	S S W	8	b
	16	16	29.858	29.910	87	76	68	S E by E	11	b
	27th	10	30.003	30.025	87	76	69	E by E	7	b
	16	16	29.890	29.942	85	74	68	S E by E	11	b
	28th	10	30.015	30.037	85	75	61	S S E	8	b
	16	16	29.892	29.914	85	75	61	S E	14	b
COZUMB.	March 1st	10	30.016	30.038	86	74	65	S E by S	11	b
	16	16	29.873	29.895	85	75	64	S E	12	b
	Feb. 24th	10	29.983	30.024	84	75	64	N	61	...	O	b
	16	16	29.908	30.040	84	75	68	N	48	...	O	b
	25th	10	29.945	30.025	85	79	76	N	38	...	O	b
	26th	10	29.938	29.979	88	77	76	N	38	...	O	b
	27th	10	29.965	30.006	86	78	68	N E	24	b
	28th	10	29.975	30.016	84	77	72	N	42	...	C	b
	March 1st	10	29.975	30.016	84	77	72	N	42	...	C	b
	2nd	10	29.955	29.996	84	79	79	S W	23	...	C	b

* Velocity of wind in miles per hour.

Results of the Meteorological Observations taken at the Alipore Observatory from 24th February to 2nd March. 1878.

Month.	Date	Mercury in sun.	Mean pressure, barometer at 35° Fah.	TEMPERATURE.				HYGROMETRY.				Prevailing direction.	Miles recorded.	Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean bulb.	Vapour tension.	Dew point.	Humidity.				
1878.	24th	146.0	29.968	70.7	87.7	16.3	69.4	69.0	0.497	58.3	54	Till 10 A.M. N by E through W and N.W. till 4 P.M. S through N and W. till 9 P.M. W N W through 9 W. till midnight S W by S through W.	118	Nil	Clear and s.
"	25th	144.7	29.947	74.5	86.3	11.1	64.2	64.5	0.476	57.5	56	Till 10 A.M. N W through W. till midnight S W by S through W.	131	"	Clear and w
"	26th	144.4	29.882	76.9	80.0	21.3	66.6	67.8	0.411	62.2	61	Till noon N by W through W and N W. till midnight N S W through N W and W.	123	"	Clear and s.
"	27th	142.0	29.842	79.2	88.9	18.1	70.8	74.0	0.707	72.4	80	Till 6 P.M. S, till midnight N by E through SW, W and N W.	208	"	Morning partially cloudy, day and night clear s and l.
"	28th	141.7	29.854	75.9	84.8	14.9	69.9	68.0	0.603	61.3	68	Till 2 A.M. S E through N E and E, till noon N N E through E and N E, till midnight E by S through N E.	146	"	Partially cloudy and d.
March	1st	137.8	29.937	70.8	80.5	13.3	67.2	69.1	0.350	59.2	46	Till 11 A.M. N N W through E and N E, till midnight N N E through N E.	146	"	Day partially cloudy, night clear
"	2nd	139.7	29.951	66.9	78.8	10.6	64.2	66.5	0.319	14.6	48	Till 4 P.M. W by N through N and NW, till midnight S through W and S W.	95	"	Clear and s.

The mean pressure of the seven days ...

The average pressure of the corresponding period for 25 years ...

Inches.

29.925

The mean temperature of the seven days ...

The average temperature of the corresponding period for 25 years ...

°

74.4

76.7

The extreme variation of temperature during the seven days ...

31.7

The maximum temperature during the seven days ...

89.9

The mean relative humidity during the seven days ...

%

59

The average relative humidity of the corresponding period for 25 years ...

64

The total fall of rain from 24th February to 2nd March 1878 ...

Inches.

Nil

The average fall of the corresponding period for 25 years ...

0.40

The total fall from 1st January to 2nd March 1878 ...

0.54

The average fall of the corresponding period for 25 years ...

1.82

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

s dew, l lightning, d drizzling.

METEOROLOGICAL OFFICE, INDIA,

The 4th March 1878.

HENRY F. BLANFORD,

Meteorological Reporter to the Government of Bengal.

Abstract of the results of the Meteorological Observations taken at the Alipore Observatory in the month of February 1878.

	Inches.	Date.	Hour.
The mean pressure of the month ...	29.985		
The average pressure of 25 years ...	29.949		
The highest pressure during the month ...	30.173	6th	10h.
The lowest pressure during the month ...	29.792	27th	16h.
The range of pressure during the month ...	0.381		
<hr/>			
The mean temperature of the month ...	73.4		
The average temperature of 25 years ...	72.8		
The highest temperature during the month ...	90.3	20th	16h.
The lowest temperature during the month ...	56.0	2nd & 6h.	
The range of temperature during the month ...	34.3	17th	
The mean daily range of temperature during the month ...	20.2		
The greatest range of temperature in one day during the month ...	28.6	18th	
<hr/>			
The mean humidity during the month ...	69		
The mean vapour tension during the month ...	0.572		
The average humidity of 25 years ...	67		
The average vapour tension of 11 years ...	0.535		
The mean cloud proportion of the month ...	1.61		
<hr/>			
The total rainfall of the month ...	0.54		
The average fall of 50 years ...	0.89		
The greatest fall in 24 hours ...	0.43	23rd	
The number of rainy days in the month ...	4		
The average number of rainy days of 25 years ...	3		
<hr/>			
The mean maximum equilibrium temperature of solar radiation of the month ...	140.8		
The mean difference of sun and air temperatures ...	56.3		
The greatest sun temperature ...	150.7	20th	
The greatest excess of sun over air temperature ...	60.7	12th	
The mean temperature of nocturnal radiation thermometer on woollen cloth ...	57.7		
The mean depression of nocturnal radiation thermometer below the minimum of air ...	6.6		
The greatest depression of nocturnal radiation thermometer below the minimum of air ...	10.5	7th	
<hr/>			
The mean movement of the wind per day ...	107.4		
The greatest movement of the wind in one day ...	182.0	28th	
The greatest movement of the wind in one hour ...	20.0	12th	14h.
The number of hours under each of the 8 points—			

N83, NE52, E30, SE8, S47, SW145, W198, NW102, Calm 7.

HENRY F. BLANFORD.

Meteorological Reporter to the Govt. of Indi

METEOROLOGICAL OFFICE, INDIA, the 4th March 1878.

The results of the observations at the Alipore Observatory are not rigorously comparable with the registers of past years (at the Park Street Observatory). The barometer is about 3 feet higher at Alipore, and, other things being equal, reads therefore $\cdot 008$ lower. The diurnal range of temperature is also greater at Alipore, and the mean temperature apparently about 1° or $1\frac{1}{2}^{\circ}$ lower; and finally, the thermometer which has furnished the record of temperature at the Surveyor-General's Office during the last twenty years and upwards is found to read $0\cdot 6^{\circ}$ higher than the Kew standard thermometer, which is the standard of reference at the present Observatory.

HENRY P. BLANFORD.

HENRY F. BLANFORD,
Meteorological Reporter to the Govt. of India.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for week ended 23rd February 1878 on 1,279½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RECEIPTS.	TRAIN MILES RUN.		
	No. of passengers.	Coaching receipts.		Weight carried.	Receipts.		Coaching.	Merchandise.		Total.		
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.						
Total traffic for the week	164,026	2,15,207 5 0	19,732 16 0	17,167 10	5,55,924 4 0	50,332 4 7	7,70,891 7 9	46,273	109,690	165,963		
per mile of railway	128	168 3 4	15 8 4	1 1	434 3 4	39 16 0	6 2 0		
previous 7 weeks of half-year	1,008,294	1,57,151 10 0	13,972 4 8	1,117 0 4	43,19,233 1 0	395,035 4 0	54,39,444 11 6	329,229	812,935	1,044,101		
Total for 8 weeks	1,008,294	1,57,151 10 0	13,972 4 8	1,117 0 4	43,19,233 1 0	395,035 4 0	54,39,444 11 6	329,229	812,935	1,044,101		
COMPARISON.												
Total for corresponding week of previous year	172,772	2,47,762 12 10	22,711 11 0	13,791 5 0	6,09,824 1 9	55,900 10 10	8,57,586 14 7	43,725	101,938	147,713		
per mile of railway, corresponding week of previous year	135	193 9 8	17 14 11	1 1	476 4 5	43 13 8	670 1 11		
Total to corresponding date of previous year	1,133,881	10,33,435 4 4	177,231 11 4	1,117 0 4	42,87,313 14 9	393,003 15 6	62,30,740 3 0	401,308	789,470	1,100,778		

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 23rd February 1878 on 223½ miles open.

		Rs. A. P.	£ s. d.	Mds.	Rs. A. P.	£ s. d.	Rs. A. P.			
tal traffic for the week	6,778	18,834 8 0	1,726 17 3	1,17,494 5	33,615 10 0	3,041 8 8	51,454 2 0	4,944	10,412	15,356
per mile of railway		84 3 1	7 14 5		150 3 10	13 15 5	23 6 11			
r previous 7 weeks of half-year	51,003	1,50,110 11 9	13,760 3 0	10,91,138 10	1,04,590 5 0	27,920 15 7	4,54,701 0 0	37,544	73,696	107,210
Total for 8 weeks	60,781	1,68,949 3 9	15,487 0 3	12,08,632 30	1,04,590 5 0	31,002 4 3	5,07,155 2 0	39,388	84,074	122,462
COMPARISON.										
tal for corresponding week of previous year	9,574	33,756 14 1	3,094 5 9	2,30,054 30	64,274 4 0	5,250 2 10	91,030 2 1	5,893	14,260	19,658
r mile of railway, corresponding week of previous year	150 13 10	13 10 7	235 15 7	23 0 3	406 13 5
tal to corresponding date of previous year	68,927	2,87,450 12 0	20,449 13 1	17,09,015 20	1,59,021 4 0	42,067 19 4	7,45,374 0 6	44,812	122,470	167,311

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 23rd February 1878 on 158½ miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC				Total Receipts.
	Number of passengers	Coaching receipts.		Weight carried.	Receipts				
		Rs. A. P.	£ s. d.		Mds. s.	Rs. A. P.	£ s. d.	£ s. d.	
Total traffic for the week ...	85,302	43,311 10 3	4,153 11 4	2,10,272 11	55,332 12 1	4,915 10 0	9,909 1 4		
per mile of railway	538	276 5 1	26 4 11	1,360 20	351 15 5	30 4 7	56 13 6		
of previous 7 weeks of half-year	556,204	1,95,021 3 2	17,870 18 9	13,43,635 30	3,37,243 9 9	30,914 0 1	48,790 18 10		
Total for 8 weeks	611,506	2,10,132 13 5	22,030 10 1	15,59,008 1	3,80,776 5 10	34,729 10 1	57,700 0 2		
COMPARISON.									
Total for corresponding week of previous year	46,828	35,070 11 2	3,691 9 7	2,55,634 18	45,107 4 5	4,110 6 8	7,171 16 3		
per mile of railway, corresponding week of previous year	296	228 15 8	19 3 2	1,615 15	283 6 8	26 3 3	45 6 5		
Total to corresponding date of previous year	295,924	2,14,057 7 10	19,651 2 0	14,82,024 24	2,08,101 1 1	27,325 14 8	46,957 0 8		

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 23rd February 1878 on 27½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
tal traffic for the week	2,907	1,271 0 0	127 2 0	14,437 0	936 0 0	93 12 0	230 14 0
per mile of railway	104	46 8 0	4 13 0	530 0	34 8 0	3 9 0	8 2 0
r previous 7 weeks of half-year	16,341	6,921 0 0	692 2 0	1,34,032 0	7,012 0 0	701 4 0	1,393 6 0
Total for 8 weeks	19,248	8,192 0 0	819 4 0	1,38,469 0	7,948 0 0	794 16 0	1,614 0 0
COMPARISON.							
tal for corresponding week of previous year	2,951	1,186 9 9	119 11 3	17,163 30	779 16 6	77 19 3	196 10 6
r mile of railway, corresponding week of previous year	92	43 8 2	4 7 0	620 34	28 0 9	2 17 3	7 4 3
tal to corresponding date of previous year	19,632	9,002 10 3	900 5 3	1,40,593 30	5,306 13 0	530 11 11	1,430 17 3

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 16th February 1878 on 82 miles open.

		Rs. A. P.	£. s. d.	Mds. s.	Rs. A. P.	£. s. d.	£. s. d.
tal traffic for the week	7,970	4,104 12 0	419 9 6	31,578 0	4,125 8 0	412 11 0	832 0 6
per mile of railway	97	51 2 0	5 2 3	386 0	50 4 0	5 0 5	10 2 0
r previous 7 weeks of half-year	42,930	20,723 0 0	2,073 4 0	1,47,389 0	18,435 2 0	1,505 10 3	3,890 12 3
Total for 7 weeks	50,900	24,827 12 0	2,493 13 6	1,78,967 0	22,190 10 0	2,216 1 3	4,712 14 9
COMPARISON							
tal for corresponding week of previous year, opened 4th mile	3,370	1,779 3 6	177 3 5	16,017 0	1,336 1 0	123 13 1	231 10 6
per mile of railway, corresponding week of previous year	41	21 4 0	2 2 8	197 0	16 0 0	2 19 0	5 0 6
tal to corresponding date of previous year	17,900	7,250 1 0	725 0 0	93,578 0	7,130 11 9	713 1 3	1,461 1 2

TIBHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 23rd February 1878 on 82 miles open.

	COACHING TRAFFIC				MERCHANDISE AND MINERAL TRAFFIC.				Total receipts
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.				
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.			
Total traffic for the week	30,983	16,968 5 0	1,092 16 7	26,040 0	3,783 5 0	378 6 8	17,351 11 8		
Or per mile of railway	245	133 8 0	13 6 8	343 0	46 11 0	4 11 1	17 17		
For previous 7 weeks of half-year	50,935	26,946 12 0	2,494 15 6	1,79,167 0	22,150 10 0	2,212 1 3	28,362 13 9		
Total for 8 weeks	71,918	36,975 1 0	3,587 10 1	2,07,227 0	28,933 15 0	2,593 7 11	31,526 8		
COMPARISON.									
Total for corresponding week of previous year, 74 miles	16,472	8,533 0 6	653 6 2	10,000 0	1,425 12 0	119 11 10	9,968 11 10		
Or per mile of railway corresponding week of previous year	217	110 3 0	11 0 8	123 0	18 9 0	1 11 1	12 11		
Total to corresponding date of previous year	34,403	15,798 1 6	1,579 6 5	1,09,645 0	8,346 8 9	834 0 0	1,18,000 11 15		

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 23rd February 1878 on 28 miles open.

	No.	Rs. A. P.	£ s. d.	Mds. n.	Rs. A. P.	£ s. d.	£ s.
Total traffic for the week	9,450	1,743 0 0	174 4 0	27,301 0	890 0 0	89 0 0	283 4
Or per mile of railway	338	62 0 0	6 4 0	975 0	32 0 0	3 4 0	10 8
For previous 7 weeks of half-year	61,901	11,238 0 0	1,123 16 0	1,00,618 0	3,367 0 0	336 14 0	1,040 10
Total for 8 weeks	71,471	12,980 0 0	1,294 0 0	1,27,919 0	4,257 0 0	426 14 0	1,324 14
COMPARISON.							
Total for corresponding week of previous year	11,157	1,006 9 9	160 12 1	19,046 20	640 9 10	64 19 3	215 11
Per mile of railway, corresponding week of previous year	398	33 5 8	5 11 8	712 15	19 10 0	1 19 3	7 13
Total to corresponding date of previous year	64,806	11,671 11 0	1,163 9 4	1,31,401 6	4,553 11 8	455 7 6	1,367 16

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 26th January 1878 on 172 miles open.

	No.	Rs. A. P.	£ s. d.	Mds. n.	Rs. A. P.	£ s. d.	£ s.
Total traffic for the week	5,940	2,502 12 6	250 5 7	11,343 20	1,669 13 0	166 19 6	417 5
Or per mile of railway	23	14 6 8	1 8 10	66 0	9 11 5	0 19 5	4 8
For previous 3 weeks of half-year	8,114	3,716 9 0	371 9 0	13,794 0	1,819 0 3	181 19 3	563 4
Total for 4 weeks	12,102	6,217 5 6	621 14 7	25,137 20	3,488 5 3	348 19 9	979 13
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd February 1878 on 172 miles open.

	No.	Rs. A. P.	£ s. d.	Mds. n.	Rs. A. P.	£ s. d.	£ s.
Total traffic for the week	3,843	2,141 1 0	214 2 3	10,732 20	1,810 11 0	181 1 6	305 8
Or per mile of railway	22	12 7 2	1 4 11	62 20	10 4 8	1 1 1	5 6
For previous 4 weeks of half-year	12,102	6,217 5 6	621 14 7	25,137 20	3,488 5 3	348 19 9	979 13
Total for 5 weeks	16,965	8,358 6 6	835 10 4	35,872 0	5,290 1 0	529 0 2	1,305 10
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 9th February 1878 on 172 miles open.

	No.	Rs. A. P.	£ s. d.	Mds. n.	Rs. A. P.	£ s. d.	£ s.
Total traffic for the week	4,414	3,095 5 3	309 16 4	17,106 20	4,111 5 3	411 2 4	720 13
Or per mile of railway	26	18 0 0	1 16 0	99 30	24 16 5	2 7 10	4 8
For previous 5 weeks of half-year	15,960	8,354 6 6	835 10 4	35,872 0	5,290 1 0	529 0 2	1,305 10
Total for 6 weeks	20,784	11,453 11 9	1,145 7 4	52,978 20	9,401 6 3	940 2 10	2,005 10
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year



The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1456A.

GENERAL.—*The 5th March 1878.*—Mr. F. J. Marden, Barrister-at-Law, is appointed to be Chief Magistrate for the town of Calcutta and Judge of the Court for the trial of Pilots, *vice* Mr. C. Miller, resigned.

Mr. Amcer Ali, Barrister-at-Law, is appointed to be a Presidency Magistrate for the town of Calcutta, *vice* Mr. F. J. Marden.

Mr. Amcer Ali is also appointed to be Coroner of Calcutta.

The 6th March 1878.—Mr. F. J. Marden, Barrister-at-Law, Chief Magistrate for the town of Calcutta and Judge of the Court for the trial of Pilots, is allowed leave for twenty months under Section 3, Supplement F of the Civil Leave Code, from the 22nd instant, together with subsidiary leave for fourteen days under Section 10, Supplement F of the Code from the afternoon of the 6th *idem*.

Mr. J. G. Charles is re-appointed to act as Chief Magistrate for the town of Calcutta, and is also appointed to act as Judge of the Court for the trial of Pilots, during the absence, on leave, of Mr. F. J. Marden, or until further orders.

Mr. J. Anderson, on leave, is appointed to be a Deputy Commissioner of the Fourth Grade, with effect from the 1st January 1878, *vice* Mr. T. Smith.

Mr. A. W. Bushy Power, on leave, is promoted from the Fourth to the Third Grade of Deputy Commissioners, *vice* Mr. J. Ware Edgar, *p.a.*

[Second

DEPT

The 4th March 1878.—Whereas it is required that land is required to be taken up by Government, viz. for the construction of the North pergunnah Mahammed Shahi, to the river

Chandgaon, in pergunnah Mahammed Shahi.

Bharamara, in pergunnah Taragoonia, in Mahammed Shahi.

Nowdapara, in pergunnah Mahammed Shahi.

Damookh, in pergunnah Taragoonia, in Mahammed Shahi.

By Mr. E. Stewart, in the Saharun division of the Shahabad

Baboo Uma Kanto Dass, Officer of the Saharun division, is confirmed in that appointment.

Mr. T. F. Bignold, Officiating District and Sessions Judge of Bankoora during the absence, on duty, of

Mr. W. Cornell, or until further orders.

Mr. Bignold is also appointed to act as Additional District and Sessions Judge of Burdwan.

Mr. T. T. Allen, District and Sessions Judge, on leave, is appointed to be District and Sessions Judge of Rajshahye.

Moulvi Motiullah, Deputy Magistrate and Deputy Collector, Rungpore, is transferred to Bogra.

Moulvi Syed Obedoollah, Deputy Magistrate and Deputy Collector, Bogra, is transferred to the Sudder Station of Rungpore.

The 8th March 1878.—Mr. O. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector, Shahabad, is allowed furlough for ten months under Section 12 of the Civil Leave Code, with effect from the 21st instant, together with subsidiary leave for fifteen days under Section 24 (a) of the Code.

Mr. E. McL. Smith, Officiating Deputy Magistrate and Deputy Collector, at present employed on settlement work, Sonthal Pergunnahs, is allowed leave for four months under Sections 3 and 15, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 13th November 1877.

Baboo Shama Churn Mitter, Officiating Deputy Magistrate and Deputy Collector, Rajshahye, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

The orders of the 1st December last, granting Mr. H. G. Sharp, Officiating Joint-Magistrate and Deputy Collector, in charge of the Aurungabad division of the Gya district, three months' privilege leave, are cancelled at his own request.

The orders of the 16th January last, granting Baboo Shoshi Shikhr Dutt, Deputy Magistrate and Deputy Collector, Furreedpore, two months' sick leave, are cancelled at his own request.

The 9th March 1878.—The Right Hon'ble the Secretary of State for India has been pleased to grant to Mr. A. W. Bushe Power, six months' extension of furlough on Medical Certificate.

Mr. F. B. Taylor, Assistant Magistrate and Collector, Nuddea, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code.

Mr. F. R. S. Collier, Assistant Magistrate and Collector, in charge of the Kurigaon division of the Rungpore district, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved of his present duties.

The 11th March 1878.—Mr. T. M. Kirkwood, Joint-Magistrate and Deputy Collector, Jessore, is appointed to act temporarily as District and Sessions Judge of Bankoora.

Mr. W. M. Clay, Officiating Magistrate and Collector, Backergunge, is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors, *vice* Mr. E. J. Barton.

Mr. W. J. Money, c.s.i., District Judge of Mymensingh, who reported his return from furlough on the 24th November 1877, is allowed subsidiary leave with effect from that date to the 11th December following, inclusive, under Section 24 (b) of the Civil Leave Code.

Baboo Annoda Prosad Sen, Sub-Deputy Collector, Jhenida, in Jessore, is appointed to be Manager of the Noldanga Ward's Estate in that district, with effect from the date on which he assumed charge of his new office, *vice* Baboo Gopinath Chatterjee, deceased.

Baboo Monmotho Coomar Bose, Sub-Deputy Collector, Bussirhaut, 24-Pergunnahs, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, *vice* Baboo Annoda Prosad Sen.

Baboo Pran Kissen Dass, a First Grade Canoongoe, Presidency Division, is appointed temporarily to be a Sub-Deputy Collector of the Second Grade in that division, *vice* Baboo Monmotho Coomar Bose.

The services of Baboo Kastooree Lall, Sub-Deputy Collector, Hazareebagh, are placed at the disposal of the Commissioner of Patna for employment under the Darbhunga Raj.

Deputy Commissioner, Cooch Behar, is appointed to be a Deputy Commissioner of the Fourth Grade, as Deputy Commissioner of Julpigoree during the absence, on leave, of

President of the Central Jail and of the European Grade of Deputy Commissioners until further orders.

Mr. [Name], Officiating Joint-Magistrate and Deputy Collector, in charge of the Sudder Station of Gya, are cancelled.

Mr. [Name], Personal Assistant to the Commissioner of Chittagong, is confirmed in that appointment.

Mr. T. F. Bignold, Officiating District and Sessions Judge of Bankoora during the absence, on duty, of

Mr. W. Cornell, or until further orders.

Mr. Bignold is also appointed to act as Additional District and Sessions Judge of Burdwan.

Mr. T. T. Allen, District and Sessions Judge, on leave, is appointed to be District and Sessions Judge of Rajshahye.

Moulvi Motiullah, Deputy Magistrate and Deputy Collector, Rungpore, is transferred to Bogra.

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Mr. W. M. Clay, Officiating Magistrate and Collector, Backergunge, is appointed to act, until further orders, in the Second Grade of Magistrates and Collectors, *vice* Mr. E. J. Barton.

Mr. W. J. Money, c.s.i., District Judge of Mymensingh, who reported his return from furlough on the 24th November 1877, is allowed subsidiary leave with effect from that date to the 11th December following, inclusive, under Section 24 (b) of the Civil Leave Code.

Baboo Annoda Prosad Sen, Sub-Deputy Collector, Jhenida, in Jessore, is appointed to be Manager of the Noldanga Ward's Estate in that district, with effect from the date on which he assumed charge of his new office, *vice* Baboo Gopinath Chatterjee, deceased.

Baboo Monmotho Coomar Bose, Sub-Deputy Collector, Bussirhaut, 24-Pergunnahs, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, *vice* Baboo Annoda Prosad Sen.

Baboo Pran Kissen Dass, a First Grade Canoongoe, Presidency Division, is appointed temporarily to be a Sub-Deputy Collector of the Second Grade in that division, *vice* Baboo Monmotho Coomar Bose.

The services of Baboo Kastooree Lall, Sub-Deputy Collector, Hazareebagh, are placed at the disposal of the Commissioner of Patna for employment under the Darbhunga Raj.

The orders of the 8th ultimo, transferring [unclear] cancelled.

The 12th March 1878.—Major Frederick [unclear] Mounted Rifle Volunteer Corps, is allowed leave instant, to proceed to England on urgent private

POLICE.—*The 7th March 1878.*—Mr. W. [unclear] Julpigoree, is allowed furlough for one year under Leave Code, together with subsidiary leave for [unclear] plement.

Mr. H. Lloyd Jones, District Superintendent

REGISTRATION.—*The 2nd March 1878.*—Baboo [unclear] Chunder Roy Chowdry, Sub-Registrar of Begoo Serai in the district of Monirampur in the district of Jessore, vice Baboo [unclear] ga Bar Mitter, deceased.

● The Sub-divisional Officer at Begoo Serai is appointed to be *ex-officio* Sub-Registrar of that place.

The 12th March 1878.—Mr. J. A. Bourdillon is appointed to be Second Inspector of Registration Offices, with effect from the date on which Mr. G. Toynbee vacated that appointment.

Mr. Bourdillon will continue to act, until further orders, as Inspector-General of Registration.

Mr. J. F. Harrison, Officiating Second Inspector of Registration Offices, is appointed to act, until further orders, as First Inspector of Registration Offices, vice Baboo Protap Chunder Ghose.

Baboo Hem Chunder Ker, Deputy Magistrate and Deputy Collector, Shahabad, is appointed to act, until further orders, as Second Inspector of Registration Offices.

EDUCATION.—*The 8th March 1878.*—The following gentlemen are appointed to be members of the Pooree District School Committee:—

Baboo Nobin Chunder Sen, Deputy Magistrate and Deputy Collector.

„ Komulnath Ghose, Officiating Deputy Magistrate and Deputy Collector.

„ Lokenath Roy, Zemindar.

JAILS.—*The 6th March 1878.*—Major Richard Beadon, Officiating Protector of Emigrants and Superintendent of Emigration, Calcutta, is appointed to be Superintendent of the Central Jail and of the European Penitentiary at Hazareebagh, vice Captain E. G. Lillingston.

MEDICAL.—*The 7th March 1878.*—Baboo Jogo Bundhoo Gangooli, Moonsif of Bogra, is appointed to be a member of the Committee for the management of the Charitable Dispensary of that district.

The 8th March 1878.—The orders of the 25th ultimo, granting Dr. Uday Chand Dutt, Officiating Civil Medical Officer, Furrceedpore, ten days' privilege leave are cancelled at his own request.

The 9th March 1878.—The Right Hon'ble the Secretary of State for India has been pleased to grant to Mr. W. Forsyth, Civil Medical Officer, Dinagepore, an extension of leave for six months on Medical Certificate.

Surgeon J. F. P. McConnell, M.B., Professor of Pathology and Resident Physician, Medical College, Calcutta, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 8th April next, or such subsequent date as he may avail himself of it.

EMIGRATION.—*The 6th March 1878.*—Dr. V. Richards, Embarkation Agent and Medical Inspector of Emigrants, Goalundo and Kooashtea, is appointed to act as Protector of Emigrants and Superintendent of Emigration, Calcutta, during the absence, on leave, of Dr. J. G. Garrow Grant, or until further orders.

ROAD CESS.—*The 9th March 1878.*—The following gentlemen are re-appointed to be members of the Kishengunge Branch Road Cess Committee:—

Baboo Dwarka Nath Banerjee.

„ Doorga Persad Sing.

Moulvi Enayetulla, Mooktear.

Moulvi Yakin Ali.

„ Mahomed Hyder.

„ Mahomed Ashuq.

[Second Publication.]

[Second Publication.]
The mentioned officer has been permitted by Her Majesty's Government to return to duty, as advised in list dated the 24th

March 1878.—Whereas it is required to be taken up by Government for the construction of the North Bhammed Shahi, to the river in pergunnah Mahammed and 31 chakras, and 1,000 feet in length, 23 poles, and chittacks, as noted in the plan for the project.

Appointment.

Date on which permitted to return.

Deputy Commissioner, Third Grade, Assam.

Within the period of his leave.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 12th March 1878.—The Lieutenant-Governor of Bengal has been pleased to sanction the transfer of the undermentioned villages, situated west of the Echamuttee River, from the jurisdiction of thana Bussirhat to that of thana Hoseinabad, in subdivision Bussirhat of district 24-Pergunnahs:—

Names of Villages.	Thakbust No.	Pergunnahs.
Kissorenuggur oorf Jalalpoor	25	Agurpara.
Sreerampoor oorf Baokatee	26	Dhooleapore.
Purmanundpore	30	Ditto.
Syedpore	31	Agurpara.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

NOTIFICATION.

The 12th March 1878.—The following statement of the existing local jurisdictions of the Moonsiffes of district Darjeeling is hereby notified for general information:—

Moonsiffes.	Thanas.
Darjeeling or Sudder (head-quarters at Darjeeling) ...	{ Darjeeling. Kurseong,
Terai (head-quarters at Phansideoa) ...	{ Phansideoa.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 9th March 1878.—In accordance with the provisions of Act XII of 1875, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to direct that the following scale of fees shall be charged to vessels employing licensed pilots in the port of Dhamra:—

Draught in feet.	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Pilotage fees in rupees ...	20	30	40	50	55	60	65	70	80	90	100	110	120	150

For every foot above 20 feet an additional sum of Rs. 32 will be charged. Half rates for steamers under steam, and two-thirds for vessels taking the aid of steam.

The above fees only cover the pilotage one way, inwards or outwards.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th March 1878.—It is hereby notified for general information that, under the power vested in him by Clause 2 of Section 3 of the Regulation for the peace and good Government of the territory known as the Santal Pergunnahs, the Lieutenant-Governor of

Bengal is pleased to direct that from this day [the Governor-General in Council, being an Act of the persons and property of minors in the Presidencies and effect in the Sonthal Pergunnahs.]

(B.C.) of 1876 (an Act to provide for the registration of marriages and divorces), the Lieutenant-Governor Naimuddin authorising him to register the other functions of a Mahomedan in the district of Pubna.

[Third Publication.]
January 1878, published in the Calcutta Gazette, February 1878.

The 25th February 1878.—The following notification of the Lord Bishop of Calcutta through the Secretary of Bengal is hereby published for general information.

HORACE A. COCKRELL,
Off. Secy. to the Govt. of Bengal.

Arrival.

[Third Publication.]

Departure.

Calcutta ...
Bhagulpore, 20th February 1878 ...
Bhagulpore ...
Jamalpoore, 21st February 1878 ...
Jamalpoore ...
Calcutta, 9th March 1878.

19th February 1878.

21st February 1878.

25th February 1878.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 25th February 1878.—It is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Bagjullah, in the district of 24-Per-gunnahs, made at a special meeting held on the 23rd of January last, the Lieutenant-Governor has been pleased, under section 78 of Act V (B.C.) of 1876, to sanction the registration by the Commissioners, under section 135 of the Act, of all carts kept or habitually used within the Municipality, and the levy from the 1st April 1878 of fees upon every cart for such registration at the rates mentioned below:—

For every cart kept or habitually used within the Municipality, or which is let for hire within or without the Municipality and habitually used within it, Rs. 2 per annum, or Rs. 1 per half year.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd February 1878.—In supersession of so much of the notification dated 24th July 1875, published at page 920 of the *Calcutta Gazette* of 28th idem, as relates to the district of Chittagong, it is hereby notified for general information that, under the provisions of section 97, Act X (B.C.) of 1871 (the District Road Cess Act), the Lieutenant-Governor has been pleased to fix the following dates for the payment, under section 22 of the Act, of instalments of road-cess due from estates on which no land revenue is payable:—

First instalment of the cess year.

Second instalment of the cess year.

26th December.

25th May.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 4th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose viz. for repairing the breach in Kenny's Bund, in the village of Dhuboil, pergunnah Taragonia, in Mahammad Shahi, district Nuddea, for the protection of the Northern Bengal State Railway, it is hereby declared that for the above purpose three pieces of land, bounded as below, and measuring more or less 2 roods and 19 poles, equivalent to 1 beegha 17 cottahs and 7 chittacks of standard measurement, is required in the aforesaid village of Dhuboil:—

1st piece.—Bounded on the north, east, and south by Jharu Joaddar's land, and west by Kenny's Bund.

2nd piece.—Bounded on the north, south, and east by Jharu Joaddar's land, and on the west by Kenny's Bund.

3rd piece.—Bounded on the north, west, and south by Mohim Chandra Roy's jote, and on the east by Kenny's Bund.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. the construction of the Northern Bengal State Railway from Chaudgaon, in the district of Nuddea, to the river Padma, it is hereby declared that for the above purpose a strip of land measuring, more or less, one mile and 81 chains in length, and ranging from 218 feet to 4,000 feet in breadth, measuring, more or less, 146 acres and 23 poles, equivalent to standard beeghas 442 cottah 1 and chittacka 1, more or less, and passing through the villages noted in the margin, is required in the district of Nuddea. This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 25th February 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for sanitary objects, in Kalikadevi Babi, in the city of Pooree, zillah Pooree. It is hereby declared that for the above purpose a piece of land measuring, more or less 1 goont 14 biswas of local measurement, equal to 10 poles 26 yards and 7 feet, bounded on the north and east by the land called Kunj Bagicha, belonging to Mohant Narayan Das; on the south by the public latrine; and on the west by the land belonging to Roghu Nath Khuntia, is required within the aforesaid Kalikadevi Babi, in the city of Pooree.

This declaration is made, under the provisions of section 6 of Act X of 1870, to all whom it may concern, and supersedes the declaration of the 15th May 1877, published in the *Calcutta Gazette* of the 23rd idem.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 1457A.

The 11th March 1878.—Baboo Kristo Dhono Chowdry, Moonsif of Hathazaree in Chittagong, is appointed to be Second Moonsif of Raojan in that district.

Baboo Juggut Bundhoo Dutt, Moonsif of Putteah in Chittagong, is appointed to be Moonsif of Hathazaree in that district.

Baboo Poorno Chunder Roy, Moonsif of Raojan, is appointed to be Moonsif of Putteah, in Chittagong, vice Baboo Juggut Bundhoo Dutt, but will continue to act as Moonsif of Nattore in Rajshahye, till relieved of that appointment.

Baboo Tara Ohurn Sen is appointed to act temporarily as Moonsif of Putteah in Chittagong, till relieved by Baboo Poorno Chunder Roy.

Baboo Anundo Nath Mozoomdar is appointed to act as Moonsif of Pubna, during the absence, on leave, of Moulvi Abool Munsoor, or until further orders.

Baboo Suahi Bhoosun Chowdry is appointed to act as Additional Moonsif of Burdwan during the absence, on leave, of Baboo Dwarka Nath Bhattacharjee, or until further orders.

Baboo Russick Chunder Roy is appointed to act temporarily as an Extra Moonsif in the district of Furreedpore, and is posted to Moofutgunge.

Baboo Pran Kissen Roy, Officiating Deputy Magistrate and Deputy Collector, Jalpi-goree, is vested with the powers of a Magistrate of the Second Class.

Baboo Nobin Chunder Gangooly, B.L., is promoted from the Fourth to the Third Grade of Small Cause Court and Subordinate Judges, with effect from the date on which Baboo Nund Coomar Bose retires from the service.

Baboo Jeebun Kristo Chatterjee, Officiating Subordinate Judge, Dinagore and Rang-pore, is appointed to be a Subordinate Judge and Small Cause Court Judge of the Fourth Grade, vice Baboo Nobin Chunder Gangooly.

LEAVE OF ABSENCE TO MOONSIFS.—*The 12th March 1878.*—Baboo Nilmonoy Das, Moonsif of Bankoora, West Burdwan, is allowed leave for two months and twenty-two days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 11th instant, or from any subsequent date on which he may avail himself of it.

HONOUR A. COCKBURN,
Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 4th March 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Naimuddin authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the sub-division of Serajunge, in the district of Pubna.

This supersedes the notification dated the 21st January 1878, published in the *Calcutta Gazette* of the 23rd and 30th idem and the 6th February 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 26th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Halim authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the outpost of Boppura, in the police-station of Lakhimpore, in the district of Noakholly.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th February 1878.—The site of the Soongtia outpost, in the jurisdiction of the Bilpore police-station, Bhagulpore district, having been transferred to the village of Gopalpore, it is hereby notified that this outpost will henceforth be denominated Gopalpore.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th February 1878 —Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Syad Masood Ahmud, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Kumarkhali and Bhaluka, in the district of Nuddea.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 20th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Ghoni, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-station of Chhagulniya, in the district of Noakholly.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 21st February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Azizur Rahman Ahmed Khan, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Barkamta and Daudkandi, in the district of Tipperah.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd February 1878.—Under section 5 of the Indian Registration Act (III of 1877) the Lieutenant-Governor is pleased to declare the jurisdiction of the Sub-Registry Office at Madhepore, in the district of Darbhanga, to be coextensive with the police-station of Phalpara, including the outposts of Lunkaha, Audhramat, and Madhepore. This arrangement will take effect from 1st March 1878.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

(Third Publication.)

NOTIFICATION.

The 22nd February 1878.—The man described in the annexed roll having been convicted of an offence under section 377 of the Indian Penal Code and sentenced to five years' rigorous imprisonment, has been dismissed the service from the 9th August 1877, and is hereby declared disqualified for future employment under Government in any capacity:—

1	2	3	4	5	6	7	8	9
Name of prisoner and of his father.	Height, description, and distinguishing marks.	Age.	Sex.	Religion, caste, and race.	Residence.	Crime and section of Penal Code.	Sentencing authority, and date of sentence.	Occupation prior to imprisonment.
Mothura Nath Ghose, son of Mogoo Nath Ghose.	Height five feet six inches, fair complexion, partial eyebrows, broad nose, narrow face, large thick mustaches, inoculation marks on both arms, a wart on the back, has ringworm round the waist, a small mark on the right cheek, and a wart on the left arm near the elbow.	46	Male.	Hindu, (Bengal) Bengali.	Chandora police-station Manickgunj, stillah Dacca.	Unnatural offence, section 377, Indian Penal Code.	F. C. Fowle, Mag. Sessions Judge of Tipperah; 2nd October 1877.	Moonshif in the district of Tipperah.

HONACK A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENT.

The 5th March 1878.

No. 49.—*Transfer*.—Baboo Surruth Chunder Ghose, Sub-Engineer, First Grade, from the Third Calcutta to the Dinagopore Division, in the interests of the public service.

No. 50.—*Notification*.—The services of Baboo Mohendro Nath Bhattacharjee, Supervisor, First Grade, attached to the Bhagulpore Division, are placed at the disposal of the Road Cess Committee of the Maldah district, under the conditions prescribed in the Public Works Code, Chapter I, IV, 5, 1, and Civil Pension Code, Chapter VI, 32, 4, and VII, 38.

The 8th March 1878.

No. 51.—*Transfers*.—Conductor S. S. Saunders is, on return from Madras Famine Relief Works, transferred from the Ganges and Darjeeling Road to the Dacca Division in the interests of the public service.

No. 52.—Baboo B. S. Rungia Naidoo, Accountant, Fourth Grade, from the Circular and Eastern Canals to the First Calcutta Division, in the interest of the public service as a temporary measure, or until further orders.

No. 53.—*Notifications*.—Baboo Aghore Nath Mookerjee, Assistant Engineer, Second Grade, rejoined the Dinagopore Division, on return from the privilege leave granted* to him on the 13th February 1878, afternoon.

* Bengal Government (Public Works Department) Notification No. 297, of 26th November 1877.

No. 54.—Baboo Umbica Churn Chatterjee, Accountant, Fourth Grade, rejoined the Central Office of Accounts, Bengal, on return from the privilege leave granted† to him on the 20th February 1878, before noon.

† Bengal Government (Public Works Department) Notification No. 284, of 9th November 1877.

The 9th March 1878.

No. 55.—*Transfer*.—Baboo Joy Narrain Dass, Supervisor, First Grade, from the Orissa to the Hazareebagh Division, in the interests of the public service.

2. Baboo Joy Narrain Dass joined the latter Division on the 25th February 1878, before noon, on return from the furlough granted‡ to him.

No. 56.—*Appointment*.—Mr. J. A. Price, who has been appointed to officiate as Executive Engineer, Nudda Rivers Division, is also appointed Supervisor of the Nudda Rivers, under Section XIII of Act V of 1864, Bengal Legislative Council.

No. 57.—*Posting*.—Mr. J. Caldwell, Overseer, First Grade, on return from sick leave, is posted to the Nudda Rivers Division.

2. Mr. Caldwell joined the above Division on the 2th January 1878, before noon, and the unexpired portion of his leave is cancelled.

COMMUNICATIONS.

The 11th March 1878.

Declaration under Section 4, Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz. for the Eastern Bengal Railway Company, in the town of Naraingunge, zillah Dacca, it is hereby declared that for the above purpose a piece of land measuring, more or less, 9 beghas and 4 dhoora of the standard measurement, bounded on the north by a public road; east by the river Lukhya; south by the Khal; and west by a tank, the land of Greesh Chunder and Bhugwan Chunder Roy, the land of Udhub Bollaram Poddar, and by the house of Gurn Prosad Kundo, is likely to be required within the aforesaid town of Naraingunge.

This declaration is made, under the provisions of Section 4, Act X of 1870, to all whom it may concern.

By order of the Lieutenant-Governor of Bengal,

E. T. NICOLLS, Major-Genl., R.E.,
Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION—ESTABLISHMENT.

The 11th March 1878.

No. 72.—Leave.—Mr. C. W. Meeson, Overseer, Second Grade, Eastern Sone Division, is granted leave without allowances from 21st November to 10th December 1877 (both days inclusive), under Section 9, Supplement F. of the Civil Leave Code.

No. 73.—Notification.—Baboo Sreedhone Chunder Sen, Overseer, First Grade, Buxar Division, returned to duty on the afternoon of the 25th February 1878 from the privilege leave granted him in the orders marginally noted.

No. 74.—Appointment, Medical.—With reference to the orders marginally noted, Baboo Nemye Churn Chatterjee, Assistant Surgeon, Third Grade, is appointed to act for Baboo P. Veeriah Naidoo, First Class Assistant Apothecary, Brahmince-Byturnee Division, during his absence, on leave, or until further orders.

No. 75.—Posting.—With reference to the orders marginally noted, Messrs. A. Hayes and C. J. K. Watson, Assistant Engineers, Second Grade, are posted to the Eastern Sone Division, which they joined on the afternoon of the 2nd March 1878.

No. 76.—Notifications.—Sergeant M. Doyle, Supervisor, Second Grade, Arrah Division, reported his return from privilege leave on the afternoon of the 1st March 1878.

No. 77.—With reference to the orders marginally noted, Mr. A. Clarke, Assistant Engineer, Second Grade, Northern Drainage and Embankment Division, availed himself of subsidiary leave on the afternoon of the 25th February, and reported his departure from Bombay on the afternoon of the 1st March 1878.

No. 78.—Leave.—Mr. J. Tyndall, Overseer, Second Grade, Arrah Division, is granted privilege leave for three months, under Section 12, Supplement F. of the Civil Leave Code.

D. B. HORN,
Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1945, dated 8th March 1878.—Mr. L. Abbott, c.s., received charge of the Patna Jail from Surgeon-Major B. Simpson in the afternoon of the 14th February 1878.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 10, dated the 27th February 1878.

THE attention of all District Judges, and of the Civil authorities subordinate to them in the Local Provinces of Bengal, is drawn to the Revised Rules drawn up by the Court under Clause 1, Section 20, of the Court Fees Act, 1870, notified in the *Calcutta Gazette* of the 6th instant.

2. Immediate effect must be given to these rules, copies of which are forwarded for distribution.

These Rules having been confirmed by the Local Government and sanctioned by the Governor-General in Council, were published in the "*Calcutta Gazette*" on the 6th February 1878.

I.—Revised Rules framed by the High Court of Judicature at Fort William in Bengal, in accordance with Clause 1, Section 20, of the Court Fees Act of 1870, declaring the Fees chargeable for Serving and Executing Processes issued by the High Court in its Appellate Jurisdiction, and by the other Civil and Revenue Courts established within the limits of such Jurisdiction.

RULE I.—The fees exhibited in the following table shall be charged for serving and executing the several processes against which they are respectively ranged :—

TABLE OF FEES.

PART I.—In the High Court, Appellate Jurisdiction.—

	Proper Fees.
	Rs. A. P.
<i>Article 1.</i> —Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, <i>one fee</i> ...	3 0 0

When such defendants or respondents are more than four in number, then the fee above mentioned for the first four, and an additional fee of 8 annas for every such person in excess of four.

	Rs. A. P.
<i>Article 2.</i> —Summons to witnesses, when the witnesses named therein are not more than four in number, <i>one fee</i> ...	3 0 0

When such witnesses are more than four in number, then the fee above mentioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose—

	Rs. A. P.
(a) in respect of the commission	3 0 0
(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, <i>per diem</i>	Such sum as the Court may direct.

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

	Rs. A. P.
<i>Article 4.</i> —Every warrant for arrest of the person	3 0 0
<i>Article 5.</i> —Every rule, notice, proclamation, injunction, or other order not specified in any preceding article of this part	3 0 0

PART II.—In the Courts of Judges and Subordinate Judges, and in the Revenue Courts when the suit in the Revenue Courts in which the process is issued is valued at a sum exceeding Rs. 1,000—

	Rs. A. P.
<i>Article 1.</i> —Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, <i>one fee</i> ...	2 0 0

When such defendants or respondents are more than four in number, then the fee abovementioned for the first four, and an additional fee of 8 annas for every such person in excess of four.

Proper Fees.

Rs. A. P.

Article 2.—Summons to witnesses, when the witnesses are not more than four in number, *one fee* ... 2 0 0

When such witnesses are more than four in number, then the fee above mentioned for the first four, and an additional fee of 8 annas for every such witness in excess of four.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose—

(a) in respect of the commission ... 2 0 0
(b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, *per diem* ... 3 0 0

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Article 4.—Every process of attachment of property by actual seizure—

Rs. A. P.

(c) in respect of the warrant of attachment ... 2 0 0
(d) in respect of each man, necessary to effect the attachment and also to ensure safe custody, when such man is to be left actually in possession, *per diem* ... 0 6 0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is to be left in possession, then the daily fee (d) is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the fee with reference to the provisions of section 289 of the Code of Civil Procedure of 1877.

Rs. A. P.

Article 5.—Every process in execution of a decree by the arrest of the person ... 10 0 0

Article 6.—Every order for the sale of property, other than an order for the sale of distrained property under Act VIII of 1869, Bengal Council—

(e) in respect of the order of sale ... 2 0 0
(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000 ... 2 per cent.
together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of ... 1 „

Note.—The portion (e) of this fee must be paid when the process is obtained, and the poundage (f) must be paid at the time of making the application for payment of the proceeds of sale out of Court, as hereinafter provided.

Rs. A. P.

Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding article of this part ... 2 0 0

PART III.—[Except in the suits specified in Part IV.] In the Courts of Moonsiffs and of Small Causes, and in the Revenue Courts when Part II does not apply.

Rs. A. P.

Article 1.—Summons to defendants, notice of appeal, or other notice to respondents, when the defendants or respondents are not more than four in number, *one fee* ... 1 0 0

When such defendants or respondents are more than four in number, then the fee above mentioned for the first four, and an additional fee of four annas for every such person in excess of four.

Rs. A. P.

Article 2.—Summons to witnesses, when the witnesses are not more than four in number, *one fee* ... 1 0 0

When the witnesses are more than four in number, then the fee above mentioned for the first four, and an additional fee of 4 annas for every such witness in excess of four.

Rs. A. P.

Article 3.—Every commission to make a local investigation or to take evidence, or for any other purpose—
(a) in respect of the commission ... 1 0 0

Proper Fees.

Rs. A. P.

- (b) In respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, *per diem* ... 3 0 0

Note.—A sum sufficient to cover the daily fee (b) for such period as may be fixed by the Court for the purpose of executing the commission must be paid in addition to the fee (a) at the time when the commission is issued; and if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Rs. A. P.

Article 4.—Every process of attachment of property by actual seizure—

- (c) in respect of the warrant of attachment ... 1 0 0
 (d) in respect of each man necessary to effect the attachment, and also to ensure safe custody, when such man is to be left actually in possession, *per diem* ... 0 4 0

Note.—The daily fee (d) is to be paid at the time of obtaining the process, for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 209 of the Code of Civil Procedure of 1877.

Rs. A. P.

Article 5.—Every process in execution of a decree by the arrest of the person ... 4 0 0

Article 6.—Every order for the sale of property other than an order for the sale of distrained property under Act VIII (B.C.) of 1869—

- (e) in respect of the order of sale ... 1 0 0
 (f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000 ... 2 per cent.
 together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of ... 1 „

Note.—The portion (e) of this fee must be paid when the process is obtained; and the poundage (f) at the time of making the application for payment of the proceeds of sale out of Court, as hereinafter provided.

Rs. A. P.

Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding article of this part ... 1 0 0

PART IV.—In the Courts of Moonsifs, in Small Cause Courts, and in the Revenue Courts where the suit is for debt or damage to personal property, or for rent, and where the claim does not exceed Rs. 50.

Rs. A. P.

Article 1.—Summons to defendants, when the defendants are not more than two in number, *one fee* ... 0 8 0

When the defendants are more than two in number, the fee above mentioned for the first two, and an additional fee of 4 annas for every such defendant in excess of two.

Rs. A. P.

Article 2.—Summons to witnesses in respect of each witness ... 0 4 0

Article 3.—Every commission to make a local investigation, or to take evidence, or for any other purpose—

Rs. A. P.

- (a) in respect of the commission ... 1 0 0
 (b) in respect of the remuneration of the Commissioner, i.e., person who is to execute the commission, if such person be an officer of Government specially appointed for the purpose, *per diem* ... 3 0 0

Note.—A sum sufficient to cover the daily fee (b), for such period as may be fixed by the Court for the purpose of executing the commission, must be paid in addition to the fee (a) at the time when the commission is issued; and, if the commission is not completely executed within the period so fixed, a further sum, sufficient to cover the daily fee (b) for the excess period extending from the end of that fixed period up to, and inclusive of, the date of the complete execution of the commission, must be paid before the Commissioner's report or other return to the commission is used.

Article 4.—Every process of attachment of property by actual seizure—

Rs. A. P.

- (c) in respect of the warrant of attachment ... 0 8 0
 (d) in respect of each man necessary to effect the attachment, and also to ensure safe custody, when such man is to be left actually in possession, *per diem* ... 0 4 0

Note.—The daily fee (d) is to be paid at the time of obtaining the process for so many days as the Court shall order, not being ordinarily less than 15 days, and the number of days required for the coming and going of the officer; but where the officer is not to be left in possession, then the daily fee is to be paid only for the time to be occupied by the officer going, effecting the attachment, and returning. When the inventory filed by the judgment-creditor shows the property to be of such small value that the expense of keeping it in custody may probably exceed the value, the Court shall fix the daily fee with reference to the provisions of section 209 of the Code of Civil Procedure of 1877.

Article 5.—Every process in execution of a decree by arrest of the person

Proper Fee.
Rs. A. P.

1 0 0

Article 6.—Every order for the sale of property other than an order for the sale of restrained property under Act VIII (B.C.) of 1864—

(e) in respect of the order of sale

1 0 0

(f) by way of poundage on the gross amount realized by the sale up to Rs. 1,000

2 per cent.

together with a further fee on all excess of gross proceeds beyond Rs. 1,000 of

1

Note.—The portion (e) of this fee must be paid when the process is obtained; and the portion (f) at the time of making application for payment of the proceeds of sale out of Court as hereinafter provided.

Article 7.—Every rule, notice, proclamation, injunction, or other order not specified in any preceding article of this part

Rs. A. P.

1 0 0

RULE II.—Notwithstanding Rule I, no fee shall be chargeable for serving and executing any process, such as a notice, rule, summons, or warrant of arrest which may be issued by any Court of its own motion, solely for the purpose of taking cognizance of, and punishing any act done, or words spoken, in contempt of its authority.

RULE III.—No process which comes within the operation of Rule I shall be drawn up for service or execution, except upon an application made to the Court for the purpose in writing, on a document bearing upon its face stamps not less in amount than the fee which by Rule I is directed to be charged for serving and executing the process sought to be drawn up. This application may, however, at the option of the party making it, be included in the petition by which he moves the Court to order the process to issue but in that case the petition must bear the requisite stamps for the process fee, in addition to such stamps, if any, as are needed for its own validity: and, in either case, the filing of the application, thus duly stamped, shall constitute payment of the fee chargeable for the process.

RULE IV.—In cases which are covered by the note to Article 3 of Part I, and the note to Articles 3 and 4 of Parts II, III, and IV of the Table of Fees in Rule I, the additional fee which may become payable after the process has been actually issued shall be paid by filing a written requisition to the Court to receive the fee, which document shall bear on the face of it stamps not less in amount than the additional fee, together with memorandum of the purpose for which it is paid.

RULE V.—The proceeds of a sale effected in execution of any decree will only be paid out of Court on an application made for that purpose in writing, and the additional fee of Article 6, Parts II, III, and IV, must be paid by stamps affixed to, or impressed upon, the first of such applications: whether it be or be not made by the person who obtained the order for sale, or whether it does or does not extend to the whole of the proceeds. No fee will be chargeable upon any such application subsequent to the first.

N.B.—The fees paid in pursuance of these Rules must, in all proceedings, be deemed and treated as part of the necessary and proper costs of the party who pays them.

RICHARD GARTH.	G. G. MORRIS.
F. B. KEMP.	J. SEWELL WHITE.
LOUIS S. JACKSON.	R. C. MITCHELL.
W. MARKBY.	H. S. CUNNINGHAM.
W. AINSLIE.	W. F. McDONNELL.
CHARLES PONTIFEX.	H. T. PRINSEP.

HIGH COURT.—Original Side.

NOTIFICATION.

Calcutta, the 9th March 1878.

The following rules, passed by the High Court of Judicature at Fort William in Bengal in its Original Side, are now published for general information.

By order,

R. BELCHAMBERS, Registrar

It is ordered that the following rules be read and passed as rules of the High Court of Judicature at Fort William in Bengal, in its original jurisdiction, to take effect from the 1st day of April 1878:—

I.—The attestation of any amendment under Sections 47, 58, 116, 245, or 543 of the Code of Civil Procedure shall be considered to be a non-judicial act, and shall, unless otherwise ordered by the Court, be done by the Registrar.

II.—When a plaint or written statement is verified out of Court in the presence of an attesting witness, the fact of such verification may be proved by the affidavit of such witness, unless the Court shall otherwise order.

III.—No costs for making or presenting any copy or copies of the plaint under Section 58 will be allowed, unless the Court has specially directed such copy or copies to be presented.

IV.—Such copy or copies, when so ordered, shall be presented to the Registrar, who shall cause the same to be compared with the plaint by one of the Examiners, who shall attest such copy or copies if found correct; and the same, when so attested, shall forthwith be served upon the defendant or defendants, as the case may be.

V.—When an original document is produced by the plaintiff under Section 59, the same shall be marked for identification by the chief ministerial officer in attendance on the Court; and if in lieu of the original a copy thereof is filed with the plaint, the same shall, before return of the original, be compared therewith by one of the Examiners, who shall attest the copy if it be found correct.

VI.—When an original document is produced by the plaintiff under Section 62, the same shall be marked for identification by the chief ministerial officer in attendance on the Court, and the copy to be filed under that section shall be examined and compared with the original by one of the Examiners, who shall attest the copy if it be found correct.

VII.—The acts directed to be done by the Court under Sections 262 and 302 respectively shall be deemed to be non-judicial acts, and, unless otherwise ordered by the Court, shall be done by the Registrar. The endorsement or execution by the Registrar shall be in the following form:—"A. B. by C. D., Registrar of Her Majesty's High Court of Judicature at Fort William in Bengal, in its Original Civil Jurisdiction."

RICHARD GARTH.	G. G. MORRIS.
F. B. KEMP.	J. SEWELL WHITE.
LOUIS S. JACKSON.	R. C. MITTER.
W. MARKBY.	H. S. CUNNINGHAM.
CHARLES PONTIFEX.	W. F. McDONELL.
W. AINSLIE.	H. T. PRINSEP.

Sheriff's Office, the 27th February 1878.

NOTICE is hereby given that the Third Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOYS, Sheriff.

সদর আদালত, সন ১৮৭৮ সাল ২৭শে ফেব্রুয়ারি।

সকলকে সমাচার দেওয়া যাইতেছে যে সবে বাঙ্গালার কোর্ট উইলিয়ম হুগের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কোর্টদারী বিচার নিষ্পত্তি জন্য আগামি সন ১৮৭৮ সালের ২৫শে মার্চ সোমবার বেলা ১১ ঘটিকার সময় এবং যে পঞ্চাঙ্গ সেশিয়ানের কাছা শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আগাম আদালত যত্রে সন ১৮৭৮ সালের তৃতী ক্রিমিনেল সেশিয়ান বলিবেক এবং এতদ্বারায়, এতদ্বার করা যাইতেছে যে, যে সকল ব্যক্তি কোম করেশীর বিকছে কোর্টদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিরা বোকদমা করে ইতি।

W. J. CURTOYS, Sheriff.

SMALL CAUSE COURT NOTICES.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the order of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Wednesday, the 20th March 1878.

Thursday, the 21st March 1878.

Friday, the 22nd March 1878.

NARAIL SMALL CAUSE COURT, the 7th March 1878.

JOHN WESTON, Judge.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Small Cause Courts of Dacca and Munshiganj will sit again in the latter Court on the dates mentioned below:—

Thursday, the 1st March 1878.

Friday, the 22nd "

Saturday, the 23rd " "

MUNSHIGANJ SMALL CAUSE COURT, the 8th March 1878.

AMRITO LAL CHATTERJEE, Judge.

TREASURY NOTICES.

ASSISTANT COLLECTOR MR. T. E. VAUGHAN has been placed in charge of the Moorshedabad treasury, and authorised to draw bills on other treasuries.

R. L. MANGLES, *Offg. Commissioner.*

COMMISSIONER'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 27th February 1878.

DEPUTY COLLECTOR BABOO DOORGA DOSS CHOWDHERRY has been placed in charge of the Durbhunga treasury, and is authorised to draw bills on other treasuries.

E. W. MOLONY, *Commissioner.*

PATNA COMMISSIONER'S OFFICE, the 28th February 1878.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned Licentiate in Civil Engineering having fulfilled the conditions required under paragraph 8 of the Regulations for admission to the degree of Bachelor in Civil Engineering, is declared admissible to that degree :—

Ray Jagadisachandra, L.C.E.

SENATE HOUSE,
The 4th March 1878.

CHARLES H. TAWNEY,
Registrar.

The under-mentioned Licentiate in Civil Engineering has fulfilled the conditions required under para. 8 of the Regulations for admission to the degree of Bachelor in Civil Engineering :—

Ray Jagadisachandra, L. C. E.

The following Selections in Languages are appointed for the Examinations of 1880-81 :—

ENTRANCE EXAMINATION, 1880.

Latin.

Eclogæ Ovidianæ, by Thomas Kerchever Arnold.
Sallust

Catiline.

Greek.

Xenophon
Homer

Anabasis, Books I & II.
Iliad, Book I.

Sanskrit.

Extracts from Hitopadesha*, Vishnupurāna and Mahābhārat in Rijupat, Part III.
Upakramanika.

Arabic.

Selections* by Major Fuller.

Persian.

Iqd-i-gul
Iqd-i-Manzum.

Pages 1 to 165

Hebrew.

The Book of Genesis.

Bengali.

Selections* by the Rev. K. M. Banerjee.

Urdu.

Selections* in Prose by Raja Sivaprasad, C. S. I.
Selections* in Poetry by Mr. Browning.

Hindi.

Rāmāyana
Rājñiti

... Bālkanda
... The first two chapters

Urga.

Ramayana
Jivancharit

... Sundrakanda
... Translation from Iswara Chandra Vidyanagara, by
Fakcer Chand Senapati.
... The whole.

Ratris Singhacan

History of Armenia

Armenian.

... Books I—III.

Burmese.

... Selections (Rangoon Mission Press, 1873).

Zeneka.

Dammapadn-ga-hita

FIRST EXAMINATION IN ARTS, 1880.

English.

Mrs. Creighton's life of Sir W. Raleigh.

Macaulay's Lord Clive; Warren Hastings.

Mullen's Simple Poems (Rivingstone's English School Classics).

Scott's Lay of the Last Minstrel.

Milton's Paradise Lost (Book I).

Latin.

Books XXI and XXII.

... 5th and 6th books of the *Æneid*.

Greek.

Medea.

Euterpe, Book II.

Sanskrit.

... Books I to VIII inclusive.

Books I to V do.

Arabic.

Hebrew.

Livy
Virgil

Euripides
Herodotus

Raghuvansa
Bhattikavya

Selections* by Mr. Kempson.

Genesis.
Ruth.
Psalms, 1 to 72.
Job, Chapters 1 to 5.

Sih-kasr-i-zahuri.
Ruquat-i-Mirza Bedil.
Qasaid-i-urfi.
Sekandar Nama.

Persian.

... First 25 pages.

... Ditto.

Ditto.

Ditto.

B. A. EXAMINATION, 1881.

English.

Trevelyan's Selections from Macaulay's Writings.

Bacon's Advancement of Learning, Book I.

Shakespeare's Tempest; As you like it.

Milton's Paradise Regained.

Horace
Virgil
Tacitus

Sophocles
Demosthenes

Kumar Sambhava
Meghaduta.
Sakuntala.

Deuteronomy.
Psalms, 1—XLI.
Isaiah, 1—XXXIX.
Daniel, 1—VII.
Proverbs.

Tarikh-i-Yamani
Hamasah, first 31 pages
Mutanabbi

Veqai Neamat Khan Ali
Durra-i-Nadiri
Qasaid Khafqani
Qasaid Badar Chachi

Latin.

... Odes, Books III and IV.

... Georgics, Book IV.

... Annals, Books I and II.

Greek.

... Pheloctetes.

... DeCorona.

Sanskrit.

... Books I to VII.

... (Devnagri Recension).

Hebrew.

*Arabic.**

... } As contained in Selections by Col. Lees.
... }

*Persian.**

... The first half.

... 50 pages from page 181.

... First 50 pages.

... Ditto.

HONOR EXAMINATION, 1881, 1882.

History.

As a period—

The History of England, 1663 to 1688—

- (a) Hallam's Constitutional History of England.
- (b) Guizot's History of Modern Civilization.
- (c) Political Economy.
- (d) Taylor's Historical Evidence.

HONOR EXAMINATION, 1880.

Sanskrit.

Kalidasa	... Vikramorvasi.
Bhartrihari	... Bhattikavya, VI—IX.
Bhavabhuti	... Viracharita, Uttaracharita
Sudraka	... Mricchakatika.
Banabhatta	... Kadamvari.
Sriharsha	... Naishadharita, II, III, XIV, XVII.
Magha	... Sisupalabadha, XIII—XVI inclusive.
Vyasa and Sudraka	... Vedantasutra with Sankara Bhashya, II Adhyaya, 2nd Pada.
Katha Upanishad	...
Rig Veda Samhita	... 1st and 2nd Adhyays.
Mammata Bhatta	... Kavya Prakasa.
Jagadisa	... Tarkamrita.
Vachaspati Misra	... Tatwa Kaumudi.
Panini	... Karaka, Samasa, as in the Siddhanta Kaumudi.

B. A. EXAMINATION, 1880.

Green's Short History of the English People has been substituted for Student's Home in the B. A. Examination of 1880 and following years.

SENATE HOUSE,
The 5th March 1878. }

CHARLES H. TAWNEY,
Registrar.

Thacker, Spink & Co.

Calcutta University.

NOTICE.

It is hereby notified for general information that a Convocation of the University of Calcutta for conferring degrees will be held at the Senate House, College Square, on Saturday, the 16th March, at 4 P.M.

Graduates of the University in Academic Costume are admissible on presenting themselves at the Senate House at 3 P.M.

The Hon'ble the Vice-Chancellor will preside.

SENATE HOUSE, the 5th March 1878.

CHARLES H. TAWNEY, Registrar.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 267B.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 3rd April 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

Behar Opium	Chests.
Benares "	2,500
				2,000
Total	..	4,500		

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th April 1878, respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 8th April 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Thursday, the 18th April 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about

the dates specified below. The Board of Revenue, L. P., however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ...	20,000	16,000	36,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th February 1878.

No. 262B.

SEALED tenders are hereby invited for the supply of coal pitch and iron clamps, required for the opium chests of the Behar Agency of the season 1877-78.

OPIMUM.

C. T. BUCKLAND, Esq.

2. Tenders will be received in the Office of the Secretary to the Board of Revenue, L. P., up to noon of 15th March 1878.

3. All particulars as to time and place of delivery, as well as to quantity, description, and quality of the articles can be obtained on personal application at the said office.

4. The party or parties whose tenders may be accepted will be required to enter into an engagement, and, as security for its fulfilment, to deposit with the Board such amount as they may think proper to demand.

5. The Board reserve to themselves the right of rejecting any tender without assigning any reason for doing so.

By order of the Board of Revenue, L. P.,

FORT WILLIAM, the 23rd February 1878.

W. H. GRIMLEY, *Secretary.*

Statement showing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the undermentioned districts on the 1st February 1878.

Districts.	Ports.	Quantity.	REMARKS.
		Indian Mds.	
Ganjam ...	Bavanapadu, at the Nowpadi salt pans	
Godavery ...	Nursapur	
Kistna ...	Nizamputam	
Chingleput ...	Madras	
	Ennore	
	Covelong	
Tanjore ...	Negapatam	
	Vedarnem ...	58,400	
	Katmavady ...	20,000	
Tinnevely ...	Vypaur ...	60,000	
	Arasady ...	31,000	
	Tuticorin ...	123,400	
	Total ...	292,800	

REVENUE BOARD OFFICE,
Madras, the 14th February 1878.

J. STURROCK,
Acting Sub-Secretary.

Published for general information.

By order of the Board of Revenue, L. P.,

BOARD OF REVENUE, L. P., FORT WILLIAM,
The 8th March 1878.

W. H. GRIMLEY, *Secretary.*

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 28th February 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	12,20,980	1,63,820	6,37,085	20,21,885
French Kurkutch	57,765	57,765
Italian Punga	34,390	34,390
Ditto Kurkutch	34,957	34,957
Bombay ditto	85,335	45,981	1,31,316
Madras ditto	25,150	25,150
Arabian and Persian Gulfs Kur- kutch and Muscat Rock ...	2,55,191	9,200	4,100	2,68,491
Cadiz Kurkutch	21,376	21,376
Aden ditto	656	656
Ceylon ditto	21,438	21,438
Egyptian ditto	49,480	89,081	1,38,561
Total ...	18,06,718	2,62,101	6,87,166	27,55,985

By order of the Board of Revenue, L. P.,

J. D. MACLEAN, *Collector of Customs.*

CALCUTTA CUSTOM HOUSE, the 7th March 1878.



The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following orders, issued by the Government of India in the Military Secretary's Office, are republished for general information :—

NOTIFICATIONS.

Calcutta, the 8th March 1878.

His Excellency the Viceroy and Governor-General will leave Calcutta on Monday, the 18th March 1878, at 9-45 p.m., Calcutta time.

His Excellency will visit Roorkee, Dehra Dun and Nahun, and arrive at Simla by the beginning of April 1878.

His Excellency the Viceroy and Governor-General will leave Calcutta at 9-45 p.m., Calcutta time, on Monday next, the 18th March 1878.

A Guard of Honor with Band and Colour will be drawn up in front of the Main Entrance, Government House, at 9-30 p.m., and a Viceregal salute fired from Fort William at sunrise in the following morning.

The Commissioner of Police for the Town of Calcutta and Commissioner and Magistrate of Howrah will meet His Excellency at the Howrah Railway Station.

No other Officers of Government are required to attend.

The following orders, issued by the Government of India in the Home Department, are republished for general information :—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 8th March 1878.

No. 269.—Mr. J. Pitt-Kennedy, Standing Counsel for the Presidency of Fort William in Bengal, reported his departure from India per steamer *Meinam*, which was left by the Pilot at sea on the 13th ultimo.

MEDICAL.

The 7th March 1878.

No. 118.—Assistant Surgeon Kenneth Charles Raha is permitted to resign the service.

The following orders, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, are republished for general information:—

NOTIFICATIONS.—COMMERCE AND TRADE.

Calcutta, the 6th March 1878.

No. 9 of 1878.—The following Notice to Mariners is published for general information:—

NOTICE TO MARINERS.

BAY OF BENGAL—COAST OF ORISSA.

Fairway Buoy at False Point.

Notice has been given by the Harbour Master at False Point that the Outer or Fairway Buoy has been moved $2\frac{1}{2}$ cables in a north-westerly direction from its former position. It now lies in 23 feet at low-water springs; from it the Tripod beacon on the Sandy Point bears S. S. E. $\frac{1}{4}$ E., distant nearly one sea mile; and Temple Tree, near Jumboo, bears W. by S $\frac{1}{2}$ S.

[The Bearings are Magnetic: Variation, $2^{\circ} 40'$ Easterly in 1878.]

A. DUNDAS TAYLOR, *Comdr. (late I. N.),*
Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT; }
CALCUTTA,
The 5th March 1878.

By order,
G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This notice affects the Admiralty Chart of False Point anchorage, No. 755: also, Indian Marine Survey Charts, False Point anchorage, No. 1165; and False Point to Mutluh river, No. 115; also Taylor's Sailing Directory, Vol. I, page 469.

If this Notice is received on boardship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to which it relates.

COMMERCE AND TRADE.

The 8th March 1878.

No. 10 of 1878.—The following Notice to Mariners is published for general information:—

NOTICE TO MARINERS.

INDIA.—CEYLON—SOUTH-EAST COAST.

(1).—*Intended Light and Fog Signal on Little Bassas Rocks.*

Information has been received that it is intended, on or about the 25th March 1878, to exhibit a light from a light-house now nearly completed on Little Bassas rocks:—

The light will be a *flashing white light*, showing *two flashes* in quick succession *every minute*, elevated 110 feet about the sea, and should be visible in clear weather from a distance of about 16 miles.

Also, that during thick and foggy weather, a bell will be sounded twice in quick succession *every half minute*.

Further notice will be given when this light is exhibited.

(2).—*Intended alteration in Great Bassas Rocks Fog Signal.*

Also, that on or about 25th March 1878, it is intended to make the following alteration in the fog signal at Great Bassas rocks:—

During thick and foggy weather, the bell will be sounded once *every fifteen seconds*, instead of every seven seconds as at present.

Further notice will be given when this change is effected.

NOTE.—Great and Little Bassas light-houses may be distinguished in day time by the following distinctive features.—The lantern of Great Bassas light-house has a conical roof and one gallery at the top of the tower. The lantern of Little Bassas light-house has a domed roof and two galleries at the top of the tower.

A. DUNDAS TAYLOR, *Comdr. (late I. N.)*
Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT; }
CALCUTTA,
The 8th March 1878.

By order,
G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This Notice will affect the following Admiralty Charts:—Bengal Bay, No. 70a; Ceylon island, Southern part, No. 813; Cape Comorin to Coconada, No. 828; and Ceylon, S. E. coast, &c., No. 2815; also, Admiralty List of Lights in South Africa, &c., 1878, Nos. 66 and 67; Indian Marine Survey light list, 1878, Nos. 51 and 52; and Taylor's Sailing Directory, Vol. I, page 438.

The following order, issued by the Government of India in the Foreign Department, is republished for general information:—

NOTIFICATIONS.—POLITICAL.

Fort William, the 7th March 1878.

No. 571P—Subject to the confirmation of Her Majesty's Government, His Excellency the Viceroy and Governor-General in Council is pleased to recognize the appointment of Monsieur A. Dronin as in charge of the Office of Consul-General for France at Calcutta during the absence of Monsieur Eydin.

The following order, issued by the Government of India in the Financial Department, is republished for general information:—

NOTIFICATION.—SEPARATE REVENUE.—OPIMUM.

Fort William, the 8th March 1878.

No. 1726 — *Opium Revenue to date compared with the estimate for the year 1877-78.*

PRESIDENCY.	LATEST MONTH.			TWELVE MONTHS' REVENUE ON OPIMUM AND ELEVEN MONTHS' REVENUE ON OPIMUM REPORTED FROM BOMBAY.		
	Estimate.	Actual.	Better than Estimate.	Estimate.	Actual.	Better than Estimate.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Bengal	61,66,000	64,90,800	3,24,800	5,68,26,000	6,26,84,980	68,58,980
Bombay	21,90,370	23,56,660	1,66,290	2,47,64,640	2,69,67,400	22,02,760
Total	73,56,370	78,47,460	4,91,090	8,15,90,640	8,96,52,380	80,61,740

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

Fort William, the 8th March 1878.

APPOINTMENTS AND PROMOTIONS.

No. 204.—ROYAL WARRANTS—

The Governor General in Council is pleased to direct the publication of the following extract of a Military letter from the Right Hon'ble the Secretary of State for India, No. 16 of the 31st January 1878:—

"Para. 1. I forward herewith copies of two Royal Warrants, dated 31st December 1877 and 28th January 1878 respectively, the former providing for the superannuation of General Officers of Her Majesty's Indian forces, the other providing for the promotion of the Officers of those forces."

VICTORIA by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India.

Whereas it has been represented to Us that it is expedient to provide for the retirement of General Officers of Our Indian Forces who shall have attained or shall attain the age of seventy years, Our will and pleasure is, that every General Officer who shall have attained or shall attain the age of seventy years by or after the first day of October one thousand eight hundred and seventy-seven, shall be permanently removed from the establishment of Effective General Officers to the Retired List, unless in any special case it shall be represented to Us by Our Secretary of State for India in Council that a relaxation of this rule would be for the good of Our service. In case such General Officer shall have been holding a Staff appointment on the first day of October one thousand eight hundred and seventy-seven, he

may continue to hold it until the expiration of the term for which he was appointed, unless it appear to Our Secretary of State for India in Council to be expedient that he should sooner be removed to the Retired List.

Given at Our Court at Osborne, this thirty-first day of December, in the year of our Lord one thousand eight hundred and seventy-seven, and in the forty-first year of Our reign.

By Her Majesty's command.

(Signed) SALISBURY.

VICTORIA by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India.

Whereas it has been represented to Us that it is expedient to make further Regulations for governing the Promotion in the Army of the Officers of Our Indian Forces, Our will and pleasure is, that the following Regulations be established, and be the sole Regulations under which the Promotion in the Army of such Officers shall be effected, viz:—

Regulations.

1. A Captain may attain the rank of Major—

(a) By regimental seniority;

(b) By 20 years' service in the Army in the case of Officers whose appointment to Our Indian Forces was made subject to the conditions prescribed in the General Order of Our Governor General of India in Council, dated the 9th of December 1859, No. 1637;

(c) By brevet, after 20 years' service in the Army, so long as there remain any Captains on the list of Cavalry and Infantry in Our Indian Forces;

(d) By brevet, in succession to a vacancy on the establishment of General Officers, provided such vacancy occur before 1st October 1880, or there-

after for so long as there remain any Captains on the list of Cavalry and Infantry who are not subject to the conditions prescribed in the General Order of Our Governor General of India in Council, dated the 9th December 1859, No. 1637;

(e) By brevet, for distinguished service in the field;

(f) By brevet, for distinguished service of an exceptional nature other than in the field.

2. A Major may attain the rank of Lieutenant-Colonel—

(a) By regimental seniority;

(b) By 26 years' service in the Army in the case of Officers whose appointment to Our Indian Forces was made subject to the conditions prescribed in the General Order of Our Governor General of India in Council, dated the 9th of December 1859, No. 1637;

(c) By brevet, after 26 years' service in the Army, so long as there remain any Majors on the list of Cavalry and Infantry in Our Indian Forces;

(d) By brevet, in succession to a vacancy on the establishment of General Officers, provided such vacancy occur before 1st October 1880, or thereafter for so long as there remain any Majors on the list of Cavalry and Infantry who are not subject to the conditions prescribed in the General Order of Our Governor General of India in Council, dated the 9th December 1859, No. 1637;

(e) By brevet, for distinguished service in the field;

(f) By brevet, for distinguished service of an exceptional nature other than in the field.

3. A Lieutenant-Colonel may attain the rank of Colonel—

(a) By 12 years' service in the substantive grade of Lieutenant-Colonel;

(b) By brevet, after 31 years' service in the Army, five of which shall have been in the grade of Lieutenant-Colonel;

(c) By brevet, on appointment to be one of Our Aides-de-Camp;

(d) By brevet, as a reward for distinguished service in the field;

(e) By brevet, for distinguished service of an exceptional nature other than in the field;

(f) By brevet, after five years' satisfactory service with the rank, whether substantive or brevet, of Lieutenant-Colonel—

(1) In any military appointment, except as commanding a company or as Equerry or extra Equerry;

(2) In any civil situation approved by Our Secretary of State for India in Council upon the recommendation of Our Governor General in Council and Commander-in-Chief in India, provided it be of a nature to afford practical experience likely to be afterwards of advantage in military service.

(g) By brevet after eight years' satisfactory service as a substantive Lieutenant-Colonel or substantive Major, with the brevet rank of Lieutenant-Colonel, as Equerry or extra Equerry to the Sovereign or the Prince of Wales.

No period of acting staff service less than six months' duration shall reckon towards the rank of Colonel, unless it be converted into actual staff service by subsequent confirmation.

4. The rank of Brigadier-General shall be local or temporary only.

5. The names of General Officers shall be borne upon three separate lists. The first shall contain

the names of those on the fixed establishment, and of those who having been promoted out of their regular turn shall be supernumerary to the fixed establishment; the second, those of Officers retired under Our Royal Warrant of the 31st day of December 1877; and the third, those who shall have retired from the service with the honorary rank of Major-General, Lieutenant-General, or General.

6. The names of the Colonels and General Officers of the Staff Corps now borne on the Indian List to regulate promotion shall remain on that list, and the names of the Officers of the Staff Corps henceforth promoted to the rank of Colonel shall be placed on that list, to be thereon retained in *italics*, until their death or retirement for the purpose of regulating the promotion of the Officers below them.

7. The fixed establishment of General Officers (including the names of Officers of the Staff Corps) shall be the following:—

Generals	...	23
Lieutenant-Generals	...	35
Major-Generals	...	59
Total	...	117

8. Every vacancy on the establishment of General Officers shall be filled by the promotion of the senior Colonel of the Indian Army; or by the moving up of the name of the senior Officer of the Staff Corps borne on the list to regulate promotion; or by the transfer of a General Officer from the supernumerary list as provided in Art. 12.

9. Every vacancy on the establishment in the rank of Lieutenant-General or in that of General shall be filled up in like manner by the promotion of the Senior Officer of the Indian Army in the grade next below, or by the moving up of the name of the Senior Officer of the Staff Corps borne on the list of that grade.

10. Temporary rank and command as Major-General, Lieutenant-General, or General may, for the convenience of Our Service, be conferred, without regard to seniority, on Colonels, Major-Generals, or Lieutenant-Generals respectively; and if the Officer during the continuance of such temporary rank and command shall have conducted himself to Our satisfaction, the rank so held may, upon the recommendation of Our Governor General in Council, be converted into permanent rank after having been held for five years in time of peace, or for any shorter period in the field during war. A Colonel who shall vacate an appointment as temporary Major-General, and whose temporary rank shall not have been made permanent, may, upon the recommendation of Our Governor General in Council, be made an honorary Major-General, and shall retain that rank until he succeed to the establishment in virtue of his seniority on the list of Colonels.

11. Promotion may be conferred upon a Colonel, Major-General, or Lieutenant-General, without regard to seniority for distinguished service in the field, and in such case the recommendation of Our Governor General in Council, detailing the services for which the Officer is promoted, shall be published in the General Orders of Our Indian Military Forces, and in the *London Gazette*.

12. An Officer not below the rank of Colonel, promoted after temporary service in a higher rank, or for distinguished service in the field, shall be borne as supernumerary, and shall not be

placed on the establishment in his new rank until the time when he would have attained such rank by seniority; that is to say, when the surviving Officer who stood next senior on the list to the Officer promoted under Art. 9 or 10, shall have attained the same rank on the establishment, the next vacancy shall be filled by the transfer of the supernumerary General Officer to the establishment.

13. A supernumerary Major-General, who has been promoted after temporary service and absorbed, under Art. 12, into the establishment, shall have seniority according to the date of his permanent rank as Major-General, and shall rise to be Lieutenant-General, whether before or after his absorption into the establishment, in accordance with that seniority. A supernumerary General Officer promoted for distinguished service in the field, and absorbed under Art. 12, shall take his seniority from the date of his promotion as published in the "London Gazette."

14. Field Marshals shall be appointed at the will of the Sovereign, and the rank shall be conferred without reference to seniority. A General Officer, retired under Our Warrant of the 31st day of December 1877, shall remain eligible for promotion to the rank of Field Marshal.

15. A Major-General or a Lieutenant-General, retired under Our Warrant of the 31st day of December 1877, shall be promoted to the rank of Lieutenant-General or General when the Officer on the establishment, who was next junior to him as a Colonel, shall obtain such promotion.

16. Every Officer permitted to retire on full pay may be granted a step of honorary rank on retirement.

Given at Our Court at Osborne, this 28th day of January, in the year of our Lord one thousand eight hundred and seventy-eight, and in the forty-first year of Our Reign.

By Her Majesty's Command.

(Signed) SALISBURY.

2. With reference to the above, His Excellency in Council is pleased to notify that, although removed from the army, the General Officers thus superannuated are not otherwise affected. They retain their Colonelcies of Cavalry and Infantry and their Colonel's allowances, they must continue to subscribe to the various military funds, and their widows retain their claims on the fund formerly called Lord Clive's.

No. 210—VOLUNTEER CORPS—*Calcutta Volunteer Rifle Corps.*

Captain Gordon Robb to be Major, *vice* Major H. J. Lawrell, resigned.

Darjeeling Volunteer Rifle Corps.

Major T. H. Lewin, Bengal Staff Corps, Deputy Commissioner, Darjeeling, to be Commandant, *vice* Mr. J. W. Edgar, c.s.i. resigned.

No. 213.—The following extract from list No. 6, dated the 8th February 1878, received from the India Office, is published for general information:—

Permitted to return.

* * * * *

Surgeon-Major S. B. Partridge.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in sub-division Chooa-dangah, in the district of Nuddea, will be put up for sale at the sub-divisional office at Chooa-dangah on Monday, the 8th April 1878, corresponding with 27th Chait 1284 B.S.

This land will be sold subject to the following conditions:—

1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.

2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale will be cancelled, the sum deposited being forfeited to Government, and the land will again be put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of an original sale.

3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
Mouzah Chooadanga and hooda Jaffarpore, pergunnah Shownajal.	B. K. C. 6 11 2	North, by lands purchased by Raddarali Jondar, east, by lands in the occupation of the Railway Company and the Chooadanga railway station tank, south, by lands purchased by Raddarali Jondar, and on the west by lands belonging to village Chooadanga in the occupation of Umid Sherk, Mooshy Shersh, Faju Mallick, and others, and also lands belonging to village Nouranagar in the occupation of Najarat Jondar.

CHOOADANGA, the 25th February 1878.

C. N. BANERJEE, Deputy Collector.

NOTICE is hereby given that the undermentioned C class lands relinquished by the Eastern Bengal Railway Company and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Cantonment Magistrate's entchery at Barrackpore, at 12 o'clock on Tuesday, the 2nd April 1878, corresponding with 21st Chyts 1284 B. S.

This land will be sold subject to the following conditions:—

1. If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.

2. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

3. The lands will be sold revenue free to the highest bidders.

Lot No.	Mouzah and pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
1	Rambhadderbates in pergunnah Calcutta.	B. C. C. 1 6 0	North by road; south and west by Pittamber Ghose's land; east by land purchased by Al. Choudhury.

W. M. BOUTMAN, Officiating Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furrædpore, will be put up to sale at the Furrædpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chyete 1284 Bengali year.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A R P.	Rs. A P.	Rs. A P.
332	174	Talook Rongjhan Bhome, pergunnah Jalalpur.	2 0 11	1 0 0	8 0 0
332	6290A	Kalukanga Nadi Bharrat, pergunnah nil.	1 1 5	2 0 0	4 0 0

COLLECTOR'S OFFICE, DISTRICT FURRÆDPORE, the 21st September 1877.

C. C. QUINN, *Offg. Collector.*

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situate in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnaghur on Thursday, the 28th March 1878, corresponding with 16th Chait 1284 B. S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue free to the highest bidders.

Mouzah and Pergunnah.	Area in bighas, more or less.	BOUNDARIES.
		B R C.
Kishnagunge pergunnah, Chakli Kishnaghur.	1 11 6	North by the railway ditch, south by Ram Gobind Bhowag and Balloram Chatterjee's jamna land, east by the railway ditch; and west by the land belonging to Benode Chakravarti.

NUDDEA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STEVENS, *Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 18th April 1878, corresponding with 6th Bysack 1285 B. S. (Thursday).

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one; or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number in the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A R P.	Rs. A P.	Rs. A P.
28	3719	Kotulpore, pergunnah Balas.	6 1 1	12 2 4	25 4 8
167	3724	Ramkanyowar, alias Chitlagore, pergunnah Pandjona.	6 6 3	6 7 3	6 16 10

HOOGHLY COLLECTORATE, the 6th February 1878.

P. H. FELLISW, *Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of land relinquished by the East Indian Railway Company in the district of Bhagalpur, will be put up to sale at the Bhagalpur Collectorate on Friday, the 26th March 1878, corresponding with the 11th Chaitra 1285 F. S.

The purchasers will be subject to the following conditions of sale.

CONDITIONS OF SALE.

1. The plots to be sold to the highest bidders above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the plot to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estates.

Number on the district roll.

Name of estate and pergunnah.

Approximate area in acres.

Government revenue assessed.

Upset price.

			A	M	P.	Rs.	A	P.	Rs.	A	P.
1		Relinquished plot of class A land situate in mouzah Putehpur, pergunnah Bhagalpur, miles 21, bounded on the north by public road, south by railway line, east by Mouzah Putehpur, west by Mouzah Putehpur.	0	1	20				5	0	0
2		Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagalpur, miles 21, bounded on the north by the public road, south by plot of class B land purchased by Asaf Ali, east, relinquished plot of class A land in mouzah Mullachuk, west, by relinquished plot of class A land in mouzah Putehpur (No. 1).	1	1	31				20	0	0
3		Relinquished plot of class A land situate in mouzah Mullachuk, pergunnah Bhagalpur, miles 20, bounded on the north by public road, south, by plot of railway class B land purchased by Begum, east, relinquished plot of class A land in mouzah Sadpur, west, by relinquished plot of class A land in mouzah Mansurpur (No. 2).	1	0	25				20	0	0
4		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south by Mouzah Sadpur, east by Mouzah Sadpur, west by Mouzah Sadpur.	17	3	27				200	0	0
5		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	4	0	28				60	0	0
6		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	3	2	1				20	0	0
7		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	19	2	10				115	0	0
8		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	7	2	1				60	0	0
9		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	3	0					1	0	0
10		Relinquished plot of class A land situate in mouzah Sadpur, pergunnah Bhagalpur, miles 20, 20, and 20, bounded on the north by the public road, south, by Mouzah Sadpur, east, by Mouzah Sadpur, west, by Mouzah Sadpur.	6	1	20				30	0	0

BHAGALPUR COLLECTOR'S OFFICE, the 28th January 1878.

J. KELLER, *Commissioner of the District, in charge.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Rajshahi will be put up to sale at the Rajshahi Collectorate on the 26th of March 1878, corresponding with the 11th of Chaitra 1284 (Bengal).

The purchasers will be subject to the following conditions of sale.

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings; and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.	REMARKS.
48	910	Rashtanipore in pergunnah Barhar.	96 2 0	51 0 0	12 0 0	

COLLECTOR'S OFFICE, DISTRICT RAJSHAHY, the 22nd December 1877.

W. H. D'OLY, *Collector.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Trahirám; sudder jumma Rs. 694-1-5. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhmat Ali and others; sudder jumma of the entire estate Rs. 1,606-0-0. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasu, Shorekhan, Dewán Ali, Nooralla, Fatteh Ali, Shumshero Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 399.—Taraf Basir Hanif; recorded proprietor Srimati Jahirnissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Palaram Sirkar Babait Taraf Sonaulah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,063-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522.—Kismat Bishewari Babait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others, sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gupta, Potamber, Sarat Chandra, Jagat Chandra, Juromam Bhattachariya, Balam Bhattachariya, Syama Shondary, Ashkar Ali, Ram Gati Chakraborty, Krishna Chandra Gupta, Potamber, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate account under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746.—Taraf Sifi Dowlut; recorded proprietor Shekh Abdulla Khan, sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fateabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 819. The entire estate will be sold.

For Arrears of Revenue.

No. 1938.—Taraf Inas Atap, recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-9; No. 2, Mohammad Sami; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan, sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 142-6-9; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,265-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jasmanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarang, and Patch Ali Chaudhuri, sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mohammad; recorded proprietors Jan Bibi, Mohammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-14-9. Share No. 2, of Ali Raja, Sib Narain, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1546.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,640-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi, recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mohammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Shekh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1761.—Tara! Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-6. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 65-13-3, and Ram Hari Datta's share No. 2, bearing sudder jumma Rs. 63-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Tara! Mahammad Manuher; recorded proprietors Alfa Bibi, Ahamadulla, Chand Bibi, Etbar Ali Chaudhuri; sudder jumma Rs. 666-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2090.—Kismat Muraridhar Kanungoe, Nilkamal Sen, Babait Tara! Gouri Sankar Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chundra Gupta, Pitambar, Sarat Chandra, Anandamayee, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kismat Nasiruddin, Ahammad Babait, Tara! Hossein Wali; recorded proprietor Nasiruddin Ahammad; sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Tara! Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 40-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Hari, Abdul Jalil minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 362-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Tara! Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulesvar Pal, and Rakresvar Pal; sudder jumma Rs. 601-3-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Tara! Brajakishor; recorded proprietors Abul Khaer Mahammad Mahata-sambilla and others; sudder jumma of the entire estate Rs. 867-11-10. Share No. 14, of Basanab Charan Datta, Fateh Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mahammad Ali Chaprasi, Nur Bibi, Waris, Raheman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Sheikh Mahammad Basirullah, Amir Ali, Nur Mahammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Sarat Chandra Waddadar, on part of Ramesh Chandra Biswas minor, and Srimati Nashiban Bibi, bearing sudder jumma of Rs. 186-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Tara! Jugal Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2538.—Tara! Raghab Jagadis; recorded proprietors Braja Mohan, Bhola Nath, Chandli Charan, Dinamani, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shambhuram, and Titaram; sudder jumma Rs. 615-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Tara! Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Tara! Ram Mohan Sen; recorded proprietors Bisvanhar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Tara! Raj Ballabh Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 608-9-9. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Tara! Rambhadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-9; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Aradhan Barnik, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Tara! Ram Kishor Kanungoe; recorded proprietors Abul Hossein Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 358-7-9; No. 4, of Narasinha Sarma sudder jumma Rs. 5-6-3; and No. 5, of Ali Hossein, Baksa Ali, Baishnab Charan Chaudhuri, Gour Kishor, Gouri Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Parana Das Chaudhuri, Premnarayan, Ram Jaya Baidya, Ram Das Sarma, Ram Dhan, Ram Chandra Biswas, Radharam, Ruki Das Pal, Shamsheer Ali, Sati Chandra, Srimati Pran Kishori, Rukmini, Kailas Chandra Sen, Sheth Dhanu Sadagar, Digambar, Bangai Badan Biswas, Pran Hari Lalla, Karim Baksh, and Basanab Charan, bearing sudder jumma Rs. 149-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossein and others; sudder jumma of the entire estate Rs. 813-4-10. Share No. 4, of Ali Hossein, Baksha Ali, Brindaban, Bhairab Chandra, Kan Kinkar, Kalkinkar, Lalita, Mahes Chandra Sen, Mrityumajya, Narakishor Dastidar, Niyama Ali, Ram Lockan, Ram Jaya, Ramlijan, Ram Gati, Ram Das, Shamsheer Ali, Udayanath De, Ram Knu De, Kanta Prasad Hazari, Shubal Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan Imamsarif; recorded proprietors Srimati Pran Kishori, Srimati Kasisvari, Srimati Pran Kishori; sudder jumma Rs. 540-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Tara! Shachi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 783-11. Share No. 1, of Shekh Sadak Ali, bearing sudder jumma Rs. 52-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 183-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 52-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2933.—Tara! Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 828-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-9-4; No. 7 of Srimati Anala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-8; No. 11 of Golam Ali, sudder jumma Rs. 33-7-6; No. 24 of Krishna Mohan Guha, sudder jumma Rs. 11-7-0; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Khrishna Das Mozumadar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Tara! Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Muraridhar Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Amjad Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Manu Sundar Sarma and Ramkinkar Sarma, bearing sudder jumma Rs. 229-7-5, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Tara! Shih Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamay, Ram Kumar Rai, Kishori Mohun Rai, Tarini, Pratab Chandra Rai, and Nityananda Rai; sudder jumma Rs. 2,942-8-9. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3935.—Tara! Radha Madhab; recorded proprietors Balak Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-4. Share No. 1 of Prankishori, bearing sudder jumma Rs. 441-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-6, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed.*

No. 13407. Taluk Gauri Sankar, Baidyanath Kanungoe; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-4-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-1 10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachara.*

No. 20175.—Taluk Mahammad Kalu, Kumar Ali; recorded proprietor Shekh Makhul Ali; sudder jumma Rs. 518-5-0. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Shekh, Shekh Badiazzama, Srimati Dewan Bibi, Assalat Khan; recorded proprietors Fuzal Ahammad, minor, and others; sudder jumma of the entire estate Rs. 903-11-3. Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunnee Lal Nurannissa, Amirannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chukaria, Mouza Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Bahait Tara! Jugul Kishor; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613 10-5. The entire estate will be sold.

G. M. CURRIE, Off. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number in the rent roll.	Class.	Name of mehal and pergunnah.	Proprietors.	Government revenue.	Arrears for which the estate is to be sold.	REMARKS.
150	First Class permanently settled estate	Somoodragra, in pergunnah Satalukha.	Rohannanasa Bibi, Kailash Chandra Day Choudhuri, Mahammad Samsal Khan, Gobinda Chandra Nandi, and Nukamat Day Chowdhuri.	Rs. A. P. 2,710 8 11	Rs. A. P. 325 5 0	In this estate there is one separate account of which rent Rs. 544-9-11 has been paid by Gobinda Chandra Nandi, and general registry has been recorded in the names of four persons noted below under sections 49 and 51 of Act XI of 1859:— Kadarnath Chakravarti, partner of eight annas share of eight mouzas, Karpooko ra and others, for Rs. 98. Bani Madhav Mallick, partner of eight mouzas, Singh Joley and others, for Rs. 98-2-2. Banamali Nandi, partner of 16 mouzas Kaipoukoria and others for Rs. 794-6-7. Kail Lal Choudhuri, partner of two annas 40, 20, and 24 share of nine mouzas Somoodragra and others, for Rs. 152. The estate is to be sold for arrears of Government revenue only.

BURDWAN COLLECTORATE, the 22nd February 1878.

H. M. TOBIN, Comm. Depy. Collr. in charge for Collr.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Sarun will be put up to public and unreserved sale at the Collector's Office of that district on Friday, the 15th March 1878, corresponding with the 26th Pouson 1245 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 15th day of January 1878.

CLASS I.—Permanently-settled Estates.

Serial number.	T. W. J. number.	Name of estate and pergunnah.	Name of proprietor.	Government revenue of entire estate.	Government revenue of shares which will be sold for arrears of revenue.	Arrears of revenue due from the estate.
				Rs. A. P.	Rs. A. P. K. D.	Rs. A. P.
1	240	Bhar, pergunnah Baul	Ram Pershad Narain	82 11 0	317 13 0 0 0 0	23 0 00
2	241	Tajpur, pergunnah Baul	Kiscondon Narain and others	1,231 6 5	296 2 0 0 0 0	49 12 00
3	449	Dhobwal, pergunnah Baul	Old Baksh Narain	577 0 81	377 0 0 0 0 0	1 5 00
4	450	Rasulpur, pergunnah Baul	Nand Kishwar Singh	948 15 11	13 8 7 0 0 0	3 0 0
5	456	Ramchuta, pergunnah Baul	Kandhaiya Lal and others	2,143 5 4	1,840 0 0 0 0 0	57 5 110
6	612	Mahul, pergunnah Baul	Babu Birpurth Sahas	3,400 5 2	700 0 0 0 0 0	37 0 0
7	620	Mirzapur, pergunnah Baul	Ram Kumar and others	1,43 7 51	478 14 0 0 0 0	15 11 0
8	753	Ragowra, pergunnah Baul	Mosammut Munzur Kuer and others	4,108 10 11	832 3 0 0 0 0	27 0 0
9	760	Chalnipur, Moharukpur, pergunnah Baul.	Hurpershad Narain, Bhikmath Singh and others.	7,501 12 8	457 2 0 0 0 0	18 18 0
10	773	Kibirghat, Deomaria, pergunnah Baul	Shah Jamshed Ali	1,091 12 0	1,091 12 0 0 0 0	5 5 0
11	951	Champ, pergunnah Bara	Sheik Fazliah and others	2,28 3 60	94 5 10 0 0 0	0 9 100
12	1105	Rampur Chand, pergunnah Bara.	Chet Gir and others	671 6 10	581 6 10 0 0 0	19 7 70
13	1326	Lakhnawa, pergunnah Bara	Harpershad Narain and others	1,200 0 0	1,119 7 5 0 0 0	2 2 6
14	1346	Khawaspur, pergunnah Bara	Sheikh Khairat Hossein and others.	901 5 1	270 14 0 0 0 0	0 13 10
15	1634	Dumcharam, pergunnah Chowhara.	Thakur Pershad Singh, Dhir Narain Singh, Ram Tahai Singh, Ram Pershad Singh, Gudit Narain Singh.	660 0 00	66 0 0 0 0 0	3 12 0
16	1700	Roussa Moosampur, pergunnah Charand.	Sheikh Asadullah, Bibi Bahadur and Muktimath Pershad, alias Phalima Babu and others.	1,281 1 00	1,108 6 00 0 0 0	12 12 30
17	1845	Nair, pergunnah Dungei	Babu Ram Narain Singh and others.	500 0 00	500 0 00 0 0 0	3 12 110
18	1906	Rampur Sincha, pergunnah Kameer.	Ramman Rai and others	582 12 6	446 3 6 0 0 0	1 1 0
19	2057	Sahulpur, pergunnah Kameer	Raghupat Lal	619 0 0	640 0 0 0 0 0	55 18 00
20	2058	Ditto ditto	Ditto	650 0 0	650 0 0 0 0 0	23 10 20
21	2260	Isarowli, pergunnah Goa	Permeswar Rai, Bhairai Rai, Ajodhya Sin Narain Rai, Dhan Lal Rai	1,000 6 0	67 0 0 0 0 0	0 0 0
22	2291	Bishanpura, pergunnah Goa	Adhar Rai, Shih Charan Rai and others.	1,920 0 0	504 10 9 10 0 0	1 10 100
23	2294	Sagraha, pergunnah Goa	Ram Anurath Upadhyay, Dahi Pandey, Ram Ruch Pandey and others.	622 14 110	104 12 10 10 6 100	2 4 00
24	2329	Bisumbharpur, pergunnah Goa	Nanbat Lal, Banarsi Lal, Chaman Lal, Kuldeep Narain and others.	831 13 00	688 12 6 0 0 0	3 19 11
25	2334	Jaittha Bhalewa, pergunnah Goa	Mosammut Jodha Kuer, Hossein Kuer and others.	3,004 1 00	1,514 1 1 11 10 0	16 7 00
26	2334	Ditto ditto	Chaitanya Sahas	3,004 1 20	200 0 11 0 0 0	2 12 1
27	2361	Rhawaspur Hant, pergunnah Goa.	Budh Narain, Kali Pershad Narain, Tilok Singh, Jager Nath Singh and others.	667 5 4	139 13 9 9 5 6	3 6 00
28	2423	Chap Rudarson, pergunnah Goa.	Ritubaran Singh, Kunja Rai, Bin Sahai, Bin Dayal Singh and others.	821 5 6	295 3 0 0 0 0	0 9 00
29	2450	Dharamraji, pergunnah Goa	Moharban Singh, Ram Sahai Singh and others.	663 7 5	263 6 11 6 12 10	1 6 10
30	2466	Rasulpur, pergunnah Goa	Tachmi Pershad Sahu, Ram Pershad Sahu, Mith Narain, Bahadur Singh and others.	3,130 3 1	271 1 11 0 0 0	6 19 70
31	2613	Kerwasat-a, pergunnah Goa.	Kuldip Narain	3,146 10 8	305 3 7 0 0 0	10 2 0
32	2691	Mirzapur, pergunnah Goa	Gudar Singh	1,700 10 8	137 15 9 2 10 0	3 6 10
33	2613	Amnagar Wauder, pergunnah Makair.	Jodhai Singh, Jamsiat Singh, Ram Kishan Lal and others	12,405 1 32	1,905 1 0 7 10 8	71 11 00
34	2613	Ditto ditto	Mahipat Singh	12,405 1 32	18 11 4 0 0 0	3 16 10
35	2613	Ditto ditto	Karna Singh, Sahabzada Singh, Parson Singh, Nasir Singh	12,405 1 32	10 14 0 0 0 0	3 13 10
36	2616	Ditto ditto	Nasir Singh, Jawahir Singh, Mahipat Singh.	7,301 11 00	15 4 5 6 13 5	1 16 2
37	2694	Yahvapuri, pergunnah Marhal	Sin Narain Rai and others	615 9 6	227 1 10 0 0 0	0 10 10
38	2694	Arbina ar, Marhal	Chakar Saran, Narain Singh and others.	978 12 00	404 1 0 0 0 0	26 1 110

SARUN COLLECTORATE, the 12th February 1878.

GOVINDMOHUN GHOSH, Deputy Collector, for Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Tipperah will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Number in copy.	Name of estate and pergunnah.	Name of the proprietor.	Government revenue of estate.	Amount of arrears for which the estate is to be sold.	Remarks.
			Rs. A. P.	Rs. A. P.	
1003	Kisnot Upatata, pergunnah Mohar Dibi No. 2.	Ram Kandi Sahas	693 13 10	234 11 8	Settled for 60 years from 1264 to 1265 B.S.

TIPPERAH COLLECTORATE, the 14th February 1878.

P. JONES, Offs. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's Office of that district on the 15th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number of towers	Name of mehal and pergunnah.	Sudder jumma.	Name of proprietor.	REMARKS.
		Rs. A. P.		
47	Husay Chousanda, pergunnah Bimuck.	906 10 8	<i>CLASS I.—Permanently-settled Estates.</i> Musammut Ghansham Koor orf Anund-koor Mu samut Hoolaskoor, Malika Fuzulhasen, father and guardian of Malik Zahoorulhuq	The entire estate will be sold for arrears of Government revenue only.
316	Hobunporeah Khoord, pergunnah Behar.	686 11 0	Kumlapershad Bhulahgaewal	The entire estate will be sold for arrears of Government revenue only.
225	Uckharpore Chudour, pergunnah Mus-sourah.	12,983 10 2	Bahoo Sheonundun Pershad Sing, Bahoo Hurundun Pershad Sing, Bahoo Raw-diari Sing, and Tydharoo Sing, &c.	Out of sudder jumma Rs. 12,983-10-2, Rs. 12,682-12-9 to be deducted on account of share of Bahoo Sheonundun Pershad Sing, Bahoo Hurundun Pershad Sing &c. whose shares were brought under partition. The sudder jumma advertised for sale, Rs. 320-12-5, on account of share of Bahoo Basdeenarain Sing, Bahoo Goolainarain Sing, himself and guardian of Bahoo Shashde-narain Sing (his own brother), whose shares were brought under partition, which will be sold for arrears of Government revenue only.
229	Neerunderpore Khurounseah, pergunnah Aisa abad.	1,185 5 7	Ranepershad Sha orf Madho Loll Sha, Shroopershad Sha, Bahoo Hurreechur Sahoy, and Deonath Sahoy, &c.	Out of sudder jumma Rs. 1,185-5-7, Rs. 1,097-8-4 to be deducted on account of the jumma of mouzah Moulinipore, Radikpore Jages, Mukul-pore Lodoe, Heeraundpore, Neerundpore, Khurounseah, Jumerjupore, Hugutpore, Ukhuraseah, Humutpore, Isorah and Niof of mouzah Kuleanpore, in respect of which separate accounts were opened under sections 10 and 11, Act XI of 1859. The sudder jumma advertised for sale is Rs. 67-12-3 on account half of mouzah Kuleanpore appertaining to, the lot of the aforesaid mehal Neerunderpore, Khurounseah, the same being payable by Deonath Sahoy, non-applicants. The said half of mouzah Kuleanpore will be sold for arrears of Government revenue only.
			<i>CLASS II.—Temporarily-settled Estate.</i>	
220	Dearah Dureahpore Dhenbur, pergunnah Gyaaspore.	537 0 0	Moorat Loll Malkootar	The entire estate will be sold for arrears of Government revenue only.
			<i>CLASS I.—Permanently-settled Estates.</i>	
425	Mukhdoompore Nukoulee, pergunnah Sandha.	1,361 0 0	Syed Fila Hosen, Musammut Mukhdoomun, malika.	The entire estate will be sold for arrears of Government revenue only.
512	Kumarpore Pahaspore, pergunnah Behar.	500 12 0	Bahoo Phool Sing, Dureesa Sing, and Bahoo Botha Sing, malika.	The entire estate will be sold for arrears of Government revenue only.

PATNA COLLECTORATE, the 5th February 1878.

L. C. ABBOTT, *Covenanted Deputy Collector in charge,*
for Collector an hour

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

No. 1685.—Mehal Mundi, pergunnah Chainpore; sudder jumma of the entire mehal Rs. 1,682-2-2; recorded proprietors Kashi Singh, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to 3 annas 6 pie.

No. 3309.—Mehal Barbara, pergunnah Arrah; sudder jumma Rs. 1,975; recorded proprietors Damri Roy, &c. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 3.

No. 3778.—Mehal Beshoonpurah, pergunnah Nonour; recorded proprietors Mr. Raphael Solano, &c.; sudder jumma Rs. 510. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 95-15-9.

No. 3783.—Mehal Bajariya, pergunnah Nonour; sudder jumma Rs. 950; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to Rs. 177-15-2.

No. 3791.—Mehal Karbasin Patti Chandi Lasandi, pergunnah Nonour; sudder jumma Rs. 2,019; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 378-15-2.

No. 3844.—Mehal Ekwari Mohinddin, pergunnah Nonour; sudder jumma Rs. 5,018; recorded proprietors as above. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 940-0-6.

No. 3848.—Mehal Narhi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,626. Will be put up for sale on account of arrears of Government revenue amounting to Rs. 302-3-0.

No. 3849.—Mehal Barooli, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,843. Will be put up to auction for arrears of Government revenue amounting to Rs. 633-14-3.

No. 3851.—Mehal Kaup, pergunnah Peeroo; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 3,700. Will be sold for arrears of Government revenue amounting to Rs. 691-1-0.

SHAHABAD COLLECTORATE, the 2nd February 1878.

J. WARE EGGER, *Off. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorsheadabad will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd March 1878, corresponding with 10th Choitra 1294 B. S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Serial number.	Class.	Number of towhee.	Name of mohal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
1	First Class.	16	Kiamut pergunnah Kuberah, pergunnah Kallabera.	Kristo Chandra, Joynarayan Basu, Kala Choud Basu, Shahadhar Choudhuri, Bhobaneshari Dasu, Haradhar Dasu, Shiva Sundari Choudhuri and Shyma Charan Basu.	Ra. 4 P. 1,205 10 0	3s 10s 2s 2s share of Shyma Charan Basu in this mohal will be sold; sudder jumma Rs. 760-0-3.
2	Iditto	16	Iditto	Iditto	1,258 10 0	4s 2s 2s share of Shyma Sundari Choudhuri in this mohal will be sold; sudder jumma Rs. 720-2-3.
3	Iditto	72	Dibi Gogobdhi, pergunnah Panchas.	Pram Krishna Banerji, Banwari Lal Mandal, and Srich Chandra Mandal.	1,061 10 0	Entire mohal will be sold.
4	Iditto	167	Kiamut pergunnah Kuberah, pergunnah Kallabera.	Rudhirgobind Deb Thakur, Savet Bhattacharya, Chandra Hefasati in Choudhuri, Hefasati, Choudhuri, Keronatula, Bibi Ummit Chakraborty and Bibi Ummitan Fatema.	2,330 12 8	1/20 joint share of Choudhuri Hefasati, Choudhuri, Keronatula, Choudhuri, Hefasati, Bibi Ummit Chakraborty and Bibi Ummitan Fatema in this mohal will be sold; sudder jumma Rs. 7,191-0-0.
5	Iditto	227	Kiamut Mouje Pakur, Harsh, pergunnah Barbak Sing.	Radhakullav, Jannamath and Ramtana Sing.	730 0 11	Entire mohal will be sold.
6	Iditto	375	Kiamut pergunnah Barbak Sing, pergunnah Barbak Sing.	Aban Chandra, Chandra Mohan, Doleobind Datta, Hari Narayan, Hari Mohan Rao, Mohan, Ram Chandra, Ramtana, Sub Chandra, Mohendro Narayan, Ram Mohan, Kristo Kanta, Bhagubati Debva, Ram Chandra (son of) Kali Day, Kristo Gopal, Jiban Kristo, Ramdhan, Prem Narayan Banamali, Kala Chand, Kristo Kinnore, Hux Lal Choudhuri, Boman Duk Choudhuri, Radha Mohan, Pyari Mohan, Ram Gopal, Brij Lal Choudhuri, Gop Sundari Debva, Modi Lal Choudhuri, Radhahind, Apurboxa Bibi, Jinar Rahman and Rajakulbi.	2,195 6 1	Iditto.
7	Iditto	386	Taraf Matepara, pergunnah Mucampur.	Shumtra Debva, Uday Narayan, Issur Chandra Rai, Ram Komal, R. B. Chakraborty and Ananda Kanta Bhattacharya.	1,383 5 0	Iditto.
8	Iditto	407	Kiamut Mouje Kumbhati, pergunnah Fate Sing.	Madhu Nath, Nath Kari Biswas, Hjet Neel, Ram Gopal, Ram Chandra, Gada Dhar, Hira Goudal, Mohammad Neel, Kristo Dhan Das, guardian of Taran Das minor, son of late Jannamath Das, Durgabandhu, Ujjuhmoti, Ajmattalla, Rameshwar Banerji, secret of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and R. B. Choudhuri.	617 1 6	11s 14s 14s and 16s 10s share of Madhu Nath, Durgabandhu, Ram Gopal, Ram Chandra, Gada Dhar, Hira Goudal, Mohammad Neel, Ajmattalla, Rameshwar Banerji, secret of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and R. B. Choudhuri in this mohal will be sold; sudder jumma Rs. 2,008-11-11.
9	Iditto	453	Kiamut Mouje Sathore, pergunnah Panchas.	Hari Mohan, Khetra Nath, Radha Kristo, Gopal Kristo, Madhavi, Shakti, in Debva, Syed Aftawar, Rohman, Syed Abdul Fattah, Khosara Bibi, Fatma Bibi, Fatma Bibi, mother and guardian of Mohammed Moosa, Syed Mohammad Taha, Rohman, Bibi, Syde Bibi and Sridam Chandra Ben.	2,403 10 1	Entire mohal will be sold.
10	Iditto	479	Taraf Bharsia, pergunnah Barbak Sing.	Choudhuri Neamatulla.	945 0 0	Iditto.
11	Second Class.	2,730	Char Holopara, Panchas, pergunnah Panchas.	Jagdishar Badagar	831 5 0	Iditto.

MOOSHEEDABAD COLLECTORATE, the 13th February 1878.

G. J. S. HOBKINSON, *Offg collector*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number on the rent roll.	Class	Name of mahal and personnel.	Proprietors.	Government revenue.	Arrears for which the estate is to be sold.
				Rs. & P.	Rs. & P.
34	First class perman- ently-settled estate.	Kassimpore, pergun- namsa Balia and Ranjhatce.	Syed Abdol Hakim, Syed Ahmood, Syed Nooron Sahoe, Syed Mozaffaroon Huj, Saed Habibullah Saed Sahatun- lah, Syed Abdolrah, Saed Abdol Ali, Syed Abdol Huj, Syed Abdol Johier and Syed Abdol Sahoon and Atawar Bohoman for himself and as guardian of the said minor, Syed Abdol Futta, Srimutty Khobra Bhee and Srimutty Soola Bhee.	679 14 2	32 2 2
84	Disto	Kherungpore, pergun- nah Shanshab.	Syed Atwar Bohoman, Saed Mshomed Mosee, Syed Abdol Futta and Srimutty Khobra Bhee, Srimutty Jaha Bhee, Syed Mohamed Jaha, Bismah Nona Bhee and Srimutty Soola Bhee.	6,180 0 0	900 12 0
123	Disto	Chootipore, Nagari, Chootipore.	Sorobim Dassi and Motobhatti Dassi, mother and guardian of minor Bismahbhor Bae, Bismahbhor and Saur- Porend Monkerjee, Razana-Saurity Monstophy, Radha- Shon Monstophy, Nobokriah Bae, Lakhvoda Monstophy, Lakhymoni Dassi, Norendranarain Monstophy, Bhagbhore Mitra, Mose-malar, Rakhdasa Mitra, Mose-malar, Ramasundore Dassi, mother and guardian of Srimutty Dassi, Wona Bismahbhor Dassi, Moh-niragity Monstophy, Madhobetty Monstophy maira, Bhupendrasetty Mon- stophy, Dwarikasutti Monstophy and Dharmodassetty Monstophy's guardian, Srimutty Samola Dassi and Khar- tronsah Monstophy.	2,044 8 0	0 0 0

BROADWAY COLLECTORATE, the 16th February 1878.

H. M. TUBIN, for Collector

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Mozaufferpore will be put up to public and unreserved sale at the Collector's Office of that district on the 16th day of March 1878, corresponding with 27th Falgoon 1285 Fussy, for arrears of Government revenue due on the 12th January 1878:

Serial Number	Town Number	Name of mehal and pergunnah	Name of recorded proprietor.	Government revenue of entire mehal.	Government revenue of the mehal to be sold.	Amount due from the estate to be sold
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	6297	Sookwarpur, pergunnah Hajipur	Mahabber Doobey and others	1,478 13 3	1,478 13 3	383 16 9

MOZUFFERPORE COLLECTORATE, the 9th February 1878.

C. VOWELL, *Contd. Dy. Collr., for Collr. on tour.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Purneah will be put up to public and unreserved sale at the Collector's Office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I. *Permanently-settled Estate.*

The share specified below in No. 181 touji Gangi Pergunnah Mirzapur; recorded proprietors Golam Ashgar, Khajah Torab Ali, Maniruddin, Khuram Ali, Hamid Ali, Madad Ali, Musamut Nathan, Musamut Banki, Pasaduck Hossein, Imdad Hossein, Uzir Ali, Bhaet Ali, Bibi Snifan, Syad Enaet Hossein, Mahomed Jama, Amanatullah, Agbori, Buxun, Renzullah, Menjan, Mir Mungloo, Musamut Sahadman, Golab Chand Ram, Sheikh Enaetullah, Bibi Mundurjan herself and guardian and mother of Sheikh Rensatullah and Saratullah minor sons Sheikh Mahomed Hyder and Abdul Sutter themselves and guardian of Sheikh Abdul Jabbar and Sheikh Sadatullah, minor sons of Sheikh Jabbar Bux, deceased, Bibi Khosman, wife and guardian of Sheikh Hossein Bux, a lunatic, and Bibi Majidunnissa, wife and heir of Sheikh Peer Mahomed, deceased; sudder jumma of the entire estate being Rs. 791-3-5. The share of Mahomed Hyder, Abdul Sutter, Sheikh Sadatullah, Sheikh Abdul Jabbar, minor sons of Sheikh Jabbar Bux, Bibi Khosman, wife and guardian of Sheikh Hossein Bux, a lunatic, Bibi Majidunnissa, wife and heir of Sheikh Peer Mahomed, deceased, in the estate bearing sudder jumma Rs. 77-5-3 on account of which separate account has been opened, will be exempted from sale. The share of other proprietors Golam Ashgar, &c., bearing sudder jumma Rs. 713-14-2, will be sold for recovery of arrears Rs. 86-15-4.

PURNEAH COLLECTORATE, the 16th February 1878.

W. KEMBLE, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I. *Permanently-settled Estates.*

Town number.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
			Rs. A. P.	
87	Mousah Shorob Khan, Chakle Katpali	Nolan Chunder Chowdhuri and Bheemabati Debys.	742 10 11	The 8 annas share of Bheemabati Debys, with respect to which separate account has been opened under section 19, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 371-15-4.
290	Eight annas share of mousah Shorob Khan and others, pergunnah Kokonpore.	Nasiruddin Mohamed Chowdhuri, Jahannudin Mahomed Ali, Ali Chowdhuri and Fate Ali Chowdhuri.	639 1 0	The 8 annas 39 14 24 share of Nasiruddin Mohamed Chowdhuri, with respect to which separate account has been opened under section 19, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 326-12-0.

RUNGPORE COLLECTORATE, the 14th February 1878.

J. J. LIVESAY, *Off. Collector of Rungpore.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district on the 20th day of March 1878, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

CLASS I. *Permanently-settled Estates.*

Number of town.	Name of mehal and pergunnah.	Names of proprietors.	Sudder jumma.	Amount due.	REMARKS.
			Rs. A. P.	Rs. A. P.	
593	Bardolpur pergunnah Ballah	Parbati Lal, Sakhi Chund, and Kesho Lal, and others	1,252 0 0	155 0 0	
5920	Kohi pergunnah Amerthi	Chaudhry Nikantipershad, Shawmandunpershad Sing, and others	505 0 0	6 8 8	This mehal will be sold exclusive of this eight annas share of Chaudhry Nikantipershad Sing of which a separate account has been opened under Act XI of 1859, bearing a sudder jumma of Rs. 234-3-9.
5577	Jagdishpur, pergunnah Mughlah.	Ameer Ali Khan	602 12 0	210 12 0	
5331	Boara Nagawan, pergunnah Monghyr.	Talwar Kunwar, Harnath Kunwar, and others	1,905 0 0	714 0 0	

MONGHYR COLLECTORATE, the 5th February 1878.

C. A. SAMUELS, *for Off. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durrhunga will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd day of March 1878, corresponding with 4th Chait 1285, at 12 o'clock, on Friday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Serial Number	T. No. & Sub. No.	Name of mehal and pergunnah	Name of proprietor	Sudder jumma of the whole mehal.	Sudder jumma of the share to be sold.	Arrears for which the estate is to be sold.
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	270	Bhazwanthore, pergunnah Bhairab N.	Ram Dyal Misser, share 8 annas	1 53 4 6	208 4 3	71 0 4
2	1023	Akaberpet, Gopputi, upper portion to Saree, pergunnah Kurnool	Burnes Dutt Singh, Bhodon, Sagar and Bhodon Dey, share to annas	1 52 10 4	12 13 4	1 8 11

DURRHUNGA COLLECTORATE, the 23rd February 1878. DOORGA DAS CHOWDHURY, Dy. Collr., for Offy. Collr. on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's office of that district on the 30th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 8th day of November 1877.

Number on the district rent roll.	Name of estate and pergunnah	Name of proprietor	Sudder jumma.	Arrears for which estate is to be sold
			Rs. A. P.	Rs. A. P.
1284	Arji, Mosjhi, Mouza Daria, pergunnah Satawat	Hargomam Das, Kamlu Sahu, Hari Sahu, Narhari Sahu, Lokenath Sahu, Sonant Sahu, Gumpati Sahu, Adikand Das, Lokenath Pati, Ramnath Pati, Bhola Nath Pandit, Gumpati Das, Harthar Santra and Sonant in Mohapatra and others.	535 4 0½	0 14 10½

BALASORE COLLECTORATE, the 26th February 1878.

T. NORMAN, Acting Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 5th of April 1878, corresponding with the 24th Choitro 1284, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th of January 1878.

CLASS I.—Permanently-settled Estates

Toujee No. 45. Pergunnah Bherchi, recorded proprietors Kassi Nath, Uma Nath and Deb Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory, themselves, and the latter guardian of Amarendra Nath and Narendra Nath Roy Choudhory, paying a sudder jumma of Rs. 2,953-4-1. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 590-10-6, will be sold for realization of arrear Rs. 85-1-9. Shares of the rest of the proprietors will be exempted from sale.

Toujee No. 97. Tarai Hazrakat, pergunnah Moloy, recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Choudhory, Jadubindra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, and Deb Nath Roy Choudhory, paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 23-12-4. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Toujee No. 169. Pergunnah Moloi, recorded proprietors Kassinath and Umanath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 22,972-5-11½. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 4,501-8-0½, will be sold for realization of arrears of Rs. 653-1-10½. Shares of the rest of the proprietors not being liable for any arrears will be exempted from sale.

Toujee No. 274. Pergunnah Stripudgohi, recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory themselves and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 563-4-3, will be sold for realization of arrears Rs. 79-7-4. Shares of all other proprietors not being liable for any arrears will be exempted from sale.

Toujee No. 4819. Pergunnah Malghar Dehi Bansheria, recorded proprietors Kassinath Roy Choudhory, Umanath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Debnath Roy Choudhory and Jadubendra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 3,546-14-2. The shares of Kassinath Roy Choudhory and Umanath Roy Choudhory, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 102-3-2½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

Toujee No. 4822. Kismut Rajchounthpore, pergunnah Malghar, recorded proprietors Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory minors, Debnath, Kassinath, Parbutty Nath and Umanath Roy Choudhory, Jadubindra Roy Choudhory, himself and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Choudhory, paying a sudder jumma of Rs. 236-6-7, will be sold for realization of arrear Rs. 37-14-0½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

The 27th February 1878.

W. H. PAGE, Offy. Collector.

Number on the towji.	Class.	Names of mehals and pergunnahs.	Proprietors.	Sudder jumma.	Arrears due.	REMARKS.
				Rs. A. P.	Rs. A. P.	
6. 5204	First	Pergunnah Gopalpur Mrijanagar, mouzah Randeypur in kharija talook Randeypur Datta.	Rezauddeen, Moulvie Azizuddin, and Zeenuddin haoladar.	Revenue, 1,328 0 0 Road fund, 13 0 0 1,341 0 0	Arrears of revenue for 1243 B. S. 564 0 0 Ditto ditto up to the end of December 1244 B. S. 764 0 0 1,328 0 0 Road fund current and past 11 0 0 1,339 0 0	The entire estate will be sold for arrears of Government revenue and road cess, being in total Rs. 1,339 only.
7. 5222	Ditto	Chur Krishnapura	Total	1,339 0 0	
			Behari Lal Roy Chowdhuri, hissa 4as 174s	Revenue, 941 7 0 Road fund, 9 7 2 950 14 11	Revenue, 526 14 10 326 14 10	Of the entire estate, 4as 174s, being the jumma share of Behari Lal Roy Chowdhuri and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 326-14-10. Of the remaining 11as 24s, with respect to which separate accounts were opened under Act XI of 1859, 4 anna share of Kasai Kant Poddar, for which Government revenue has been paid, will be excluded from the sale. The remaining 10as 124s share as specified below will be sold for arrears of Government revenue only—
			Azimuddin haoladar, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Revenue, 96 1 0 96 1 0	
			Mahomed Kazim Chowdhuri, hissa 2as 5g	Revenue, 444 8 6 Road fund, 4 5 0 448 14 3	Revenue, 150 14 3 150 14 3	
			Mahomed Amiruddin, hissa 3 anna.	Revenue, 670 10 0 Road fund, 5 13 8 675 7 8	Revenue, 200 15 0 200 15 0	
			Tomizuddin Chapadar, hissa 1 anna.	Revenue, 183 2 0 Road fund, 1 10 0 185 1 0	Revenue, 67 1 0 67 1 0	
			Moulvie Azizuddin Ahmed, hissa 3as 10k	Revenue, 663 4 3 Road fund, 6 0 10 669 5 1	Revenue, 209 13 2 209 13 2	
			Neamatullah Mazi, hissa 5k	Revenue, 48 4 0 Road fund, 0 7 6 48 12 0	Revenue, 10 12 6 10 12 6	
			Kasi Kanta Poddar, hissa 4 anna.	Revenue, 96 0 0 Road fund, 0 15 6 97 8 6		
			Total Revenue Road Fund	3,060 0 0 31 0 0		
			GRAND TOTAL	3,121 0 0		
8. 1997	Ditto	Pergunnah Khanjashudurnagar, talook Fatho Mahomed.	Alladi Bibi, Amma Bibi, Nurennissa Khatun, and Mir Abdul Jabbar.	738 3 9	267 5 4	The entire estate will be sold for arrears of Government revenue Rs. 267-5-8 only.

ZILLAH BACKBUNGLE COLLECTOR'S OFFICE, the 7th March 1878.

E. J. BARTON, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district on the 25th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Class I.—Permanently-settled Estates.

No. 17.—Tara Alpha, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 8,670-5-3 and police Rs. 96-3-7. The share of Santiram Rai and others, bearing sudder jumma Rs. 4,046-2-3 and police Rs. 44-14-8, will be sold for the recovery of Rs. 38-5-10 on account of Government revenue. The share of the other proprietors, Bama Sundari Burmanya and others, the total sudder jumma of which is Rs. 4,624-3 and police Rs. 51-4-11, will be exempted from sale as they have opened a separate account.

No. 22.—Pergunnah Belgong, pergunnah Belgong; re-ordered proprietors Kadar Nath Ghosh and others, bearing sudder jumma Rs. 6,054-3-8 and police Rs. 73-11-11. The entire estate will be sold for recovery of Rs. 564-15-8 on account of Government revenue.

No. 34.—Mouzah Bharatpore, pergunnah Plassy; recorded proprietors Moheah Chandra Rai and others; sudder jumma of the entire estate Rs. 613-4-3 and police Rs. 6-10-8. The share of Nobin Chandra Sen and others, bearing sudder jumma Rs. 275-8-4 and police Rs. 3, for which a separate account was opened in No. 34-1, and the share of Kadumbini Burmaha, bearing sudder jumma of Rs. 30-9-10 and police annas 5 pie 4, for which a separate account was also opened in No. 34-3, will be sold for recovery of arrears of revenue Rs. 24-12-2 and Rs. 8 respectively.

No. 40.—Taraf Batye, pergunnah Rajpore; recorded proprietors Thakomoni Debya and others; sudder jumma of the entire estate Rs. 8,905-7-3 and police Rs. 110-13-5. The share of Shokhimoni Debya, bearing sudder jumma Rs. 3,302-0-8 and police Rs. 41-9-1, on account of which a separate account has been opened in No. 40-1, will be sold for recovery of Rs. 985-8-8 on account of Government revenue.

No. 477.—Dehi Shyampore, pergunnah Rajpore; recorded proprietors Kala Chand Chakravarti and others; sudder jumma of the entire estate Rs. 3,652-0-2. The share of Shokhi Moni Deba, bearing sudder jumma Rs. 537-13-4, on account of which a separate account has been opened in No. 477-7, will be sold for recovery of Rs. 117-13 on account of Government revenue.

No. 3192.—Pergunnah Bhur Fotehjungpore, Pergunnah Bhur Fotehjungpore; recorded proprietors Shital Chandra Ghosh and others; sudder jumma of the entire estate Rs. 2,433-1-0. The share of Shital Chandra Ghosh and others, bearing sudder jumma Rs. 1,264-1, will be sold for recovery of Rs. 280-10-0 on account of Government revenue. The share of Panchan Ghosh and others, bearing sudder jumma Rs. 1,169, on account of which a separate account has been opened, will be exempted from sale.

No. 3213.—Mouzah Jyaruki, pergunnah Jyaruki; recorded proprietors Sreekanth Rai and others; sudder jumma of the entire estate Rs. 559-13-4. The share of Sreekanth Rai and others, bearing sudder jumma Rs. 261-3-10, will be sold for recovery of Rs. 14-2-5 on account of Government revenue. The share of other proprietors, Mathuranath Bundopadhy and others, bearing sudder jumma Rs. 298-9-6, will be exempted from sale as they have opened a separate account.

NUDDIA COLLECTORATE, the 20th February 1878.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 25th March 1878, corresponding with the 7th Chait 1285 Fudlee, for arrears of revenue due on the 12th January 1878.

Description of mahal.	Number on rent roll.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma.	Amount of arrears to which the estate is to be sold.	REMARKS.
				Rs. A. P.	Rs. A. P.	
Permanently settled	369	Mukhdoompore, Mukhdoompore Kolaon, pergunnah Churkaman.	Syed Ameer Ali, Musammut Bibee Safon, Gaurde Pershad Singh, Ram Dial Singh, Purbhoos Dial Singh, and Wahed Ashraff.	623 10 0	2 9 0	The share of which the accounts have been separated, and the sudder jumma of which is Rs. 311-13, being in arrears, will be put up to sale.
Do.	371	Mohamudpore, Hood-haul, &c., pergunnah Churkaman.	Ram Sahai, Gauribajpath and Syed Muskur Moosah.	2,797 14 0	740 10 0	The equal share of which the Government revenue is Rs. 1,298-13, will be sold for arrears of revenue.
Do.	879	Jurdewstore Arundee, pergunnah Goh.	Meer Quadir Ali, Raja Khan Bahadur Khan, Ugeer Singh, Bundhon Singh, Gungo Singh, Ajest Singh, Deo Dhari Singh, Musammut Soota Kuer, Ram Lochan Singh, Deo Narain Singh, Kashi Singh and Permesdur Singh.	508 12 0	0 9 0	The equal share of which the Government revenue is Rs. 111-12, will be sold for arrears of revenue.
Do.	3067	Pakordteeh Mullharoo, &c., talook pergunnah Shergahatty.	Hazare Lal, Nadir Bibee, Inam Ali Khan, Asmat Bibee, Ramzan Khan, Ramnool Bibee, Lal Bibee, Qasim Ali Khan, Akhbar Chatter Dharee Ram, Shok Lal, Karim Lal, Shoo Dial Singh, Bhola Nath, Syed Meer Khan, Ibrahim Ali, Aszer Khan, Meer Khan, Najeeb Khan, Rabeem Khan, Jay Beharee Lal, Sahel Singh, Khedoo Lal, Waloo Ali, Syed Mahammut Hossain, Sifick Ahmad Odiah, Oomrain Bibee, Mahraj Singh, Musammut Moonya Kuer, mother and guardian of Akhebar Singh, minor, Saroop Narain, Shoo Raj Bhathree, Jellul Singh, Jugarnath Singh, Gaur Narain Singh, Boodip Singh themselves, and guardian of Bhicoo Nath Singh, Hardeo Sarun Singh, minors, Musammut Singh, Musammut Mohuriddo Bezun, Ajodha Singh, Shoo Charan Singh, Laksh Singh, Akheer Gaur Khan, Bakhar Khan, Musammut Parlo Bibee, Syed Hossain Baza, Mukund Singh, Musammut Hossain, Thanoo Maht, Bai Nath Maht, Thannath Maht, Musammut Chander Baze Kuer, Ramut Lal, Fazul Hossain Khan, Aftool Hossain Khan, Ashraff Hossain Khan, Bahadur Hossain Khan, Musammut Munerun Bibee, Musammut Qain Bibee, and Faridiah Khan, alias Farool Khan.	15,997 14 0	85 4 0	The equal share of which the Government revenue is Rs. 1,171-2, and the share of which the accounts have been separated, and the Government revenue of which is Rs. 41-14, will be sold for arrears of revenue.
			Hazare Lal, &c., in equal share		77 0 0	
			Total		85 4 0	
Mustajiri	3190	Sarawan talorqeh mahal of kulem, Dehat Verranah, pergunnah Shergahatty.	Mrs. R. M. Henvey, Gushaen Boddigeer, Gushaen Mitorjeet Gaur, Katal Ali Khan, Mather Ali Khan, Lorck Sahi, and Rana Lal, sole proprietors and mustajirs of the whole mahal.	7,000 8 0	1,093 5 4	The mahal has been settled for 20 years from 1256 to 1275 Fudlee.
			Revenue	6,724 8 0	965 16 4	
			Malikana	241 0 0	157 11 4	
			Total		1,093 5 0	
Permanently settled.	4259	Bikanpore, &c., Dehat Verranah, talorqeh Paardoonh Mahaharee, &c., pergunnah Shergahatty.	Rahut Ali Khan	779 1 0	0 2 0	The entire mahal will be sold.

GYA COLLECTORATE, the 1st March 1878.

D. W. M. TUSTRO, for Collector on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and unreserved sale at the Collector's office of that district on the 10th April 1878, corresponding with the 29th Choitra 1284 B. S. Wednesday, for arrears of revenue and other demands which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Town number	Name of mahal and pergunnah.	Name of proprietor.	Government revenue.	Amount of arrears for which the estate is to be sold.	REMARKS.
155	Deli Daroon, and mouzah Beraharoe, Mahanudpore.	Worshipper of Radha Gobindo Deb Thakoor Polohayi, mother of Gobind Prasad Singh Rai, minor, Grish Chundro Dutto, Protima Sundari Dasya, and Mr. A. Gallois.	Rs. A. P. 4,373 13 0 Police, 30 6 0 4,404 3 0.	Rs. A. P.	The share on account of which separate account has been opened being excluded
		Deduct on account of separate account opened under Act XI of 1859 -			
		Special No. 1.—Grish Chundro Dutta, share	As. G. K. T. 591 4 0 Police, 4 1 0 595 5 0		
		Special No. 2.—Protima Sundari Dasya, share	591 4 0 Police, 4 1 0 595 5 0		
		Special No. 3.—Mr. A. Gallois, share	1,304 4 0 Police, 8 6 0 1,312 10 0 2,383 4 0		
		The remaining to be sold for arrears of revenue on account of the joint share of the following persons -			
		Polo Bayi, mother of Gobind Prasad Singh Rai, minor, and worshipper of Radha Gobindo Thakoor.	2,007 1 0 Police, 13 4 0 2,020 5 0	427 0 0 2 1 0	
378	Kismut pergunnah Hoozrapore	Worshipper of Radha Gobindo Thakoor, Polo Bayi, mother of Gobindo Prasad Singh Rai, minor, and Mr. A. Gallois	1,629 13 0	Ditto.
		Deduct on account of separate account opened under Act XI of 1859			
		Special No. 1.—Mr. A. Gallois, share 6 annas	611 3 0		
		The remaining to be sold on account of joint share of the following persons -			
		Worshipper of Radha Gobindo Thakoor, Polo Bayi, mother of Gobind Prasad Singh, minor	1,018 10 0	146 4 0	

RAJSHAHYE COLLECTORATE, the 8th March 1878.

W. H. D'O'LY, Collector.

Statement of the Affairs of the Bank of Bengal for the week ending 5th March 1878.

LIABILITIES.			ASSETS.		
	Rs.	A. P.		Rs.	A. P.
Capital paid up	2,00,00,000	0 0	Government Securities	1,05,38,490	15 11
Reserve Fund	18,79,487	0 0	Loans on Government Securities, &c., at Head Office and Branches	39,01,063	11 11
Public Deposits at Head Office	70,07,688-9-7	1,94,27,999 13 8	Accounts of credit on Government Securities, &c., at Head Office and Branches	55,43,464	10 4
Ditto at Branches	1,14,30,411-0-8		Bills discounted and purchased at Head Office and Branches	2,54,65,388	1 10
Other Deposits at Head Office and Branches	9,35,30,392	0 3	Balance with other Banks	3,65,426	14 0
Bank Post Bills, &c.	10,26,321	10 7	Dead Stock	10,08,214	5 1
Sundries	8,61,143	7 2	Stamps	11,280	4 1
			Sundries	2,61,425	6 4
				4,69,79,738	5 6
			Cash and Currency Notes at Head Office, Rs. 75,00,578-2-4	1,97,41,604	8 9
			Cash and Currency Notes at Branches	1,32,40,026-6-6	
Rupees	6,67,91,348	14 3	Rupees	6,67,91,348	14 3

BANK OF BENGAL,
Calcutta, the 7th March 1878

W. WHITLAND, Offy. Chief Acctt. & Dy. Secy.
(187—1)

By order of the Directors.

W. D. CRUICKSHANK,
Offy. Secretary and Treasurer.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
March 6	6 Cases, 219 in a diamond, outside A B & Co. ...	Order	Ship Blair Athole.
" 6	2 Cases, B B C & B ...	Ditto	Ditto.
" 6	1 Case, 401 in a diamond, top C. & Co. ...	Ditto	Ditto.
" 6	50 Cases, D P, bottom O ...	Ditto	Ditto.
" 6	2 Cases, 321 in a diamond ...	Ditto	Ditto.
" 6	1 Case, no mark, or G. F. K. & Co. ...	Ditto	Ditto.
" 6	16 Cases, H N M ...	Ditto	Ditto.
" 6	396 Bars Flat Iron, 11 white ...	Ditto	Ditto.
" 6	3 Packages, K B ...	Ditto	Ditto.
" 6	1 Case, K C B in a diamond ...	Ditto	Ditto.
" 6	2 Crates, no mark ...	Ditto	Ditto.
" 6	2 Crates, no mark, or M & M N M ...	Ditto	Ditto.
" 6	1 Case, O C D ...	Ditto	Ditto.
" 6	33 Packages, P T & S, bottom K B ...	Ditto	Ditto.
" 6	23 Packages, P T & S, bottom M ...	Ditto	Ditto.
" 6	20 Packages, P T & S, bottom M N M ...	Ditto	Ditto.
" 6	25 Kegs, 28 in a block, top R B ...	Ditto	Ditto.
" 6	3 Cases, 388 in a block, top R B ...	Ditto	Ditto.
" 6	1 Case, R N P ...	Ditto	Ditto.
" 6	1746 Cases Spelter, V ...	Ditto	Ditto.
" 6	1261 Cases and 166 Broken Spelter, B B B ...	Ditto	Ditto.
" 6	221 Bundles Sheet Iron, S N P ...	Ditto	Ditto.
" 6	27 Bars Iron, N G in a circle ...	Ditto	Ditto.
" 6	3 Bars Iron, Crown B ...	Ditto	Ditto.
" 6	1040 Bundles Rail Rods, no mark ...	Ditto	Ditto.
" 6	2 Cases Spelter, T. H. & Co. ...	Ditto	Ditto.
" 8	1 Bundle Square Iron, no mark ...	Ditto	Ship Ganges.
" 8	7 Bars Square Iron, no mark ...	Ditto	Ditto.
" 8	17 Bars Flat Iron, no mark ...	Ditto	Ditto.
" 9	2 Cases, D. B. & Co. in a cross ...	Ditto	Ship City of Lucknow.
" 9	1 Case, R D P ...	Ditto	Ditto.
" 9	1 Case, 40 in a diamond, bottom S. D. & Co. ...	Ditto	Ditto.
" 9	1 Case, no mark ...	Ditto	Ditto.
" 9	1 Case, 361 in a diamond, top C. & Co. ...	Ditto	S. S. Chancellor.
" 9	1 Case, B. T. & Co. ...	Ditto	Ditto.
" 9	1 Package Sample, O in a diamond, bottom C ...	Ditto	Ditto.
" 9	2 Bars T Iron, no mark ...	Ditto	Ditto.
" 8	1 Bundle Gunny, A M A, or no mark ...	Ditto	S. S. Castello.
" 4	4 Cases, 219 in a diamond, outside A. B. & Co. ...	Ditto	S. S. Navarino.
" 4	1 Case, 417 in a diamond, outside A. B. & Co. ...	Ditto	Ditto.
" 4	1 Case, P H in a block, bottom H. S. K. & Co. ...	Ditto	Ditto.
" 4	2 Cases, 349 in a diamond, top C. & Co. ...	Ditto	Ditto.
" 4	1 Case, 265 in a diamond, top C. & Co. ...	Ditto	Ditto.
" 4	1 Case, D S & A S in a diamond, bottom F. T. B. & Co. ...	Ditto	Ditto.
" 4	2 Cases, E B in an inverted triangle, bottom H. S. K. & Co. ...	Ditto	Ditto.
" 4	2 Cases, F. G. J. M. Co. ...	Ditto	Ditto.
" 4	10 Cases, H C by S L ...	Ditto	Ditto.
" 4	1 Case, H in a diamond, bottom B M D ...	Ditto	Ditto.
" 4	1 Case, H C ...	Ditto	Ditto.
" 4	1 Case, M & R in a diamond, bottom H. S. K. & Co. ...	Ditto	Ditto.
" 4	1 Case, 398 in a diamond, top M M ...	Ditto	Ditto.
" 4	1 Case, M S & A S ...	Ditto	Ditto.
" 4	4 Cases, M S S ...	Ditto	Ditto.
" 4	1 Keg, M O H ...	Ditto	Ditto.
" 4	1 Case, no mark ...	Ditto	Ditto.
" 4	1 Case, O S in a diamond, bottom H. S. K. & Co. ...	Ditto	Ditto.
" 4	1 Case, P in a diamond or addressed ...	G. W. Porter	Ditto.
" 4	1 Case, 28 in a diamond, top R B ...	Order	Ditto.
" 4	8 Sheets Copper, 28 in a block, top R B ...	Ditto	Ditto.
" 4	2 Cases, S P D ...	Ditto	Ditto.
" 4	1 Case, S F, bottom F, Madras ...	Ditto	Ditto.
" 4	100 Bags, T C ...	Ditto	Ditto.
" 4	18 Cases, addressed ...	John White, Darjeeling.	Ditto.
" 4	1 Case, K. C. G. & Co. in a diamond, bottom F. T. B. & Co. ...	Order	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignee.	Ships.
1878.			
Mar. 4	1 Cask, A W, with N below in a diamond, bottom Akyab.	Order	S. S. Navarino.
" 4	1 Case, 349 in a diamond, top C. & Co. ...	Ditto	Ditto
" 4	1 Case, M C D & Co. in a diamond, bottom Madras.	Ditto	Ditto.
" 4	2 Cases, M in a diamond, bottom C H	Macneil & Co.	Ditto.
" 4	1 Cask, no mark	Order	Ditto.
" 4	5 Cases, 28 in a diamond, top R B	Ditto	Ditto.
" 4	30 Packages, S C R in a cross, bottom H. S. K. & Co.	Ditto	Ditto.
" 4	1 Case, V in a triangle, top M C, bottom Madras	Ditto	Ditto.
" 6	4 Packages, B P in a diamond	Ditto	Ditto.
" 6	3 Chains, no mark	Ditto	Ditto.
" 6	2 Packages, X C	Ditto	Ditto.
" 6	1 Bale, A in a triangle, bottom H P	Ditto	S. S. City of Carthage.
" 6	1 Bale, A in a triangle, bottom H P K	Ditto	Ditto.
" 6	2 Bales, A in a triangle, bottom P H D	Ditto	Ditto.
" 6	2 Bales, A in a triangle, bottom H D	Ditto	Ditto.
" 6	2 Packages, A E M	Ditto	Ditto.
" 6	3 Bundles Steel, A R M. or no mark	Ditto	Ditto.
" 6	5 Cases, B in a diamond	Ditto	Ditto.
" 6	4 Cases, B in a diamond, bottom G C M	Ditto	Ditto.
" 6	1 Case, C M B M in a diamond, outside S. F. & Co.	Ditto	Ditto.
" 6	1 Case, 308 in a diamond, top C. & Co.	Ditto	Ditto.
" 6	4 Tils Coppers, G	Ditto	Ditto.
" 6	1 Case, H in a diamond, bottom M	Ewing & Co.	Ditto.
" 6	25 Cases, 90 in a diamond, outside H. G. & Co.	Order	Ditto.
" 6	21 Tils Coppers, H	Ditto	Ditto.
" 6	24 Bars Iron, D in a diamond, bottom F, or XX white.	Ditto	Ditto.
" 6	1 Cask, J. S. & Co.	Ditto	Ditto.
" 6	1 Case, no mark	Ditto	Ditto.
" 6	2 Cases, O. J. M. & Co., bottom R. M. & Co	Ditto	Ditto.
" 6	1 Cask, addressed	W. Rignell, Esq., Sirhind Club, Umballa.	Ditto.
" 6	1 Case, S. & Co.	Order	Ditto.
" 6	1 Cask, addressed	Captain Tickell, R.N.	Ditto.
" 6	1 Sample Parcel, M in a diamond, E in a double triangle or addressed	Lyall, Rennie & Co.	Ditto.
" 6	1 Sample Parcel, addressed	Earnest Fye, Esq., care of Shaw, Finlayson & Co.	Ditto.
" 9	1 Case, 219 in a diamond, outside A. B. & Co.	Order	S. S. Merkara.
" 9	2 Cases, S S C in a diamond	Ditto	Ditto.
" 9	17 Cases, S. S. Co. in a diamond	Ditto	Ditto.
" 9	1 Case, addressed	Captain W. G. Stretton.	Ditto.
" 9	25 Drums, K in a diamond, bottom C	Order	Ditto.
" 5	1 Barrel, A. M. & Co. in a diamond	Ditto	S. S. Duke of Buccleuch.
" 5	50 Drums, B N in a diamond.	Ditto	S. S. Queen Margaret.
" 8	1 Case, V S C A in a cross	Ditto	S. S. Poonah.

CALCUTTA, the 11th March 1878.

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W. DUFF BRUCE, Vice-Chairman.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 7th March 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week ...	428 2 0	425 0 0	890 2 3	631 14 0	2,325 2 9	
Total of previous 6 weeks ...	2,200 7 0	2,491 4 3	8,216 8 6	4,742 10 0	20,226 13 9	
Grand Total ...	4,148 9 0	4,916 4 3	9,112 10 9	5,374 8 0	22,552 0 6	

CALCUTTA, the 9th March 1878.

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G. H. SIMMONS, Secretary.

Notice.

List of unclaimed Packages on the Custom House Wharf.

No.	Mark.	Ship.
1	Cask, no mark	... Brenhilda.
1	Cask, N N M H S	... Ditto.
1	Bag, no mark	... Ditto.
1	Cake and 2 pieces spelter, no mark.	... Ditto.
1	Keg, H	... Mira.
1	Parcel, [D. & Co.] 413-422	... Ditto.
12	Bars Flat Iron, no mark	... Ditto.
1	Bar Round Iron, no mark	... Ditto.
1	Drum, T S, 30, S. J. F. & Co. Counsellor.	... Ditto.
1	Parcel, Birking Bros.	... Ditto.
1	Parcel, [H] 1404-1411	... Ditto.
7	Sheets Iron, no mark	... City of Cornish.
2	Plates Iron, no mark	... Ben Nevis.
1	Cask, [H & B] 4	... Lochawe.
1	Cask, P T S 251 M N M	... Auriga.
5	Plates Iron, no mark	... Ditto.
1	Bundle Rod Iron, no mark	... Ditto.
1	Bundle, Square Iron, no mark	... Ditto.
4	Bars Square Iron, no mark	... Ditto.
2	Bars Flat Iron, no mark	... Ditto.
1	Parcel, Turner, Morrison & Co. Eldorado.	... Ditto.
1	Parcel, Nicol, Fleming & Co.	... Ditto.
2	Bags, R C B	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
1	Parcel, Bell	... Dorunda.
3	Cases, [A C] 893-895	... Chyebassa.
1	Parcel, H A N D	... Viceroy.
3	Casks, B. L. G. & Co. 330-332	... Sultan.
38	Plates Iron, [83] T W J W	... Ditto.
1	Keg, P. C. M. & Co.	... Ditto.
1	Cask, H R, 6	... Chunda.
1	Cask, L S & G S, 547	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
4	Cases, E S, 3807, 2024, 3028, City of Canterbury. 3506.	... Ditto.
1	Parcel, L. Rennie and Co., 227-231.	... Ditto.
1	Bar T Iron, no mark	... Ditto.
2	Bars Round Iron, no mark	... Statesman.
1	Bar Angle Iron, S K D	... Ditto.
6	Iron Weights, no mark	... Ditto.
8	Plates Iron, J. S. and Co.	... Star of Denmark.
1	Cask, [25] 140 F W G	... Bowden.
1	Cask, [H D F]	... Ditto.
1	Cask, no mark	... Ditto.
1	Bundle, [H L]	... Ditto.
1	Cask, no mark	... Ditto.
1	Cask, [D]	... Ditto.
2	Casks, no mark	... Ditto.
1	Box, [S] 2001-3000	... Ditto.
1	Box, [S] 201-400	... Ditto.
5	Bundles Flat Iron, no mark	... Ditto.
30	Bars Flat Iron, no mark	... Ditto.
8	Plates Flat Iron, no mark	... Ditto.
1	Cask, P & O	... Bokhara.
1	Cask, D D N 51	... Ditto.
1	Parcel, W. Bros. & Co.	... Ditto.
5	Bundles Coir Rope, no mark	... Cyrene.
1	Parcel, no mark	... City of Oxford.
1	Cask, J L	... Bengala.
1	Cask, Thomas Henderson, Assam, care of M. Mackenzie and Co.	... Ditto.
12	Bundles Nail Rod Iron, no mark.	... Ditto.
1	Hogshead, no mark	... Ditto.
1	Bundle Iron Tubes, no mark	... Pleiades.
1	Bar Square Iron, no mark	... Ditto.
1	Truss, J P S 638, 642	... Ditto.
1	Cask, S M and Co.	... City of Cambridge.
1	Bundle Wooden Rollers, no mark	... City of London.
1	Bag Types, no mark	... Ditto.
1	Truss, Abendroth and Co.	... Ditto.
11	Forks, no mark	... Ditto.
1	Parcel, [W G]	... Queen Anne.
3	Hoes, no mark	... Ditto.
1	Cask, [E A] 284	... Berengaria.
1	Cask, J. N. & Co., M	... Ditto.
1	Bundle Round Iron, no mark	... Ditto.
16	Plates Iron, no mark	... Ditto.
1	Cask, Rev. W. Clifford	... Chancellor.
1	Parcel, S. & Co.	... Ditto.

No.	Mark.	Ship.
1	Cask, [G F A] 305	... Kashgar.
1	Cask, P & O, H R	... Ditto.
1	Cask, G F 81	... Precurseur.
2	Cakes Spelter, S M	... Euren.
1	Cask, no mark	... John O'Gaunt.
1	Keg, [605] W L	... St. Maur.
1	Cask, C. & Co [310]	... Aminta.
1	Keg, [128] 466 Bombay	... Ditto.
9	Bundles Round Iron, no mark	... Ditto.
1	Plate Iron, no mark	... Carpathian.
1	Cask, W. H. & Co.	... Ditto.
150	Pieces Spelter, [G D]	... Bollochunde.
29	Bars Round Iron, no mark	... Star of Persia.
54	Bars Flat Iron, no mark	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
9	Bars Square Iron, no mark	... Ditto.
1	Tub, Æ F	... Duke of Devonshire.
1	Bale, B R C	... Ditto.
200	Cases, B. & Co., 651-860	... Sybilla.
1	Parcel, [E] Y [E] G S 1-25	... Ditto.
1	Parcel, H A & N D	... Hydaspes.
1	Parcel, [H B]	... Ditto.
1	Cask, Mrs. Bayley	... Ditto.
1	Cask, no mark	... Navarino.
1	Bag, no mark	... Ditto.
3	Iron Casting, no mark	... Ditto.
1	Parcel, H A & N D	... Ditto.
1	Drum, [C] U S D	... Ditto.
1	Cask, no mark	... Ditto.
26	Bars Square Iron, no mark	... Ditto.
1	Bundle Hoop Iron, no mark	... Poonah.
2	Pieces Spelter, Crown W	... Syria.
10	Plates Iron, S S	... Ditto.
13	Bundles Nail Rod Iron, no mark.	... Ditto.
1	Box, [R] C	... Ditto.
4	Bars Flat Iron, no mark	... Orion.
1	Cask, C K B S	... Almora.
1	Coff, E X P, 1	... Ditto.
1	Parcel, Captain J. D. Eaton, care of Jardine, Skinner & Co.	... Ditto.
2	Bars Angle Iron, no mark	... City of Manchester.
1	Parcel, Sallamull Sungunlall, Delhi.	... Ditto.
1	Parcel, [D] C, 4992-5000	... Ditto.
1	Parcel, S M K, 124-131	... Ditto.
1	Parcel, [B S T] 1487-1536	... Ditto.
1	Cask, G [D] S, 672-684	... City of Edinburgh.
1	Parcel, [N] M	... Ditto.
6	Bars Round Iron, no mark	... Historian.
1	Cask, C. & Co. [214] 1249	... Merkara.
1	Bundle Hoop Iron, T S E	... Ditto.
1	Cask, no mark	... Ditto.
2	Casks, [M] H M	... Ditto.
1	Kilderkin, no mark	... Ditto.
1	Bar Steel, no mark	... Ditto.
8	Cakes Spelter, J H	... Lord Cairns.
1	Cask, C. & Co., [314] 465	... County of Sutherland.
1	Parcel, S P P	... Discoverer.
1	Bundle Hoop Iron, P	... Tartar.
1	Plate Iron, no mark	... Ditto.
1	Cask, J & C, 37	... Ditto.
1	Cask, K P A	... Ditto.
1	Piece Spelter, W	... Ditto.
1	Bundle Nail Rod Iron, no mark	... Duke of Argyle.
2	Bundles Hoop Iron, no mark	... Ditto.
1	Piece Iron Casting, C & A [390].	... Ditto.
1	Tile, [C. & Co.] R C	... Ditto.
1	Bag, B. P. & Co., 7	... Ditto.
2	Cases, H C [70 C] 11-12	... Ditto.
3	Bars Square Iron, no mark	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
2	Cases, H M S, 114-115	... Cathay.
1	Cask, J G G, 222	... Ditto.
1	Bar Flat Iron, no mark	... Ditto.
1	Cask, P T and S, 301 N N M	... Carpathian.
89	Pieces Spelter, [G O]	... St. Magnus.
10	Pieces Spelter, S London	... Ditto.
1	Bar Angle Iron, no mark	... Ditto.
5	Bars Flat Iron, no mark	... Ditto.
1	Cask, [J G and Co.]	... Mira.
3	Bundles Hoop Iron, no mark	... Ditto.
1	Cask, G W Y	... City of Carthage.
1	Bar Flat Iron, no mark	... Ditto.
1	Bar Round Iron, no mark	... Ditto.

No.	Mark.	Ship.
1	Bundle Wooden Roller, mark.	no City of Carthage.
2	Bars Iron, no mark	... Ditto.
1	Package, no mark	... Argyle.
1	Machine, [S] M	... Medina.
1	Case, A C S 71 M	... Oriana.
1	Case, no mark	... Jumna.
4	Bottles, no mark	... Ditto.
1	Parcel, M. Gregory	... Arratoon Apar.
1	Cake Spelter, F. and G.	... Bowden.
8	Cups, &c., no mark	... Hindostan.
3½	Plates Spelter, no mark	... Media.
1	Cask, [S]	... Ditto.
1	Copper Tube, no mark	... British Enterprise.
1	Robbin, M L	... Sagof.
1	Robbin, G M	... Ditto.
1	Parcel, Findlay, Muir and Co.	Lord Cairna.
1	Parcel, [B S T]	... Ditto.
1	Cake Spelter, no mark	... Ditto.
1	Tub, S S	... Oriana.
43	Bars Iron, no mark	... Ditto.
3	Bolts, no mark	... St. Magnus.
3	Cakes Spelter, no mark	... Ditto.
1	Box, [S] L L	... Ditto.
1	Package, C C	... Rajpootana.
1	Cask, [] N 2	... Maharatta.
11	Bundles Rod Iron, no mark	... Allahabad.
1	Hogshead, D H M 4 H P	... Japan.
4	Packages, no mark	... Hindostan.
3	Chairs, no mark	... Cathay.
1	Case, A. Norman, Calcutta	... Pekin.
8	Chairs, no mark	... Ditto.
N. B.—The above will be sold if not cleared within the 23rd of March 1878.		
1	Case, F. T. B. and Co., [N C Oriana. D] 2232.	...
1	Case, U H and Co. 98	... Ditto.
1	Cask, D P B	... Ditto.
3	Casks, G C M [B] 261-263	... Benares.
1	Cask, no mark	... Bowden.
8	Bundles Sheet Iron, H J	... Ditto.
1	Case, B L D	... St. Magnus.
7	Cakes Spelter, T. H. & Co.	... Allahabad.
1	Cake Spelter, J W W	... Ditto.
3	Cakes Spelter, G O	... Ditto.
N. B.—The above landed under the Act, will be sold if not cleared within the 23rd of March 1878.		
J. D. MACLEAN, Collector of Customs.		
CALCUTTA CUSTOMS, the 9th March 1878.		

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
443	L 92—35805	50	C. Hendrikson.
"	" —91169	50	
"	" —71493	50	
"	" —56073	50	
"	" —78446	50	
"	" —87208	50	
"	" —84027	50	
"	" —89003	50	
"	" —62420	50	
"	O 21—25516	20	
444	O 33—08405	100	Rev. J. R. Hill
445	O 27—44170	500	Kaliprosanno Chatterjee.
446	O 28—56469	1,000	Durgahoe Ram Kulwar.
"	O 27—48996	500	
450	O 8—85465	10	The Post Master, Calcutta.
451	L 81—92827	50	Shaik Jonab Ali.
452	O 27—50724	500	Durgahoe Ram Kulwar.
453	L 94—59143	100	Kashi Nath Das.
454	L 94—59114	100	A. Manly.
455	O 14—11428	10	Arthur Dean.
"	" —59844	10	
"	" —59845	10	

Notes wholly lost or destroyed.			
Register No.	No. of Notes.	Value.	Name of Claimant.
462	O 14—63284	10	Arthur Dean.
"	" —50150	10	
"	" —08179	10	
"	" —52120	10	
"	" —53648	10	
463	L 82—37808	100	T. J. Blong, Inspector of Police, Fenwick Bazar Thannah, Calcutta.
464	L 92—92681	50	Mrs. Ann Toone.
"	O 13—44589	10	
"	" —44590	10	
"	" —44591	10	Md. J. Abeasis.
"	" —44592	10	
470	L 93—00789	50	
471	L 93—00130	50	W. Shave.
"	" —03795	50	
"	" —01729	50	
"	" —01220	50	Framjee Bomanjee.
472	O 27—47437	500	
473	O 27—58558	500	Boycunto Nath Ghose & Co.
474	L 84—32633	100	Fida Alli Khan.
476	O 33—10378	100	Kur Moulvie Abdool Majeed.
"	" —10379	100	
485	L 77—74371	20	The Chief Accountant, Eastern Bengal Railway, Sealdah.
"	O 3—63489	20	
"	L 90—20941	20	
"	L 79—65037	20	
"	L 13—75138	20	
"	O 4—11509	20	
"	" —78421	20	
"	O 20—75901	20	
"	" —11921	20	
"	" —68313	20	
"	" —49048	20	
"	O 21—25500	20	
"	" —06706	20	
"	" —07656	20	
"	" —23954	20	
"	" —57494	20	
"	" —27700	20	
"	" —21699	20	
"	" —57337	20	
"	" —27902	20	
"	" —27901	20	
"	" —30168	20	
"	" —28047	20	
"	" —72210	20	
"	O 1—66043	10	
"	" 11—99508	10	
"	" 13—24867	10	
"	L 88—05645	10	
"	O 9—02104	10	
"	" 5—32916	10	
"	" 13—19038	10	
"	" 1—13506	10	
"	L 60—36049	10	
"	O 10—59025	10	
"	L 61—83319	10	
"	O 8—45000	10	
"	" 12—90927	10	
"	L 97—46397	10	
"	" 99—50999	10	
"	O 13—97402	10	
"	L 76—81835	10	
"	" 97—15796	10	
"	" 29—91860	5	
466	L 94—70443	100	A. Bond.
"	" 92—89443	50	
467	L 92—35033	50	Robert H. Smith.
468	O 33—38380	100	
"	to 33—38387	each.	A. N. Stewart.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
468	O 5—96471	10	Srimoti Shonno Moni Singh.
"	" —96474	10	
469	L 48—66708	20	The Proprietor of the Civil and Military Gazette, Lahore.
470	L 84—57662	100	Messrs. Rockhit and Co.
"	L 94—63307	100	
471	L 92—74966	50	P. Madho Ram.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
499	L 75-88487	10	Merkhimiram Moodi.
500	L 84-07924	100	Mowa Lal.
501	L 67-72023	50	
	L 92-67919	50	H. O. King.
	O 9-63973	10	
502	O 13-49473	10	Rajendra Nath Mukerjee.
503	L 75-73101	10	
	L 76-09327	10	
	L 88-16888	10	Bonomally Shaw.
	" -16893	10	
504	L 78-13689	20	
	" -13690	20	Obhoy Churn Guho.
505	A 97-39652	10	Bonomally Mukerjee.
506	L 48-89246	20	Tralokya Nath Burat.
507	O 2-67615	20	F. and C. Osler.
472	L 67-74843	50	
	O 2-22818	20	F. O. Rumburn.
473	O 28-67530	1,000	Bhogoban Das Ram Kissen.
474	L 89-15359	20	Kristo Churn Shaw.
475	L 28-39612	5	Rajendra Nath Dutt.
476	O 27-54832	500	
	O 38-20660	100	Hazaree Ram.
477	L 69-17420	100	
	A 90-25915	100	Kripa Ram Khottee.
478	L 27-70962	5	Seetul Chunder Addy.
479	L 29-45944	5	Joy Kurran.
480	O 3-66697	20	
	O 20-08837	20	
	O 12-01519	10	Tarini Charan Roy.
	" -01524	10	
	" -01526	10	
	" -01527	10	
481	O 4-60300	20	Sheopershad Suraff.
	" -84515	20	
482	L 88-25358	10	Drum-Major T. Jones.
483	L 39-39586	5	Shetaram Towari.
484	L 28-49290	5	Kissory Mohan Sircar.
485	L 26-56845	5	Shew Shabuck Bajpie.
486	L 19-74082	50	Kristo Bundoo Soor.
487	O 27-31973	500	Messrs. Jardine, Skinner & Co.
488	A 83-13888	50	Damoodur Das.
	L 49-10811	50	Wallub Das.
489	O 7-60928	10	Kali Krishna Mukerjee.
490	L 28-72839	5	Shib Chunder Banerjee.
491	O 11-75350	10	
	L 29-29202	5	J. M. Montague.
492	L 26-61963	5	Modhoo Sooden Chatterjee.
	L 21-01693	5	
493	L 28-39915	5	Corporal H. Weavers.
494	L 92-16174	50	
	" -67152	50	
	" -77284	50	
	" -77287	50	
	O 8-56400	10	
	" -17213	10	
	" -98364	10	
	" -03601	10	
	O 6-54097	10	
	" -77136	10	
	O 12-02386	10	
	" -24416	10	
	O 11-07722	10	Goolab Roy Shewbux.
	O 7-14402	10	
	L 06-08007	10	
	L 35-08431	10	
	L 76-88619	10	
	L 71-78880	10	
	L 97-31005	10	
	L 99-15901	10	
	L 90-56881	10	
	L 86-55275	10	
	L 98-07009	10	
	L 40-95007	10	
495	L 75-30506	10	G. Pocock.
496	O 20-75577	20	Gopal Chunder Ghose.
497	L 3-51524	10	
	L 2-29967	10	Lalla Shewperahad.
	L 29-00626	10	
498	L 37-14690	20	Ram Lal Haara.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
290	O 1-88031	10	C. Coorasooloo Naidu.
	" -88032		
291	L 22-06882	5	Nemy Churn Seal.
	" -06885		
292	A 7-70404	10	
	" -70403		
	A 78-58490	10	J. W. Pritchard.
	" -58495		
293	A 96-62214	10	Luckhun Chunder Mullick.
	A 95-75156		
294	L 72-21330	10	
	" -21335		
	D 10-73674	5	Srimunto Coendu.
	L 26-65910		
295	L 27-07634	5	Jogendra Nath Banerjee.
	L 25-73534		
297	L 9-11694	5	Romanath Manna.
	L 11-22185		
299	L 82-07902	100	Lall Mohamed.
	D 7-96979		
300	L 23-05390	5	Kalipodo Mukerjee.
	L 10-10843		
301	L 45-47235	20	Joy Kurran.
	O 5-08338		
302	L 41-47965	10	Ellias Ezekiel Gubboy.
	" -47067		
303	L 26-15879	5	J. Pearce.
	" -15878		
304	L 27-09713	5	S. A. Vogel.
	" -09710		
305	O 9-58736	10	Jogendra Nath Banerjee.
	" -58737		
306	L 20-54501	5	Russick Lal Das.
	" -05491		
307	L 91-84089	20	Joynul Abeedeen.
	" -42180		
308	L 98-57234	10	Messrs. R. S. Duncan & Co.
	" -57235		
309	L 20-52871	5	
	" -52891		
	" -52876	5	
	" -52896		
	" -52877	5	
	" -52897		
	" -52878	5	Jadunath Sahay.
	" -52898		
	" -52879	5	
	" -52880		
	" -52890	5	
	" -52881	5	
	" -52892		
310	L 27-00655	5	
	" -00656		
	O 4-46161	20	Peary Mohun Bosu.
	" -46163		
311	L 25-75055	5	Khan Mahomed Dhurumsy.
	" -75056		
312	L 99-74451	10	Kedar Nath Sing.
	O 1-43024		
313	L 87-52495	10	Pura Ram.
	" -09270		
314	L 21-24331	5	Manick Chand Bose.
	L 17-93636		
315	L 91-62799	20	Thomas Brae.
	" -62798		
316	L 17-90579	5	Toolai Das Dhur.
	" -90588		
298	A 71-96429	20	R. Wilson.
	" -96426		

E. W. KELLNER.

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 12th March 1878.

Notice.

IT is hereby notified that the Main Western, Arrah, Doonraon, Bahoea, Buxar, and Chouss Canals, with their Distributaries in Behar, will be closed for repairs from the 10th of April to the 10th June 1878.

D. B. HONN.

Asst. Secy. to the Govt. of Bengal

in the P. W. D., Irrigation Branch.

CALCUTTA, 11th March 1878.

Notice.

It is hereby notified that the undermentioned canals in the Orissa circle will be closed for annual repairs for one month, i.e., from the 1st to 31st May 1878, both days inclusive:—

1. Taldundah Canal.
2. Machgaon Canal.
3. Kendrapara Canal.
4. Gobri Canal.
5. Patamondce Canal.
6. High Level Canal, first, second, and third sections.

D. B. HORN,

Asst. Secy. to the Govt. of Bengal
in the P. W. D., Irrigation Branch.

CALCUTTA, 11th March 1878.

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

For Sale.

THE various buildings known as the Rohinee Opium Kotee, situate two miles from Baidyanath Station, East India Railway, Chord Line.

The buildings comprise a dwelling bungalow, weighing shed, office, guard-house, stable, cook-room, and servants' out-houses.

Offers of not less than Rs. 1,500 for the block will be received by the Executive Engineer, Bhagulpore Division, Bhagulpore, from whom further particulars and terms of sale can be learnt on application.

Notice.

TEMPORARY employment will probably be available in the 24-Pergunnahs district for some officers who have passed the Native Civil Service Examination (higher grade preferred), and also for some Canongos with superior qualifications. Apply to the Collector, 24-Pergunnahs, within a week.

ALIPORE,

The 10th March 1878.

W. M. SOUTTAR,

Offg. Collr., 24-Pergunnahs.

Notification.

WANTED a Sheristadar for the Second Subordinate Judge's Court of 24-Pergunnahs. Applications, with certificates of character and qualification, will be received up to 22nd instant. None need apply who does not know English and bear a very good moral character.

KRISHNA MOHUN MUKHOPADHYA,

The 5th March 1878.

Second Sub. Judge.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of all beams and scantlings supplied from this depot will be as follows:—

BEAMS.—31 feet in length, at Rs. 2-10 per cubic foot.

23	"	"	2-13	"
23	"	"	2-14	"
24	"	"	3	"

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers, &c.*, special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SAMSON HILLMAN, *Asst. Conservator of Forests.*

The 1st June 1877.

Advertisement.

SEALED TENDERS are invited by the Superintendent of Marine, at the Calcutta Dockyard, up to 12 o'clock noon, on Monday, the 18th March 1878, for the supply by contract of the articles of provisions specified in the schedule below for one year from 1st April 1878 to 31st March 1879, or until the date of sanction by Government of new contracts for the year 1879-80.

Tenders to be superscribed "tender for the supply of provisions to the Marine Department."

Tenders will not be received after the hour above named.

Tenders must show a rate for each article, and the provisions must be delivered at the dockyard free of all contingent charges.

A deposit of (500) five hundred rupees in Bank of Bengal receipt only must accompany each tender, returnable in the cases of parties whose tenders are not entertained except in the case of the successful tenderer, from whom a further sum of (1,000) one thousand rupees will be taken, and who will have to sign a contract deed within three days from the receipt of the notice of acceptance, and who shall commence to supply provisions, failing which his deposit will be confiscated.

Bills will be paid monthly for the supply of provisions duly supported by receipts from the Marine Storekeeper. Samples of each article of provisions are to be submitted along with tenders.

No reason will be assigned for the rejection of any tender, nor does the undersigned bind himself to accept the lowest tender.

G. T. ROBINSON, *Commander, I. N., Supdt. of Marine.*
OFFICE OF THE SUPDT. OF MARINE, KIDDERPORE
DOCKYARD, the 5th March 1878.

SCHEDULE.

Description of Provisions to be supplied.	Probable annual consumption.	TENDERED RATES.	
		Rate.	Per.
Beef, fresh, 1st sort	210 cwt.		lb.
Biscuit, 1st sort	300 do.		lb.
Bread, fresh, 1st sort	300 do.		lb.
Chillies dry	100 do.		cwt.
Coriander seed	100 do.		do.
Cumin seed	100 do.		do.
Garlic	100 do.		do.
Turmeric	100 do.		do.
Dhol, Urhur, 1st sort	800 do.		do.
Fish, salt	300 cwt.		cwt.
Flour, 1st sort	400 do.		do.
Ghee, buffalo, 1st sort	400 do.		do.
Meat, Salt Beef	20 Tierces.		Tierces of
	30 Barrels.		300lb. of
	20 Tierces.		112lb. of
Doitto Pork	30 Barrels.		300lb. of
Mutton, fresh, 1st sort	200 cwt.		lb.
Rice, Ballam, 1st sort, picked and clean.	6,200 do.		cwt.
Rice, table, 1st sort, picked and clean.	12 do.		do.
Salt, 2nd sort	200 do.		do.
Sugar, Bengal, 2nd sort	1,000 do.		do.
Tea, same as supplied to troops.	300 do.		lb.
Vegetables—Potatoes	100 do.		do.
Onions	100 do.		do.
Greens	100 do.		do.
Wood, fire	1,500 do.		cwt.

SEALED tenders are invited by the Superintendent of Marine at the Calcutta dockyard up to 12 o'clock noon on Monday, the 18th March 1878, for the supply, by contract, of the articles specified in the several classes entered in the schedule for one year, from 1st April 1878 to 31st March 1879, or until the date of sanction by Government of new contracts for the year 1879-80.

2. Forms of tenders, with copies of the schedule, will be supplied by the undersigned, and none others will be received. Tenderers must also distinctly understand that any alteration or erasure in the figures, &c., once entered in the three last columns of the schedule, viz. "Tendered rates," "Per," and "Amount of the tendered rates," also omissions of totals, will render their tender informal and lead to its rejection.

3. Tenders to be superscribed "Tenders for the supply of miscellaneous articles."

4. Tenders will not be received after the hour named.

5. Parties may tender for one or as many complete classes as they please, but not for a portion of a class.

6. Parties must show in the schedule the rate, &c., at which they tender to supply each and every article comprised in one or as many complete classes as they intend to tender.

7. Each tender, before being opened, must be accompanied with the requisite deposit in cash.

8. Each tender must be prepared to supply all articles equal to the samples produced at the office of the Superintendent of Marine, which are sealed and kept at his office for their inspection, and to abide by the conditions specified in the form of tender.

9. No reason will be assigned by the Superintendent of Marine for rejection of any tender, and he does not bind himself to accept the lowest tender.

10. Persons desirous of undertaking the contract can obtain, on application at the office of the undersigned, printed forms of tender and schedule of the articles to be supplied, and any other information that may be required connected with the contract, and the conditions the tenderers must abide by, to prevent their tenders being treated as informal.

G. T. ROBINSON, *Commander. I. N.,*
Superintendent of Marine.

OFFICE OF THE SUPERINTENDENT OF MARINE,
KIDDERPORE, the 28th February 1878.

Lost, Stolen, or Destroyed.

THE Government Promissory Note No. 005172, of the 4½ per cent. of 1872, for Rs. 1,000, originally standing in the name of Sreemutty Bhoobun Monhiney Dassee, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietor.

JOY GOPAUL GHOSE,
(142—3) *Messrs. Geo. Henderson & Co., Calcutta.*

Notice.

CERTAIN effects belonging to the late Mrs. Murray, who died at Munshigunge, near Kidderpore, within the jurisdiction of Thana Watgunge, on the 14th January 1878, are under the custody of this court, and will be delivered to the party legally entitled to receive the same.

H. BEVERLEY, *District Judge.*

24-PERGUNNAHS JUDGE'S OFFICE,
The 7th March 1878. (134—3)

Estate J. O. Marshman, deceased.

FOR sale by private contract, either together or separately, two plots of land at Mohesh (Serampore), near the bank of the river, measuring 22 beeghas 3½ cottahs and 21 beeghas respectively. On both plots there are numerous fruit trees, and on the first plot there is valuable timber.

Further particulars obtainable from Sanderson & Co., Solicitors, Calcutta, or Eshan Chunder Mitter, Pleader, Hooghly. (117—2)

Notice

IS hereby given that the Court of Wards of the Presidency Division propose to farm the property mentioned below belonging to the Sathkira Ward's Estate for a period of five years. Tenders will be accepted on or before the 15th of May 1878.

Name of pergunnah.	Number of Colicetorate towji.	Name of mahal to be farmed out.	District in which the mahals are situated.	Hastabood.
Joypore Atani.	238-3	Tarat Banadi.	Nudda district.	Rs. A. P.
Chukla Krishnagar in pergunnah Ukra.	300	Mousah Khumar Senuli.	Ditto	880 2 0 (More or less).
				984 16 0 (More or less).

Further particulars will be furnished by the Manager, Ward's Estate, Sathkira, 24-Pergunnahs, on application. N.B.—Address of those who offer tenders should be very distinctly and legibly written.

HARI CHOITANNA GHOSE,
(140—3) *Manager.*

Citation.

Under Section 250, Indian Succession Act I of 1865.

WHEREAS an application has been made by Surgeon-Major C. E. Wikeley, at present of Delhi, and Major-General C. Murray of Monghyr in this district, praying to grant them a Probate of the Will of one Mr. James Masson (deceased), late of Darjeeling, under Section 241 of the abovementioned Act, on the ground that they are the Executors named in the said Will, that the Revd. William MacFarlane of the Executors in the said Will named has renounced probate, and whereas Saturday, the 23rd March 1878, has been fixed for granting the Probate, any person claiming to have any interest in the estate of the said deceased may, if he desire, come and see the proceedings before the grant of Probate.

J. M. LOWIS, *District Judge of Bhagulpore.*
BHAGULPORE JUDGE'S COURT, the 8th March 1878. (138—2)

Notification.

TO be peremptorily sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction made in suit No. 238 of 1875, (wherein Obhoy Churn Mullick is plaintiff and Bama Soondersee Dassee is defendant), and dated the 4th day of August 1875, by the Registrar of the said Court in his sale-room on the middle floor of the Court-house on Saturday, the 23rd day of March, at the hour of 12 o'clock at noon, the undermentioned property, namely—

All that piece or parcel of land together with the buildings thereon erected, containing by estimation 11 cottahs and 10 chittacks, be the same a little more or less, situate at and being No. 35, formerly No. 28, Oriparran Lane, in the town of Calcutta, and butted and bounded in manner following, that is to say, on the north partly by the tenanted land of Deno Nath Biswas and partly by the house of Haran Gorai; on the east by the Government drain adjoining the house of Obhoy Churn Singh; on the south partly by the land of Deno Nath Biswas and partly by the house of Deno Nath Dhur; and on the west by Oriparran Lane.

The abstract of title and conditions of sale may be seen at the office of the Registrar of the High Court in its ordinary original civil jurisdiction, and also at the office of Baboo Bolye Chand Dutt, plaintiff's attorney, on any day before the sale, and will be produced at the sale.

R. BELCHAMBERS, *Registrar.*

BOLYE CHAND DUTT, *Plaintiff's Attorney.*

CALCUTTA HIGH COURT, ORIGINAL JURISDICTION,
REGISTRAR'S OFFICE, the 21st February 1878. (143—1)

Notification.

TO be peremptorily sold by the Registrar of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction in his sale-room in the Court-house on Saturday, the 23rd day of March next, at the hour of 12 o'clock, at noon, pursuant to a decree of the said Court made in suit No. 134 of 1877 dated the 24th day of May 1877 (wherein Ram Chunder Paul is plaintiff and Umbica Churn Doss and others are defendants) the following property, that is to say—

All that upper-roomed brick-built messuage tenement or dwelling-house formerly numbered 70-2, now 103, situate, lying and being in Musjeedbatty Street, in the town of Calcutta, together with the land thereunto belonging containing by estimation two cottahs and two chittacks, be the same a little more or less and bounded on the north by the house of Mohes Chunder Dutt; on the east by a lane; on the south by the house of Bycantonath Sircar; and on the west by a lane.

The original mortgage, the abstract of the title, and the conditions of sale, may be seen at the office of the Registrar of the High Court, ordinary original civil jurisdiction, and all the documents mentioned in the abstract of title except the mortgage may be seen and inspected at the office of Baboo Joykissen Gangooly, the attorney of Ram Chunder Paul, at No. 3, Hastings' Street, Calcutta, any day before the sale, and will be produced at the sale.

R. BELCHAMBERS.

HIGH COURT, ORIGINAL JURISDICTION,
REGISTRAR'S OFFICE.
The 18th day of February 1878. (142—1)

Bank of Bengal.

NOTICE is hereby given that the Bank of Bengal and Public Debt Office will be closed on Monday the 18th instant, on account of the Hindoo festival "Dole Jattrah."

By order of the Directors,
W. D. CRICKSHANK, *Secy. & Treasurer.*
CALCUTTA, 9th March 1878. (146—1)

Notice.

THE Directors of the Bank of Bengal have made the following changes in the Bank's establishment:—

Mr. Thomas Dyson (on his return from leave) to be Agent at Agra.

Mr. W. E. Carbery to act as Agent at Bombay during the temporary absence of Mr. George W. Maultrie, on leave.

Mr. David Fraser (on his return from leave) to be Acting Agent at Hyderabad.

By order of the Directors,
W. D. CRICKSHANK, *Offy Secretary and Treasurer.*
BANK OF BENGAL, CALCUTTA, 11th March 1878. (144—1)

Notice.**JOSEPH & SONS, LIMITED, IN LIQUIDATION.**

IN accordance with the notice which appeared in the *Exchange Gazette* on the 25th February 1878 convening a meeting,

An Extraordinary General Meeting of the Shareholders of the Company was held at the registered Office of the Company at No. 3, Esplanade Row, on the 2nd day of March 1878, at 4 P.M.

PRESENT:

Baboo Poornoo Chunder Mookerjee, W. David, Esq., M. Niroses, Esq., M. M. Zorab, Esq., and C. Gould, Esq., J. E. Davis, Esq., G. F. Sabaa, Esq., M. Mackertich, Esq., Thomas Malcolm, Esq., S. A. Shiroore, Esq., Hefes Kareem Bux, Baboo Muttu Lall Sen, C. S. Bijohn, Esq., G. M. Gasper, Esq., M. Z. Manuk, Esq., S. M. Hyrapeet, Esq., Mrs. E. Swilly, by their proxy M. M. Zorab, Esq.

W. David, Esq., in the chair.

The Chairman having read the notice convening the meeting, it was proposed by Baboo Poornoo Chunder Mookerjee, and seconded by W. David, Esq., and carried, that the resolutions passed at the meeting of the 9th February 1878 be confirmed.

With a vote of thanks to the chair the meeting terminated.

(133—1) W. DAVID, *Chairman.*

Eastern Cachar Tea Company, "Limited."**NOTICE.**

AN Extraordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the registered Office of the Company, No. 14, Old Court House Street, on Saturday, the 23rd instant, at noon, for the purpose of confirming the special resolutions passed at the meeting of 2nd instant.

OCTAVIUS STEEL & Co., *Agents and Secretaries.*
CALCUTTA, the 5th March 1878. (130—3)

India General Steam Navigation Company, "Limited."

THE Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office of the Company, No. 4, Fairlie Place, at noon of Wednesday, the 13th day of March 1878.

The share transfer book of the Company is closed from this date until the 18th instant.

By order of the Directors,

G. J. SCOTT, *Secretary.*
CALCUTTA, the 1st March 1878. (119—2)

Hoolungoorie Tea Company, "Limited."

THE Ordinary Half-yearly General Meeting of the Shareholders of this Company will be held at the registered Office of the Company, No. 5, Garstin's Place, on Saturday, the 16th instant, at noon, to receive the Report of the Directors, pass the Accounts for the half-year ending 31st December 1877, declare a dividend, and to transact any other business that may be brought forward.

The share register books of the Company are closed until the 18th instant.

By order of the Directors,

R. S. STANTON, *Secretary.*
CALCUTTA, the 5th March 1878. (128—3)

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fifth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Commercial Building, on Thursday, the 28th day of March 1878, at 3 P.M., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

The transfer books of the Company will be closed from 1st to 28th instant.

G. M. STRUTHERS & Co., *Secretaries.*
CALCUTTA, the 13th March 1878. (148—3)

Chandypore Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Commercial Building, on Monday, the 25th day of March 1878, at 3 P.M., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

The transfer books of the Company will be closed from 12th to 25th instant, both days inclusive.

G. M. STRUTHERS & Co., *Secretaries.*
CALCUTTA, the 12th March 1878. (147—2)

Kurseong and Terai Tea Company, Limited.

NOTICE is hereby given that an Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Wednesday, the 13th instant, at 8 o'clock P.M., for the purpose of receiving the Directors' Report, passing the Accounts to 31st December 1877, and transacting such other business as may be brought before the meeting.

WILLIAMSON, MAGOR & Co.,
CALCUTTA, the 5th March 1878. (131—2) *Secretaries.*

Nauthpore Indigo Company, "Limited."

PROCEEDINGS of an Extraordinary General Meeting of Shareholders of the Nauthpore Indigo Company, "Limited," held at the Office of the Company, No. 14, Old Court House Street, on Wednesday, the 27th day of February 1878, at 3 P.M.

PRESENT:

J. L. NAPIER HAY, Esq., *Chairman.*
Baboo Baney Madhub Sen, Octavius Steel, Esq.
E. G. Harrison, Esq.
Captain C. Gordon, by his Attorney John McIntosh, Esq.

H. A. Harrison, Esq., by his Attorney Octavius Steel, Esq.

Mr. Hay having been called to the Chair, and the notice calling the meeting having been taken as read,

It was proposed by Baboo Baney Madhub Sen and seconded by Captain C. Gordon by his Attorney J. McIntosh, Esq., and carried—

That the following resolution passed at the Extraordinary General Meeting held on the 12th day of February 1878, be confirmed, viz.—

"That the Company be wound up voluntarily, and that Octavius Steel, Esq., of Calcutta, Merchant, be guaranteeing that no further call shall be made on the Shareholders, be appointed Liquidator, with power to do such of the several things specified in the 10 sub-sections of Section 149, as well as the 8 sub-sections of Section 116 of the Indian Companies Act, 1860, as shall be found necessary for winding up the affairs of the Company and distributing the assets, and, moreover, with power to sell and dispose of the whole of the landed property of the Company, together with the Machinery and other plant, live and dead stock, and other chattels and effects in or upon the same property or appurtenant thereto either together or in parcels, and either by public auction, or private contract, and for such price or prices, and generally in such manner and subject to such conditions, as the said Liquidator shall in his uncontrolled discretion think proper, and for the purpose of effectuating such sale or sales, to execute and register all such Deeds of Conveyance or other documents, as may in the opinion of the said Liquidator be necessary or desirable."

With a vote of thanks to the chair the meeting terminated.

(139—1) J. L. NAPIER HAY, *Chairman.*

Hindu Family Annuity Fund.

AGREEDABLY to Rule 57 the following Resolution, passed at the Sixth Annual General Meeting of the Subscribers held on the 27th January 1878, is published for general information:—

"That for meeting the current expenditure of the fund up to 31st March 1879, the Directors be authorized to draw from the deposit account with the Government of India, agreeably to Rule 55, to the extent of Rs. 3,203, provided in the budget estimate just passed."

RAMSHUNKER SEN, *Chairman.*

JUDONATH GHOSSE, *Secretary.*

The 6th March 1878.

(185—1)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Sreenath Dutt.

PURSUANT to an order made in the above on and bearing date the 8th January 1878, Tuesday, the 2nd day of April next, has been appointed for the hearing of proof of claims in this matter; and the creditors of the said Insolvent are required on or before the 31st March next to file a statement of the amount of their respective claims duly verified by affidavit in the Office of the Chief Clerk of this Court, who is to form a schedule from the claims so to be filed; and all claims not filed within the time aforesaid shall be excluded from the schedule.

f33—6)

NOBIN CHAND BURAL, *Attorney.*

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of RAMSADAY GHOSSE, an Insolvent.

On Saturday, the 2nd day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 2nd day of April next, and the said Insolvent do then attend to be examined before the said Court.

H. B. Fink, *Attorney.*

In the matter of JADOOBINDOO COONDOP, of Simla, in the town of Calcutta, lately carrying on business at No. 25½, Radha Basar Street, in the town of Calcutta, as dealer in piece-goods under the name and style of Jadoobindoo Coondoo, an Insolvent.

On Wednesday, the 27th day of February last, it was, on the petition of Obhoyram Saleemchund, Luckmee Chund and Hindoomul, creditors of the said Insolvent, adjudged that the said Jadoobindoo Coondoo hath committed an act of insolvency under the provisions of the Act XI Vic., Chap. XXI, and by another order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

M. Camell, *Attorney.*

Chief Clerk's Office, the 5th day of March 1878.

In the matter of BULERO Doss, an Insolvent.

On Tuesday, the 8th day of January last, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

M. Camell, *Attorney.*

In the matter of HOONOOMAN SING, an Insolvent.

On Wednesday, the 30th day of February last, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

S. J. Leslie, *Attorney.*

In the matter of HENRY ALFRED COGGAN, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and the said Insolvent do then attend to be examined before the said Court.

H. C. Chick, *Attorney.*

In the matter of JULIUS POSNER, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the Assignee do pay and divide the sum of Rs. 1,750-7-0 to and amongst all the creditors upon the estate of the said Insolvent as a dividend at the rate of Rs. 1-4 per cent. upon such of the debts as are admitted in the schedule of the said Insolvent and such claims as shall be proved or substantiated to the satisfaction of the said Assignee in proportion to their several debts, with leave to the Official Assignee to apply to this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

A. B. Miller, *Official Assignee.*

In the matter of CHARLES PATTERSON ABBOTT, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,140-15-8 to and amongst all the creditors upon the estate of the said Insolvent as a dividend at the rate of Rs. 100 per cent. upon such of the debts as are admitted in the schedule of the said Insolvent, and such claims as shall be proved or substantiated to the satisfaction of the said Assignee in proportion to their several debts, with leave to the Official Assignee to apply to this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

A. B. Miller, *Official Assignee.*

In the matter of SEWNUDUN PAVERAY, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the Assignee do pay and divide the sum of Rs. 2,142-1-11 to and amongst all the creditors upon the estate of the said Insolvent as a dividend at the rate of Rs. 1-6 per cent. upon such of the debts as are admitted in the schedule of the said Insolvent and such claims as shall be proved or substantiated to the satisfaction of the said Assignee in proportion to their several debts, with leave to the Official Assignee to apply to this Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

A. B. Miller, *Official Assignee.*

In the matter of SUMBOO CHUNDER KUR, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the Assignee do pay and divide the sum of Rs. 474-9-5 to and amongst all the creditors upon the estate of the said Insolvent as a dividend at the rate of Rs. 10 per cent. upon such of the debts as are admitted in the schedule of the said Insolvent and such claims as shall be proved or substantiated to the satisfaction of the said Assignee in proportion to their several debts, with leave to the Official Assignee to apply to this Court from time to time for directions respecting any debts, or any other matter or thing relating thereto.

A. B. Miller, *Official Assignee.*

In the matter of PARBUTTY CHURN SIRCAR, DENONATH BOSE, KUNGSARENAUTH DUTT, and DENONATH DUTT, who lately carried on trade and business in copartnership as dealers in piece-goods at Terriputty, in Burra Bazar, in the Town of Calcutta, under the name, style, and firm of Parbutty Churn Sircar and Denonath Bose, Insolvents.

On Friday, the 8th day of March instant, it was, on the petition of Rajaram Dutt, a creditor of the said Insolvents, adjudged that the said Parbutty Churn Sircar, Denonath Bose, Kungareenaauth Dutt, and Denonath Bose, have committed an act of insolvency under the provisions of the Act XI Vic., Chap. XXI, and by another order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.

Nobin Chunder Bural, *Attorney.*

In the matter of HENRY ALFRED COGGAN, an European British subject residing at No. 4, South Collinguh Street, in the town of Calcutta, lately carrying on business in copartnership with Farnand Francisco Christian and Frederick Francisco Emile Christian, as Architects, Builders, and Contractors, at No. 74, Dhurumtollah Street, in Calcutta aforesaid, under the firm and style of H. A. Coggan and Co., and thereafter and until lately carrying on business by himself under his own name as builder and contractor at Nos. 70 and 79, Lower Circular Road, in the Suburbs of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking for the benefit of the Act XI Vic., Chap. XXI, was filed in

the office of the Chief Clerk on Tuesday, the 5th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

H. C. Chick, Attorney.

IN the matter of JOSEPHO CHUNDER GHOSH, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 19th day of March instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

Insolvent in person.

IN the matter of GABRIEL RAPHAEL SHIROON, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 19th day of March instant, at the hour of 10 o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

G. Gregory, Attorney.

Chief Clerk's Office, the 12th day of March 1878.

POSTAL NOTICES.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Hours up to which late letters are taken if fully prepaid with an additional fee of 1 anna.
All stations on Loop Line, between Howrah and Ramporehaut, and Chord, between Calcutta and Asansole	5-30 A.M.	5 P.M.	
Howrah	6-30 A.M.	5 P.M.	
Eastern Bengal Railway General Division, all Stations up to Goalundo Barrackpore included	8 P.M.	7-30 A.M.	
Sonapur Barrackpore, and Canning Town	7 A.M.	5 P.M.	
Dum-Dum	7-45 A.M.	7-15 A.M.	
Barnaset	6 P.M.	5 P.M.	
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julpigoree, Darjeeling, Berhampore, Beaulah, and Dinagpore districts	8-45 P.M.	8-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Moulvibazar, Cachar, Sylhet, Kishinagar, Pubna, Ferozepore, Barisal, Mymensing, and Bogra districts	6 P.M.	5 P.M.	P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Scind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5 P.M.	P.M.
Colebatarah, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Vengalpetam	6 P.M.	5 P.M.	6-30 P.M.
Registered letters and parcels are received during the hours of	Weekdays 7-30 A.M. to 5 P.M.		
of	Sundays 7-30 A.M. to 5 P.M.		

Hours at which Mails are closed at Branch Post Offices.

Names and initial or distinguishing letters of Branch Post Office.	HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED.				REMARKS.
	1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
	A. M.	A. M.	P. M.	P. M.	
Dhurmtoila	W. O.	7-15	11-30	5-0	5-25
Allipore	A.	6-30	11-30	5-30	5-15
Baug Bazar	N.	6-30	11	5-30	5
Bow Bazar	C.	7	11-40	5-10	5-40
Bhowanipore	S.	6-30	11	5-45	5-15
Garden Reach	N. W.	6	10-30	5-20	5-45
Hautkolla	N. W.	6-30	11-10	5-40	5-10
Jorahanko	N. C.	7	11-30	5	5-30
Kidderpore	S. W.	6-45	11-35	5-5	5-30
Loudon Street	S. E.	6-30	11-15	5-47	5-27
Napit Bazar	E. C.	7	5-33	1-3	5-15
Simla	N. E.	6-30	11-35	5-55	5-25
Wellcley Street	S. C.	6-30	11-35	5-7	5-37
Ballaighatta	E.	6-30	7-37	13-37	6-6

Hours of deliveries from General Post Office and Branch Offices.

Name of Office.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
General Post Office	5	12-30	4-0	On Sundays there are only two deliveries viz., 1st and 2nd. On arrival of the Inward Overland mail, an extra delivery is made from these offices.
Baug Bazar	N.	9	1-40	
Bow Bazar	C.	9-20	1-0	
Simla	N. E.	8-35	1-15	
Hautkolla	N. W.	8-50	1-30	
Dhurmtoila	W. O.	8-30	1-0	
Napit Bazar	E. C.	8-37	1-7	
Ballaighatta	E.	9-7	1-47	
Wellcley	S. C.	8-35	1-10	
Loudon	S. E.	8-37	1-12	
Bhowanipore	S.	8-55	1-32	
Kidderpore	S. W.	8-35	1-15	
Allipore	A.	8-50	1-50	
Garden Reach	W.	9-15	1-50	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers (other than overland) posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 P.M. Calcutta time will be detained.

E. C. GEORGE, Post-master.

CALCUTTA POST OFFICE, the 1st January 1878.

THE Passenger and Mail Cart Service between Calcutta and Siligoree, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAN, Offg. Post-Master Genl., Bengal. CALCUTTA, the 28th January 1878.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the mails between Siligoree and Darjeeling by tongas.

Passengers are conveyed by these tongas at the following rates:—

For one seat, a sum not exceeding eight annas a mile.

For two seats, a sum not exceeding 12 annas a mile.

J. MACFARLAN, Offg. Post Master-Genl., Bengal. CALCUTTA, the 2nd March 1878.

IN consequence of the alteration in the time of departure of the Northern Bengal (State) Railway from 18th instant.

The mails for Assam, Darjeeling, Julpigoree, Pubna, Serajgunge, Mymensing, Nattore, Beaulah, Bogra, Dinagore and Rungpore districts will be closed at this office at 6 P.M. in place of 9 A.M., as at present.

E. C. GEORGE, *Post-Master.*

CALCUTTA GENL. POST OFFICE, the 14th February 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the Intermediate Ports.	6 P.M.	18th Mar	<i>Madura.</i>
Straits and Hong-Kong ...	6 "	18th "	<i>Argyll and A. Apcar.</i>
Ceylon, Straits, Hong-Kong, United States of America, and the Colonies of Queensland, New South Wales and Victoria, via Torres Straits (letters, &c., for the latter Colony must be specially superscribed).	6 "	18th "	From Bombay.
Akyab and Kyauk Phyo ...	6 "	17th "	<i>Commilla.</i>
Rangoon and Moulmein ...	6 "	17th "	<i>Arabia.</i>
Persian Gulf ...	6 "	18th "	From Bombay.
Port Blair and Camorta ...	6 "	19th "	<i>Satara.</i>
Madras and Ceylon ...	6 "	20th "	<i>Poonah.</i>

The next Overland Mail via Bombay will close at the General Post Office on Friday, the 15th March 1878.*

2. Book-post and pattern-packets must be posted on the 14th March 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6.30 P.M. or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*

GENERAL POST OFFICE, CALCUTTA,
The 12th March 1878.

* Mails for Mauritius, St. Denis and Reunion can be forwarded.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 12th March 1878.

Albertson, K. V. R.	Humes, Mrs. E.
Anden, John.	Humphreys, B.
Balandroan, A. M.	James, Mrs. C.
Baleman, Mrs. C. C.	Johnston, H. W.
Balfour & Co., Messrs.	Kelly, W.
Beck, Albert.	Kibble, J.
Behary Lall Ghose, Messrs.	Lamert, Dr.
Bews, Capt. J.	Lawn, Mrs. W.
Braham, A.	Marshall, E.
Bridgett, Mr.	Marriesson, C.
Brownrick, Mr.	Mason, Billy.
Bruce, E. A.	Maylark, Mrs. L. A.
Bruce, Ned.	McGuire, Thomas.
Calvert, Jno.	McKenna, John.
Cardew, C. E.	McLeod, C. C.
Chiodetti, O.	McNair, J. W.
Clear, Mr.	Moore, J.
Cohen, M. J.	Moppitt, Mrs.
Collins, Mrs. S.	Morissi, Mrs.
Cordozo, Miss C.	Morton, Mrs. A.
Connors, J.	Murphy, Esq.
Degro, Mr.	Nicolls, Mrs. G.
Dovin, H.	Polit, Monsieur Chas.
Ellest, Mrs.	Perkins, S.
Elliot, H. R.	Poutet, H.
Fastona, T. N.	Pracy, William.
Fernandez, F. V.	Rogers and Co.
Fitzgerald, G.	Reinford, J.
Fisher, H. D., Messrs. & Co.	Reynolds, Miss A.
Fuller, E.	Rosenburg, W.
Gore, Mrs. E. F.	Ruggles, Mrs.
Grey, W. F. H.	Ryan, C. W.
Hobson, Miss M.	Scattle, Revd. J. B.
Hardy, J.	Smith, Samuel.
Haviland, G. A. D.	Sonman, Mrs. E. M.
Healy, F.	Spalding, A.
Hinde, H. M.	

List of Unclaimed Letters lying in the Calcutta Post-Office on the 12th March 1878.

Stewart, Donald.	Walker, Mrs. Hannah.
Stroner, Mrs. E.	Wheeler, Mrs.
Taylor, Mrs. J. E.	Williams, F.
Thompson, F. F.	Williamson, George.
Thompson, Mrs. J. E.	Wilson, Mrs.
Turner, F.	Wintley, Stanley.
Tweddie, James.	

Letters marked "Care of Post-Office, to be kept till called for."

Anderson, John.	Lane, C.
Bance, J. M.	Larcom, Arthur.
Bell, C. H.	Lawson, Richard.
Bruce, Esq.	Leapold, T.
Budree Das.	Littlewood, J. H.
Bull, Alex.	Littlewood, Mrs. H. R.
Busuttill, C.	Lloyd, John.
Barnes, F. A.	Lucas, Mrs.
Burns, Mrs. A.	Lynn, J. Simmons.
Campbell, Allen.	M. J. B.
Carter, R.	Manverse, Capt. W. B.
Cashie, B. B.	Matson, E.
Collings, C. E.	McKeanley, James.
Cox, Chas. S.	McWilliams, J.
Croghan, W. J.	Meyer, Herman.
D'Sulin, Madame.	Mirza Abdool Hosein.
Dahlke, H. F.	Montague, E.
Denholm, J. C.	Muggeridge, E. H.
Dickens, D.	Murdoch, Mrs.
Dino Nath Ganguli.	Nicholson, Thos.
Doherty, Mrs. H. A.	Norman, H.
Doherty, J.	Oriovits, Tasef.
Donovan, D.	O'Sullivan, J.
Douglas, S. J.	Ozorio.
Dowding, F. T.	Pearce, Capt.
Fazlulbby, Viaram.	Peer, Ally.
Fellowes, Mrs.	Phelan, T. W.
Finch, Fredt.	Pugno, Guiseppe.
Foulkes, Edward.	Reid, Mrs. A. M.
Fraser, Thos.	Roman, Jacob.
Gagliardi, Sigr. M.	Rustomjee Merwanjee.
Gleeson, J. G.	Sanbeg, Sofia.
Gubind Ram Reckscedass.	Sarkar, Tara Dass.
Guthrie, A.	Steward, William.
Guldweben, Geo.	Stewart, Frank.
Hackett, Mr.	Stone, A.
Hamilton, William.	Stowell, A. R.
Haydon, Mrs.	Sweeting, A. C.
Hurdell, J. R.	Taylor, Revd. J. H.
Huguenot, M.	Thomson, A.
Humfrey, Capt. B. J. P.	Towell, A.
Hall, J. R. C.	Trovers, R. A.
Jackson, Capt. G. A.	Tremlet, H. S.
Jones, Mrs. A.	Valantine, C.
Jones, Miss.	Webb, Captain H. E.
Jones, R. H. W.	Welsh, Dr.
Jordon, Mrs.	Wetherell, W. J. E.
Jeffreys, Richard.	Williams, Fred.
Kelley, H. E.	Wilson, F. W.
L. R., care of Post Office.	

Newspapers.

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Byers, M. B.	Jeffrey, William.
Castello, P.	Knox, T. G.
Corbett, C. J. H.	Macdonald, J.
Elms, J. J.	Roberts, H.
Finch, F.	Tinsley, John.

Registered Letters.

Bull, Alex.	Goldenberg, T.
Bullen, F. (Sailors' Home).	McSweeney, W.
Corbett, C. H.	Paxwell, Ed.
Hine, Charles W.	Rosenburg, W.

E. C. GEORGE, *Post-Master, Calcutta.*

Memorandum of Overland Newspapers received without address on the 9th March 1878.

Date of publication.	Place of publication.	Name of paper.	REMARKS.
Feb. 1	London ...	Myra's Journal of Dress and Needlework.	
	Manchester	No. [3 E] 50 W, Calcutta, 444-46, Samples of Thread.	
" 1	London ...	A. and E. Cohen's Price Current	
" 21	Greece ...	" Kapte pla."	
	Constantinople ...	" Aktar."	

E. C. GEORGE, Post-Master of Calcutta.
CALCUTTA POST OFFICE, the 11th March 1878.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matabhanga, and Jellinghee Rivers for the week ending Friday, 8th March 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
	Ft. In.	
Entrance below Chourasia ...	3 9	
Thence to Noorpore Junction, 6 miles.	3 3	
Thence to Jungipore, 9 miles	3 0	Goeriah & Radhanagur.
From Jungipore to Berhampore, 47 miles.	2 0	Arizpore.
From Berhampore to Cutwa, 50 miles.	2 3	Choomreegachao, Chandparah, Moalimpore and Allickpore.
From Cutwa to Nuddea, 46 miles.	2 3	Mataroo.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	3 6	
Thence to Junction with the Jellinghee.	3 0	Dangaparah and Chock.
From Junction of Byrub and Jellinghee to Teakatta.	3 6	Mooodoore, Lallnagur and Teakatta.
From Teakatta to Nuddea ...	3 3	Gohaten Khashpore and Pottobangah.
Height of water on gauge at Berhampore, the 11th March 1878, above zero, 0 foot 2 inches.		

T. H. WICKES, C.E.,

Exc. Engr., Nuddea Rivers Division
BERHAMPORE, the 11th March 1878.

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RAJENDRA NATH MITRA,

Asst. Secy. to the Govt. of Bengal.

The 10th February 1878.

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The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

PART III.

Act of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[Second Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 14th February 1878; and having been assented to by the Governor-General on the 24th idem, is hereby published for general information:—

ACT NO. I OF 1878.

An Act for the Licensing of Trades, Dealings, and Industries within the territories subject to the Lieutenant-Governor of Bengal.

Preamble.
WHEREAS, in order to provide means for defraying the public expenditure from time to time incurred and to be incurred for the relief and prevention of famine in British India, it is necessary to effect a permanent increase of the revenue; and it is therefore expedient that persons carrying on trades, dealings, and industries in the territories administered by the Lieutenant-Governor of Bengal should take out licences and pay for the same; It is hereby enacted as follows:—

PART I.

Preliminary.

1. This Act may be called "The Bengal License Act, 1878," and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

Parts I, II, and V of this Act apply to all the territories subject to the Lieutenant-Governor of Bengal including the Town of Calcutta; Part III applies to all such territories except the Town of Calcutta; and Part IV applies only to the Town of Calcutta.

2. In this Act, unless there be something repugnant in the subject or context—

Interpretation clause.

"Collector."

"Collector" means the Chief Officer in charge of the revenue administration of a district.

"The Commissioners," except in Part IV, mean the Commissioners defined in Bengal Act V of 1876, and in Part IV, the Commissioners defined in Bengal Act IV of 1876.

"Local Government" means the Lieutenant-Governor of Bengal for the time being, or the person acting in that capacity.

"Local Government."

"Section" means a section of this Act.

3. Nothing in this Act shall be deemed to affect the tax on professions, trades, and callings imposed for municipal purposes by Bengal Act IV of 1876.

4. Nothing in this Act shall be deemed to apply to persons earning their livelihood solely by agriculture, or to any cultivator of land as such in respect of the sale of the produce of his land, when he shall not keep a shop or stall for the sale of such produce, or to any receiver of rent in kind in respect of the sale of produce received as such rent.

Act not to apply to cultivators of land or landlords receiving rent in kind.

PART II.

General Provisions applicable in all Districts.

5. Every person who, on or after the first day of April 1878, falls under any of the heads of the Schedules hereto annexed, and carries on (whether on behalf of himself or any other person) his trade, dealing, or industry in any district situated in the said territories, shall take out a license under this Act in such district, and shall pay for the same the annual fee specified in the same Schedules as payable by persons of

Annual license to be taken out.

the class to which he belongs. Provided that no person whose annual earnings from his trade, dealing, or industry carried on within such district are less than one hundred rupees shall be required to take out a license under this Act.

For the purposes of this Act the Town of Calcutta shall be deemed to be a separate district.

6. Such license shall be granted by the Collector of such district, or by such officer as he may appoint in this behalf; and in Calcutta, by the Chairman of the Municipal Commissioners.

7. Every such license shall specify—

- (a) the date of the grant thereof;
- (b) the name, father's name, residence, caste, if any, and the trade, dealing, or industry of the licensee;
- (c) the fee paid for the license;
- (d) the place or places within such district at which the licensee intends to carry on his trade, dealing, or industry for the ensuing year;
- (e) the term for which such license shall remain in force;

and shall be received in evidence as *prima facie* proof of all matters contained therein.

8. Every such license shall have effect in such district only, and shall continue in force from the day of the date thereof until the first day of April next after the day of the granting thereof.

9. Every person to whom any such license has been granted, and who desires to continue to carry on his trade, dealing, or industry in such district after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding section, and shall renew the same so long as he desires to carry on such trade, dealing, or industry.

PART III.

Applicable to all districts except Calcutta.

10. As soon as may be after the commencement of this Act and the first day of January in every subsequent year, the Collector shall prepare a list of the persons in the district aforesaid to be licensed under this Act. Such list shall state—

- (a) the trade, dealing, or industry of each of the persons therein named;
- (b) the class and grade under which he is charged; and
- (c) the fee to be paid for his license.

Such list shall be in such language as the local Government may direct; but a copy thereof in the language of the district shall be filed in the Office of the Collector, and shall be open to public inspection at all reasonable times without any payment.

The local Government shall have power to declare what shall, for the purposes of this Act, be deemed to be the language of the district.

11. The Collector may, by a notice in writing, require the occupier of any house, manufactory, or shop to forward to him a statement in writing signed by the occupier of the names of all persons residing

in such house or working in such manufactory or shop, and of their respective trades, dealings, industries, or occupations.

12. The Collector shall from time to time determine under which of the classes or grades mentioned in Schedule A hereto annexed every person required to take out a license under this Act shall be charged, and shall prepare or amend the said list accordingly.

13. A person or firm carrying on several trades, dealings, or industries, in the same district, and coming under more than one of the designations in the said Schedule, shall be chargeable only under one of the said designations at the discretion of the Collector. And in the case of a firm, payment by any one of the partners shall, for the purposes of this Act, be considered payment by the firm.

14. The Collector may, subject to such rules as the local Government may lay down, remit the whole or any part of the fee payable under this Act by any person who may carry on his trade, dealing, or industry for a portion of the year only.

15. The list, or such part or parts thereof as the Collector thinks fit, shall be published in the principal bazars, and at all police-stations of all towns, and at all sub-divisional offices, police-stations, and outposts in the district, and at some conspicuous place in all villages concerned, together with a notification setting forth the Schedule hereto annexed applicable to the district, and directing that if any person falling under any of the classes specified in the said Schedule, whether he is mentioned in such list or not, continues his trade or dealing in the said district, payment of the fee specified in the list as payable by him, or, when he is not mentioned in such list, of the fee mentioned in the said schedule as payable by persons of the class and grade to which he belongs, must be made by him within sixty days of the date of the publication of the notification, and within sixty days next after the first day of April of each succeeding year.

16. When a statement in writing has been furnished to the Collector under section eleven, from which it appears that any person in the employ of any other person, company, or corporation is chargeable with fees under this Act, the Collector may require the employer of such person to deduct the amount of his fee from any salary or wages due to such person, and to pay it to the Collector on his behalf.

17. Any person mentioned in the list referred to in section ten and objecting to the class or grade in which he is charged, may, within thirty days after its publication, or within such further time as the Collector may in each case think fit, apply by petition to the Collector in order to establish his right to have his name transferred to another class or grade, or altogether removed from the list.

18. The Collector shall fix a day for the hearing of the petition; and on the day so fixed, or on such subsequent day as he may from time to time

direct, shall hear the same, and pass such order thereon as he thinks fit.

Provided that if, in the judgment of the Collector, the petitioner is able to shew that the fee which has been charged exceeds two per cent. upon his annual earnings in his trade, dealing, or industry within the district, such excess shall, for the purpose of section seventeen, be deemed a valid ground of objection, and the Collector shall thereupon order the petitioner's name to be transferred to another class or grade, or to be altogether removed from the list. The Collector may also, on this ground, at any time reduce the amount of fee payable by any person under class V of Schedule A hereto annexed to the fee payable under class VI.

19. There shall be no appeal from an order of a Collector under section eighteen; but where the order is passed by any officer subordinate to a Collector, an appeal shall lie to the Collector, or to some officer specially empowered by the local Government in this behalf, whose decision shall be final.

Every petition of appeal under this section shall be accompanied by a copy of the order complained of, and be presented within fifteen days of the date of such order. In computing the said period of fifteen days, the day on which the order complained of was made, and the time requisite for obtaining a copy of the same, shall be deducted.

20. The Collector may, for the purpose of enabling him to determine under which of the said classes or grades the petitioner should be charged, summon and enforce the attendance of witnesses and compel them to give evidence, and compel the production of documents by the same means and, as far as possible, in the same manner as is provided in the case of a civil court by the Code of Civil Procedure.

Provided that the Collector shall not, in the course of any proceedings under this section, call for any evidence except at the instance of the petitioner, or in order to ascertain the correctness of facts alleged by him.

21. If after expiry of the period mentioned in the notification published under section fifteen for payment of the amount specified therein, any person carries on his trade, dealing, or industry without having taken out a license as required by this Act, he shall be liable, by order of the Collector, to pay a fine not exceeding thrice the amount payable by him in respect of such license, exclusive of the amount so payable; and on receipt of such payment the Collector shall grant him a license.

22. All sums due under section twenty-one, and all fees payable under this Act, shall, where the amount exceeds fifty rupees, be recoverable either as if they were arrears of land revenue, or by distress and sale of the moveable property of the person liable, at the discretion of the Collector. In all other cases they shall be recoverable by distress and sale of the moveable property of the person liable.

The provisions of sections 113, 114, 115, and 119 of Bengal Act V of 1873 shall apply, as far as possible, to warrants of distress and sale issued by the Collector under this section; and no tools or implements of trade or agriculture shall be distrained or sold under any such warrant.

23. No sums due under this Act shall be recoverable by any process of law after the expiry of three months from the last day of the year in respect of which they are payable.

24. Every person holding a license under this Act shall produce and show such license when required so to do by an officer generally or specially empowered in writing by the Collector to make such requisition.

But, save so far as is provided in section twenty-nine, no person shall be proceeded against for neglect or refusal to produce such license except at the instance of the Collector.

25. Courts of Wards, and receivers, and managers appointed by any court in British India shall be chargeable under this Act in respect of any trade, dealing, or industry of which the income is officially in their possession or under their control.

26. When any trustee, guardian, curator, committee, or agent is charged under this Act in such capacity, or when any Court of Wards, or receiver, or manager appointed by any court is charged under this Act, every court and person so charged may, from time to time, out of the money coming to its or his possession as such trustee, guardian, curator, committee or agent, or as such Court of Wards, receiver, or manager, retain so much as is sufficient to pay the fee charged.

Every such person or court is hereby indemnified for every retention and payment made in pursuance of this Act.

27. The Collector may require the Commissioners, and the punchait of any union constituted under Bengal Act V of 1876, or any village punchait appointed under Bengal Act VI of 1870, to furnish, within a period to be specified under the orders of the local Government, returns showing the names and numbers of persons chargeable under this Act resident within the limits of their municipality, union, or village, together with the class under which they respectively fall and the fees payable by them respectively.

If the Commissioners or the punchait fail within the period prescribed to make such returns, or if they make such returns and the Collector has reason to doubt their accuracy, he may at any time revise the return or cause a return showing the names, numbers, and classes aforesaid to be prepared in such manner as may be prescribed by the local Government.

Such return, when finally accepted or settled by the Collector, shall be deemed to be the list referred to in section ten.

On the presentation of a petition of objection under section seventeen by any person entered in such list, the Collector may either dispose of it himself, or may refer it to any officer specially empowered by Government under section nineteen, or to a bench of not less than three Commissioners, whose decision shall be final.

28. When the return mentioned in the last preceding section has been furnished or prepared for any municipality, station, or union, the local

Government may call upon the Commissioners, or may direct the Magistrate in the case of a union, to pay to the Collector, within a period to be named by the local Government, a sum calculated on such return in accordance with the provisions of this Act, after such deduction for necessary expenses as the local Government may fix.

29. The Commissioners and Magistrate as aforesaid may take proceedings under sections twenty-one and twenty-four for the recovery of any penalties and fines; and shall exercise the powers conferred on a Collector by section twenty-four.

All such penalties and fines shall, when so recovered, be credited to the Municipal, Station, or Union Fund, as the case may be.

30. The Commissioners and the Magistrate, as aforesaid, shall have the same powers of recovering the fees chargeable under this Act within the limits of their municipality, station, or union that they have for the realization of municipal taxes under Bengal Act V of 1876. Where the amount due exceeds fifty rupees, and it cannot be recovered in the manner above provided, application may be made by the Commissioners or Magistrate aforesaid to the Collector, and the Collector shall thereupon proceed to recover it as an arrear of land revenue. The said Commissioners or Magistrate may also appropriate any part of the revenues of their municipality, station, or union for the payment of any sum leviable from it under section twenty-eight; and if the sum so leviable is not paid at due date, the local Government may order it, or any part of it, to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury.

31. No person who pays fees under this Act shall, so long as he continues to pay the same, be liable to pay any instalment of road cess or public works cess on his house under Part IV of Bengal Act X of 1871, or section 7 of Bengal Act II of 1877, falling due after the first day of April 1878.

32. All or any of the powers and duties conferred and imposed by this Act on a Collector may, subject to the orders of the Collector of the district, be exercised and performed by any Assistant or Deputy Collector, or by such other officer as the local Government shall from time to time appoint in this behalf.

PART IV.

Special Provisions for the Town of Calcutta.

33. From every person who shall within the town of Calcutta exercise any of the trades, dealings, industries, or callings included in the classes specified in Schedule B hereto annexed, the Commissioners shall levy the fees shown in the said Schedule, and shall pay to the local Government annually a sum to be fixed by such Government, and calculated on the proceeds of such fees. For the purposes of this Part, any person working or carrying on business in Calcutta shall be deemed to be a resident of Calcutta;

and the Town of Calcutta shall be deemed to include all places within the local limits of the ordinary original jurisdiction of the High Court of Judicature of Fort William in Bengal, including Fort William itself, the river Hooghly within Port limits, the Esplanade, and Coolie Bazar now called Hastings.

34. The provisions of sections ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, twenty, twenty-one, twenty-three, twenty-four, twenty-five and twenty-six, shall be in force in the Town of Calcutta, and all the powers of a Collector under the said sections shall be exercised by the Chairman of the Commissioners, or by some person or persons authorized by him in that behalf.

35. On the presentation of a petition of objection under section seventeen, the Chairman may either himself dispose of it, or may refer it for disposal to a bench of not less than three Commissioners. The Chairman or any such bench may reduce the amount of fee payable by any person under the said Schedule B to the fee payable under any lower class or grade of that schedule, on its being shown to his or their satisfaction that the fee charged exceeds two per cent. upon the annual earnings of such petitioner in his trade, dealing, or industry carried on within the limits of the said Town of Calcutta; and the Chairman shall amend the list published under section fifteen in accordance with the orders passed upon such petition.

There shall be no appeal from any order passed under this section.

36. The Commissioners shall have the same powers for the recovery of all sums due under this Part that they have for the realization of municipal rates under Bengal Act IV of 1876.

PART V.

Miscellaneous.

37. From the nett amount of all fees and penalties paid or recovered under this Act other than those credited to Municipal, Station, or Union Funds under section twenty-nine, after deducting the expense of collection, so much as the Governor-General in Council from time to time directs shall be applied, in such manner as the Governor-General in Council thinks fit, for the purpose of increasing the revenues available for defraying expenditure incurred or to be incurred for the relief and prevention of famine in the territories administered by the local Government, or, if the Governor-General in Council so directs, in any other part of British India.

The residue (if any) of such nett amount shall be carried to the credit of the local Government.

38. Every person shall be legally bound to furnish information to any officer or person exercising any of the powers of a Collector under this Act when required by him to do so.

39. The local Government may from time to time (a) exempt from the operation of this Act any portion of the territories subject to such Government, or any persons or

class of persons in such territories, and* may
(b) make rules consistent with this Act—

- (1) for defining more precisely the classes of persons liable under this Act;
- (2) for regulating the time and manner of collecting the fees charged under this Act;
- (3) for reducing the fees chargeable to members of the same family when living and working together;
- (4) for providing in any case or class of cases for serving notices on persons charged under this Act; and
- (5) generally for the guidance of officers in all matters connected with the enforcement of this Act.

SCHEDULE A.

Fees for Licenses applicable throughout the Territories subject to the Lieutenant-Governor of Bengal, with the exception of the Town of Calcutta.

Class I.—Every joint-stock company; every banker; every wholesale merchant, dealer, commission agent or manufacturer; every professional money-lender; every ship-owner; and every mill-owner, or screw-owner.

First Grade,
Rs. 500.
Second Grade,
Rs. 200.

Class II.—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 100

Class III.—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class ... 50

Class IV.—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 20

Class V.—Every person carrying on any trade, dealing, or industry within any first class municipality, and not charged under any of the foregoing classes, and every other person who shall be adjudged by the Collector to be a licensee of this class ... 5

Class VI.—Every person carrying on any trade, dealing, or industry, and not charged under any of the foregoing classes.

First Grade,
Rs. 2.
Second Grade,
Rs. 1.

SCHEDULE B.

Fees for Licenses applicable only in the Town of Calcutta.

Class I.—Every joint-stock company; every banker, shroff, or banian; every wholesale merchant, dealer, commission agent, or manufacturer; every builder; every contractor; every carrying company; every owner or farmer of haats or bazars; every owner of cotton, jute, hide, or other screws; every ship-owner or dock-owner, or owner of chowks; and every auctioneer.

First Grade,
Rs. 500.
Second Grade,
Rs. 200.

Class II.—Every broker or dalal employed in the wholesale transfer or purchase of imports or exports, country produce, silk, or other merchandise; every broker or dealer in precious stones, houses, landed property, Government securities, shares, and bills-of-exchange; every freight broker; every owner or lessee of a theatre or other place of public amusement; and every wholesale bapari. 100

Class III.—Every professional accountant; every auditor; every appraiser paid by fees; every surveyor; every mill-owner; and every person included in Class II of the third Schedule of Bengal Act IV of 1876, not charged under Class I above ... 50

Class IV.—Every manufacturer of aerated waters; every dealer in gold or silver, or old building materials; every stevedore; and every person included in Class III of the third Schedule of Bengal Act IV of 1876 not charged under Class II above ... 25

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Class VI.—Every person carrying on any trade, dealing, or industry not charged under any of the foregoing classes.

First Grade,
Rs. 2.
Second Grade,
Rs. 1.
Third Grade,
Rs. 1.

FREDERICK CLARK,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*



The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA

LEGISLATIVE DEPARTMENT.

(First Publication.)

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information:—

ACT NO VII OF 1878.

THE INDIAN FOREST ACT, 1878.

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SCHEDULE.

An Act to amend the law relating to Forests, the transit of forest-produce, and the duty leviable on timber.

WHEREAS it is expedient to amend the law relating to Forests, the transit of forest-produce and the duty leviable on timber; It hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Indian Forest Act, 1878:"

It shall come into force at once in the territories respectively administered by the Governor of Bombay in

Council, the Lieutenant-Governors of the Lower Provinces, the North-Western Provinces, and the Panjáb, (except the District of Hazára), and the Chief Commissioners of Oudh, the Central Provinces and Assam.

And any other Local Government may from time to time, with the previous sanction of the Governor General in Council, extend, by notification in the local official Gazette, this Act to all or any of the territories for the time being under its administration.

On and from the date on which this Act comes into force in any of the said territories, the enactments mentioned in the schedule hereto annexed shall be repealed in such territories. But all rules made under or validated by any of the said enactments and in force at the date of such repeal shall, so far as they are consistent with this Act, be deemed to have been made and published hereunder.

2. In this Act, unless there be something repugnant in the subject or context,—

"Forest-officer" means any person whom the Governor General in Council, or the Local Government or

any officer empowered by the Governor General in Council or the Local Government in this behalf, may from time to time appoint by name, or as holding an office, to carry out all or any of the purposes of this Act, or to do anything required by this Act or any rule made under this Act to be done by a Forest-officer:

"Tree." "Tree" includes bamboos, stumps and brushwood:

"Timber" includes trees and bamboos when they have fallen or have been felled, and all wood, whether cut up, or fashioned or hollowed-out for cart-wheels, mortars, canoes or other purposes or not:

"Forest-produce" includes the following when found in, or brought from, a forest, that is to say,—

minerals (including limestone and laterite), surface-soil, trees, timber, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, roots, juice, catechu, bark, honey, wax, lac, caoutchouc, gum, wood-oil, grass-oil, resin, varnish, silk-worms and cocoons, shells, skins, tusks, bones and horns:

"Forest-offence" means an offence punishable under this Act, or under any rule made under this Act:

"Cattle" includes elephants, camels, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids:

"River" includes streams, canals, creeks and other channels, natural or artificial.

CHAPTER II.

OF RESERVED FORESTS.

3. The Local Government may from time to time constitute any forest-land or waste-land which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled, a Reserved Forest in the manner hereinafter provided.

4. Whenever it is proposed to constitute a Reserved Forest, the Local Government may publish a notification in the local official Gazette—

(a) declaring that it is proposed to constitute such land a reserved forest;

(b) specifying the limits of such forest; and

(c) appointing an officer (hereinafter called "the Forest Settlement Officer") to inquire into and determine the existence, nature and extent of any rights alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any forest-produce, and to deal with the same as provided in this chapter.

Explanation 1.—For the purpose of clause (b) of this section, it shall be sufficient to describe the limits of the forest by roads, rivers, ridges or other well-known or readily intelligible boundaries.

The officer appointed under clause (c) of this section shall ordinarily be a person not holding any forest-office except that of Forest Settlement Officer.

Nothing in this section shall prevent the Local Government from appointing any number of officers not exceeding three, not more than one of whom shall be a person holding any forest-office except as aforesaid, to perform the duties of a Forest Settlement Officer under this Act.

5. During the interval between the publication of such notification and the date fixed by the notification under section nineteen, no right shall be acquired in or over the land comprised in such notification, except by succession or under a grant or contract in writing made or entered into by or on behalf of Government or some person in whom such right was vested when the former notification was issued; and no fresh clearings for cultivation or for any other purpose shall be made in such land.

6. When a notification has been issued under section four, the Forest Settlement Officer shall publish in the language of the country, in every town and village in the neighbourhood of the land comprised therein, a proclamation—

(a) specifying the limits of the proposed forest;

(b) explaining the consequences which, as herein after provided, will ensue on the reservation of such forest; and

(c) fixing a period of not less than three months from the date of such proclamation, and requiring every person claiming any right mentioned in section four or five either to present to such officer within such period a written notice specifying, or to appear before him and state, the nature of such right and the amount and particulars of the compensation (if any) claimed in respect thereof.

7. The Forest Settlement Officer shall take down in writing all statements made under section six, and shall, at some convenient place, enquire into all claims duly preferred under that section, and the existence of any rights mentioned in section four or five and not claimed under section six, so far as the same may be ascertainable from the records of Government and the evidence of any persons likely to be acquainted with the same.

8. For the purposes of such enquiry, the Forest Settlement Officer may exercise the following powers, that is to say:—

(a) power to enter, by himself or any officer authorized by him for the purpose, upon any land, and to survey, demarcate, and make a map of the same; and

(b) the powers of a Civil Court in the trial of suits.

9. Rights in respect of which no claim has been preferred under section six, and of the existence of which no knowledge has been acquired by enquiry under section seven, shall be extinguished, unless before the notification under section nineteen is published the person claiming them satisfies the Forest Settlement Officer that he had sufficient cause for not preferring such claim within the period fixed under section six.

10. In the case of a claim to a right in or over any land, other than a right of way or pasture or to forest-produce or a watercourse, the Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

If such claim is admitted in whole or in part, the Forest Settlement Officer shall either (1) exclude such land from the limits of the proposed Forest; or (2) come to an agreement with the owner thereof for the surrender of his rights; or (3) proceed to acquire such land in the manner provided by the Land Acquisition Act, 1870.

For the purpose of so acquiring such land—

(a) the Forest Settlement Officer shall be deemed to be a Collector proceeding under the Land Acquisition Act, 1870;

(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section nine of that Act;

(c) the provisions of the preceding sections of that Act shall be deemed to have been complied with; and

(d) the Collector, with the consent of the claimant, or the Court, with the consent of both parties,

may award compensation in land, or partly in land and partly in money.

11. In the case of a claim to rights of pasture or to forest-produce, the Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

12. The Forest Settlement Officer, when passing any order under section eleven, shall record, so far as may be practicable,—

(a) the name, father's name, caste, residence and occupation of the person claiming the right;

(b) the designation, position and area of all fields or groups of fields (if any), and the designation and position of all buildings (if any), in respect of which the exercise of such rights is claimed.

13. If the Forest Settlement Officer admits in whole or in part any claim under section eleven, he shall also record the extent to which the claim is so admitted, specifying the number and description of the cattle which the claimant is from time to time entitled to graze in the forest, the season during which such pasture is permitted, the quantity of timber and other forest-produce which he is from time to time authorised to take or receive, or such other particulars as the case may require. He shall also record whether the timber or other forest-produce obtained by the exercise of the rights claimed may be sold or bartered.

14. After making such record, the Forest Settlement Officer shall, to the best of his ability, and having due regard to the maintenance of the Reserved Forest in respect of which the claim is made, pass such orders as will ensure the continued exercise of the rights so admitted. For this purpose, the Forest Settlement Officer may—

(a) set out some other forest-tract of sufficient extent, and in a locality reasonably convenient for the purposes of such claimants, and record an order conferring upon them a right of pasture or to forest-produce (as the case may be) to the extent so admitted; or

(b) so alter the limits of the proposed Forest as to exclude forest-land of sufficient extent, and in a locality reasonably convenient, for the purposes of the claimants; or

(c) record an order, continuing to such claimants a right of pasture or to forest-produce (as the case may be), to the extent so admitted, at such seasons, within such portions of the proposed Forest and under such rules as may from time to time be prescribed by the Local Government.

15. In case the Forest Settlement Officer finds it impossible, having due regard to the maintenance of the Reserved Forest, to make such settlement under section fourteen as shall ensure the continued exercise of the said rights to the extent so admitted, he shall (subject to such rules as the Local Government may from time to time prescribe in this behalf) commute such rights, either by the payment to such persons of a sum of money in lieu thereof, or by the grant of land, or in such other manner as he thinks fit.

16. Any person who has made a claim under this Act, or any Forest-officer or other person generally or specially empowered by the Local Government in this behalf, may, within three months from the date of the order passed on such claim by the Forest Settlement Officer under section ten, eleven, fourteen or fifteen, present an appeal from such order to such officer of the Revenue Department, of rank not lower than that of a Collector or Deputy Commissioner, as the Local Government may from time to time, by notification in the local official Gazette, appoint by name, or as holding an office, to hear appeals from such orders:

Provided that if the Local Government establishes (as it is hereby empowered to do) a Court (hereinafter called the Forest Court) composed of three persons to be appointed by the Local Government, such appeals shall be presented to such Court.

17. Every appeal under section sixteen shall be made by petition in writing, and may be delivered to the Forest Settlement Officer, who shall forward it without delay to the authority competent to hear the same.

If the appeal be to an officer appointed under section sixteen, it shall be heard in the manner prescribed for the time being for the hearing of appeals in matters relating to land-revenue.

If the appeal be to the Forest-court, the Court shall fix a day and a convenient place in the neighbourhood of the proposed forest for hearing the appeal, and shall give notice thereof to the parties, and shall hear such appeal accordingly.

The order passed thereon by such officer or Court, or by the majority of the members of such Court, shall be final, subject to revision by the Local Government.

18. The Local Government, or any person who has made a claim under this Act, may appoint any person to appear, plead and act on its or his behalf before the Forest Settlement Officer, or the appellate officer or Court, in the course of any inquiry or appeal under this Act.

19. When the following events have occurred (namely),—

(a) the period fixed under section six for preferring claims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest Settlement Officer; and

(b) if such claims have been made, and the period limited by section sixteen for appealing from the orders passed on such claims has elapsed, and all appeals (if any) presented within such period have been disposed of by the appellate officer or Court; and

(c) all lands (if any) to be included in the proposed forest, which the Forest Settlement Officer has, under section ten, elected to acquire under the Land Acquisition Act, 1870, have become vested in the Government under section sixteen of that Act,

the Local Government may publish a notification in the local official Gazette, specifying definitely, according to boundary-marks erected or otherwise,

the limits of the forest which it is intended to reserve, and declaring the same to be reserved from a date fixed by such notification.

From the date so fixed, such forest shall be deemed to be a Reserved Forest.

20. The Forest-officer shall, before the date fixed by such notification, cause a translation thereof into the language of the country to be published in every town and village in the neighbourhood of the forest.

21. The Local Government may, within five years from the publication of any notification under section nineteen, revise any arrangement made under section fourteen or seventeen, and may, for this purpose, rescind or modify any order made under section fourteen or seventeen, and direct that any one of the proceedings specified in section fourteen be taken in lieu of any other of such proceedings, or that the rights admitted under section eleven be commuted under section fifteen.

22. No right of any description shall be acquired in or over a Reserved Forest, except by succession or under a grant or contract in writing made by or on behalf of the Government or of some person in whom such right was vested when the notification under section nineteen was issued.

23. Notwithstanding anything contained in section twenty-two, no right continued under section fourteen, clause (c), shall be alienated by way of grant, sale, lease, mortgage or otherwise, without the sanction of the Local Government: provided that when any such right is appendant to any land or house, it may be sold or otherwise alienated with such land or house.

No timber or other forest-produce obtained in exercise of any such right shall be sold or bartered except to such extent as may have been admitted in the order recorded under section thirteen.

24. The Forest-officer may from time to time, with the previous sanction of the Local Government or of any officer duly authorized in that behalf, stop any public or private way or water-course in a Reserved Forest; provided, that a substitute for the way or water-course so stopped, which the Local Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest-officer in lieu thereof.

25. Any person who—
(a) makes any fresh clearing prohibited by section five, or

(b) sets fire to a Reserved Forest, or kindles any fire in such manner as to endanger the same; or who, in a Reserved Forest,

(c) kindles, keeps or carries any fire except at such seasons as the Forest-officer may from time to time notify in this behalf;

(d) trespasses or pastures cattle or permits cattle to trespass;

(e) causes any damage by negligence in felling any tree or cutting or dragging any timber ;

(f) fells, girdles, lops, taps or burns any tree, or strips-off the bark or leaves from, or otherwise damages, the same ;

(g) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process or removes, any forest-produce ;

(h) clears or breaks up any land for cultivation, or any other purpose ; or,

(i) in contravention of any rules which the Local Government may from time to time prescribe, kills or catches elephants, hunts, shoots, fishes, poisons water, or sets traps or snares ;

shall be punished with imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both, in addition to such compensation for damage done to the forest as the convicting Court may direct to be paid.

Nothing in this section shall be deemed to prohibit (a) any act done by permission in writing of the Forest-officer, or under any rule made by the Local Government ; or (b) the exercise of any right continued under section fourteen, clause (c), or created by grant or contract in writing made by or on behalf of Government under section twenty-two.

Whenever fire is caused wilfully or by gross negligence in a Reserved Forest, the Local Government may (notwithstanding that any penalty has been inflicted under this section) direct that in such forest or any portion thereof the exercise of all rights of pasture or to forest-produce shall be suspended for such period as it thinks fit.

26. The Local Government may, with the previous sanction of the Governor General in Council, by notification in the local official Gazette, direct that, from a date fixed by such notification, any forest or any portion thereof reserved under this Act shall cease to be a Reserved Forest.

From the date so fixed, such forest or portion shall cease to be reserved ; but the rights (if any) which have been extinguished therein shall not revive in consequence of such cessation.

CHAPTER III.

OF VILLAGE-FORESTS.

27. The Local Government may from time to time assign to any village-community the rights of Government to or over any land which has been constituted a Reserved Forest, and may cancel such assignment. All forests so assigned shall be called Village-forests.

● The Local Government may from time to time make rules for regulating the management of Village-forests, prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest-produce, or pasture, and their duties for the protection and improvement of such forest.

All provisions of this Act relating to Reserved Forests shall (so far as they are consistent with the rules so made) apply to Village-forests.

CHAPTER IV.

OF PROTECTED FORESTS.

28. The Local Government may from time to time, by notification in the local official Gazette, declare the provisions of this chapter applicable to any forest-land or waste-land which is not included in a Reserved Forest, but which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled.

The forest-land and waste-lands comprised in any such notification shall be called a "Protected Forest."

No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest-land or waste-land comprised therein have been enquired into and recorded at a survey or settlement, or in such other manner as the Local Government thinks sufficient.

Every such record shall be presumed to be correct until the contrary is proved.

Provided that, if in the case of any forest-land or waste-land, the Local Government thinks that such enquiry and record are necessary, but that they will occupy such length of time as that the rights of Government will in the meantime be endangered, the Local Government may (pending such enquiry and record) declare such land to be a protected forest, but so as not to abridge or affect any existing rights of individuals or communities.

29. The Local Government may from time to time, by notification in the local official Gazette,—

(a) declare any class of trees in a protected forest, or any trees in any such forest, to be reserved from a date fixed by such notification ;

(b) declare that a portion of such forest be closed for such term not exceeding twenty years as the Local Government thinks fit, and that the rights of private persons (if any) over such portion shall be suspended during such term : provided that the remainder of such forest be sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed ;

(c) prohibit, from a date fixed as aforesaid, the quarrying of stone, or the burning of lime or charcoal, or the collection or subjection to any manufacturing process, or removal, of any forest-produce, in any such forest, and the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose, any land in any such forest : and

(d) alter or cancel such declaration or prohibition.

30. The Collector or Deputy Commissioner of the district shall cause a translation into the language of the district, of every notification issued under section twenty-nine, to be affixed in a conspicuous place in every town and village in the neighbourhood of the forest comprised in the notification.

***31.** The Local Government may from time to time make rules to regulate the following matters:—

Power to make rules for protected forests.

(a) the cutting, sawing, conversion and removal of trees and timber, and the collection, manufacture and removal of forest-produce, from protected forests;

(b) the granting of licenses to the inhabitants of towns and villages in the vicinity of protected forests to take trees, timber or other forest-produce for their own use, and the production and return of such licenses by such persons;

(c) the granting of licenses to persons felling or removing trees or timber or other forest-produce from such forests for the purposes of trade, and the production and return of such licenses by such persons;

(d) the payments (if any) to be made by the persons mentioned in clauses (b) and (c) of this section, for permission to cut such trees, or to collect and remove such timber or other forest-produce;

(e) the other payments, if any, to be made by them in respect of such trees, timber and produce, and the places where such payments shall be made;

(f) the examination of forest-produce passing out of such forests;

(g) the clearing and breaking up of land for cultivation or other purposes in such forests;

(h) the protection from fire of timber lying in such forests and of trees reserved under section twenty-nine;

(i) the cutting of grass and pasturing of cattle in such forests;

(j) killing or catching elephants, hunting, shooting, fishing, poisoning water, and setting traps or snares in such forests;

(k) the protection and management of any portion of a forest closed under section twenty-nine;

(l) the exercise of rights referred to in section twenty-eight.

Penalties for acts in contravention of notification under section 29.

32. Any person who commits any of the following offences:—

(a) fells, girdles, lops, taps or burns any tree reserved under section twenty-nine, or strips off the bark or leaves from, or otherwise damages, any such tree;

(b) contrary to any prohibition under section twenty-nine, quarries any stone, or burns any lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forest-produce;

(c) contrary to any prohibition under section twenty-nine, breaks up or clears for cultivation or any other purpose any land in any protected forest;

(d) sets fire to such forest, or kindles a fire without taking all reasonable precautions to prevent its spreading to any trees reserved under section twenty-nine, whether standing, fallen or felled, or to any closed portion of such forest;

(e) leaves burning any fire kindled by him in the vicinity of any such trees or closed portion;

(f) fells any tree or drags any timber so as to damage any tree reserved as aforesaid;

(g) permits cattle to damage any such tree;

(h) infringes any rule made under section thirty-one,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

33. Nothing in this chapter shall be deemed to prohibit any act done with the permission in writing of the Forest-officer, or in accordance with rules made under section thirty-one, or (except as regards any portion of a forest closed under section twenty-nine) in the exercise of any right recorded under section twenty-eight.

CHAPTER V.

FORESTS UNDER CONSERVANCY ADMINISTRATION WHEN THIS ACT COMES INTO FORCE.

34. Within twelve months from the date on which this Act comes into force in the territories administered by any Local Government, such Government shall, after consideration of the rights of

Forests under Conservancy Administration when this Act comes into force.

the Government and private persons in all forest-lands or waste-lands then under its executive control for purposes of Forest Conservancy, determine which of such lands (if any) can, according to justice, equity and good conscience, be classed as Reserved Forests or Protected Forests under this Act, and declare, by notification in the local official Gazette, any lands so classed to be Reserved or Protected Forests, as the case may be:

Provided that such declaration shall not affect any rights of the Government or private persons to or over any land or forest-produce in any such forest, which have, previous to the date of such declaration, been enquired into, settled and recorded in a manner which the Local Government thinks sufficient:

Provided also that if any such rights have not on such date been so enquired into, settled and recorded, the Local Government shall direct that the same shall be enquired into, settled and recorded in the manner provided by this Act for Reserved or Protected Forests, as the case may be; and until such enquiry, settlement and record have been completed, no such declaration shall abridge or affect such rights.

CHAPTER VI.

OF THE CONTROL OVER FORESTS AND LANDS NOT BEING THE PROPERTY OF GOVERNMENT.

35. The Local Government may from time to time, by notification in the local official Gazette, regulate or prohibit in any forest or waste-land—

(a) the breaking up or clearing of land for cultivation;

(b) the pasturing of cattle;

(c) the firing or clearing of the vegetation;

when such regulation or prohibition appears necessary for any of the following purposes:—

First.—For protection against storms, winds, rolling stones, floods and avalanches;

Second.—For the preservation of the soil on the ridges and slopes, and in the valleys, of hilly tracts, the prevention of landslips and of the formation of ravines and torrents, and the protection of land against erosion, or the deposit thereon of sand, stones or gravel;

Third.—For the maintenance of a water-supply in springs, rivers and tanks;

Fourth.—For the protection of roads, bridges, railways and other lines of communication;

Fifth.—For the preservation of the public health;

and may alter or cancel such notification.

The Local Government may, for any such purpose, construct at its own expense, in or upon any forest or waste-land, such work as it thinks fit:

Provided that no such notification shall be made or work begun until after the issue of a notice to the owner of such forest or land, calling on him to shew cause, within a reasonable period to be specified in such notice, why such notification should not be made or work constructed, and until his objections (if any) and any evidence he may produce in support of the same have been heard by an officer duly appointed in that behalf, and have been considered by the Local Government.

36. In case of neglect of, or wilful disobedience

Power to assume management of forests. to, any regulation or prohibition under section thirty-five, or if the purposes of any work to be constructed under that section so require, the Local Government may, after notice in writing to the owner of such forest or land, and after considering his objections (if any), place the same under the control of a Forest-officer, and may declare that all or any of the provisions of this Act relating to Reserved Forests shall apply to such forest or land.

The nett profits (if any) arising from the management of such forest or land shall be paid to the said proprietor.

37. In any case under this chapter in which

Expropriation of forests in certain cases. the Local Government considers that, in lieu of placing the forest or land under the control of a Forest-officer, the same should be acquired for public purposes, the Local Government may proceed to acquire it in the manner prescribed by the Land Acquisition Act, 1870.

The owner of any forest or land comprised in any notification under section thirty-five may, at any time not less than three or more than twelve years from the date thereof, require that such forest or land shall be acquired for public purposes, and the Local Government shall acquire such forest or land accordingly.

38. The owner of any land or, if there be more

Protection of forests at request of owners. than one owner thereof, the owners of shares therein amounting in the aggregate to at least two-thirds thereof may, with a view to the formation or conservation of forests thereon, represent in writing to the Collector or Deputy Commissioner their desire—

(a) that such land be managed on their behalf by the Forest-officer as a Reserved or a Protected Forest on such terms as may be mutually agreed upon; or

(b) that all or any of the provisions of this Act be applied to such land.

In either case, the Local Government may, by notification in the local official Gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may be desired by the applicants.

Any such notification may be altered or cancelled by a like notification.

CHAPTER VII.

OF THE DUTY ON TIMBER.

39. The Local Government, with the previous sanction of the Governor General in Council, may levy a duty in such manner, at such places, and at such rates, as it may from time to time prescribe by notification in the local official Gazette on all timber—

(a) which is produced in British India, and in respect of which the Government has any right;

(b) which is brought from any place beyond the frontier of British India.

In every case in which such duty is directed to be levied *ad valorem*, the Local Government may, with the like sanction, from time to time fix, by like notification, the value on which such duty shall be assessed.

All duties on timber, which, at the time when this Act comes into force in any territory, are levied therein under the authority of the Local Government, shall be deemed to be and to have been duly levied under the provisions of this Act.

40. Nothing in this chapter shall be deemed to limit the amount (if any) to purchase-money or chargeable as purchase-money or royalty on any timber or other forest-produce, although the same is levied on such timber or produce while in transit, in the same manner as duty is levied.

CHAPTER VIII.

OF THE CONTROL OF TIMBER AND OTHER FOREST-PRODUCE IN TRANSIT.

41. The control of all rivers and their banks as regards the floating of timber, as well as the control of all timber and other forest-produce in transit by land or water, is vested in the Local Government, and it may from time to time make rules to regulate the transit of all timber and other forest-produce.

Such rules may (among other matters)—

(a) prescribe the routes by which alone timber and other forest-produce may be imported, exported or moved, into, from, or within, British India;

(b) prohibit the import and export or moving of such timber or other produce without a pass from an officer duly authorized to issue the same, or otherwise than in accordance with the conditions of such pass;

(c) provide for the issue, production and return of such passes and for the payment of fees therefor;

(d) provide for the stoppage, reporting, examination and marking of timber or other forest-produce in transit, in respect of which there is reason to believe that any money is payable to Government on account of the price thereof, or on account of any duty, fee, royalty or charge due thereon, or to which it is desirable for the purposes of this Act to affix a mark;

(e) provide for the establishment and regulation of depôts to which such timber or other produce

shall be taken by those in charge of it for examination, or for the payment of such money, or in order that such marks may be affixed to it; and the conditions under which such timber or other produce shall be brought to, stored at, and removed from, such depôt;

(f) prohibit the closing up or obstructing of the channel or banks of any river used for the transit of timber or other forest-produce, and the throwing of grass, brushwood, branches and leaves into any such river, or any act which may cause such river to be closed or obstructed;

(g) provide for the prevention and removal of any obstruction of the channel or banks of any such river, and for recovering the cost of such prevention or removal from the person whose acts or negligence necessitated the same;

(h) prohibit absolutely or subject to conditions, within specified local limits, the establishment of saw-pits, the converting, cutting, burning, concealing or marking of timber, the altering or effacing of any marks on the same, and the possession or carrying of marking-hammers or other implements used for marking timber;

(i) regulate the use of property-marks for timber, and the registration of such marks; prescribe the time for which such registration shall hold good; limit the number of such marks that may be registered by any one person, and provide for the levy of fees for such registration.

42. The Local Government may by such rules prescribe as penalties for the infringement thereof imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

Double penalties may be inflicted in cases where the offence is committed after sunset and before sunrise, or after preparation for resistance to lawful authority, or if the offender has been previously convicted of a like offence.

43. The Government shall not be responsible for any loss or damage which may occur in respect of any timber or other forest-produce while at a depôt established under a rule made under section forty-one, or while detained elsewhere for the purposes of this Act; and no Forest-officer shall be responsible for any such loss or damage unless he causes such loss or damage negligently, maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any such depôt, every person employed at such depôt, whether by the Government or by any private person, shall render assistance to any Forest-officer or Police-officer demanding his aid in averting such danger and securing such property from damage or loss.

CHAPTER IX.

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER.

45. All timber found adrift, beached, stranded, or sunk;

all wood or timber bearing marks which have not been registered under section forty-one, or on which the marks have been obliterated, altered or defaced by fire or otherwise, and, in such areas as the Local Government directs, all unmarked wood and timber,

shall be deemed to be the property of Government unless and until any person establishes his right and title thereto, as provided in this chapter.

Such timber may be collected by any Forest-officer or other person entitled to collect the same by virtue of any rule made under section fifty-one, and may be brought to such depôts as the Forest-officer may from time to time notify as depôts for the reception of drift-timber.

The Local Government may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section, and withdraw such exemption.

46. Public notice shall from time to time be given by the Forest-officer, of timber collected under section forty-five. Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim.

47. When any such statement is presented as aforesaid, the Forest-officer may, after making such enquiry as he thinks fit, either reject the claim after recording his reasons for so doing, or deliver the timber to the claimant.

If such timber is claimed by more than one person, the Forest-officer may either deliver the same to any of such persons whom he deems entitled thereto, or may refer the claimants to the Civil Courts, and retain the timber pending the receipt of an order from any such Court for its disposal.

Any person whose claim has been rejected under this section may, within two months from the date of such rejection, institute a suit to recover possession of the timber claimed by him; but no person shall recover any compensation or costs against the Government, or against any Forest-officer, on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section.

No such timber shall be subject to process of any Civil, Criminal, or Revenue Court until it has been delivered, or a suit has been brought, as provided in this section.

48. If no such statement is presented as aforesaid, or if the claimant omits to prefer his claim in the manner and within the period prescribed by the notice issued under section forty-six, or, on such claim having been so preferred by him and having been rejected, omits to institute a suit to recover possession of such timber within the further period limited by section forty-seven, the ownership of such timber shall vest in the Government, or when such timber has been delivered to another person under section forty-seven, in such other person, free from all encumbrances.

49. The Government shall not be responsible for any loss or damage which may occur in respect of any timber collected under

Government and its officers not liable for damage to such timber.

section forty-five, and no Forest-officer shall be responsible for any such loss or damage, unless he causes such loss or damage negligently, maliciously or fraudulently.

50. No person shall be entitled to recover possession of any timber collected or delivered as aforesaid until he has paid to the Forest-officer or other person entitled to receive it such sum on account thereof as may be due under any rule made in pursuance of section fifty-one.

Payments to be made by claimant before timber is delivered to him.

51. The Local Government may from time to time make rules to regulate the following matters (namely) :—

Power to make rules and prescribe penalties.

(a) the salving, collection and disposal of all timber mentioned in section forty-five;

(b) the use and registration of boats used in salving and collecting timber;

(c) the amounts to be paid for salving, collecting, moving, storing and disposing of such timber;

(d) the use and registration of hammers and other instruments to be used for marking such timber.

The Local Government may from time to time prescribe, as penalties for the infringement of any rules made under this section, imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER X.

Penalties and Procedure.

52. When there is reason to believe that a forest-offence has been committed in respect of any forest-produce, such produce, together with all tools, boats, carts and cattle used in committing any such offence, may be seized by any Forest-officer or Police-officer.

Seizure of property liable to confiscation.

Every officer seizing any property under this section shall place on such property a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made:

Application for confiscation.

Provided that when the forest-produce with respect to which such offence is believed to have been committed is the property of Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

53. Upon the receipt of any such report the Magistrate shall, with all convenient dispatch, take such measures as may be necessary for the arrest and trial of the offender and the disposal of the property according to law.

Procedure thereupon.

54. All timber or forest-produce which is not the property of Government and in respect of which a forest-offence has been committed, and all tools, boats, carts and cattle used in committing any forest-offence, shall be liable to confiscation.

Forest-produce, tools, &c., when liable to confiscation.

Such confiscation may be in addition to any other punishment prescribed for such offence.

55. When the trial of any forest-offence is concluded, any forest-produce in respect of which such offence has been committed shall, if it is the property of Government or has been confiscated, be taken charge of by a Forest-officer, and in any other case may be disposed of in such manner as the Court may direct.

Disposal, on conclusion of trial for forest-offence, of produce in respect of which it was committed.

56. When the offender is not known, or cannot be found, the Magistrate may, if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be confiscated and taken charge of by the Forest-officer, or to be made over to the person whom he deems to be entitled to the same:

Procedure when offender not known, or cannot be found.

Provided that no such order shall be made until the expiration of one month from the date of seizing such property, or without hearing the person (if any) claiming any right thereto, and the evidence (if any) which he may produce in support of his claim.

57. The Magistrate may, notwithstanding anything hereinbefore contained, direct the sale of any property seized under section fifty-two and subject to speedy and natural decay, and may deal with the proceeds as he would have dealt with such property if it had not been sold.

Procedure as to perishable property seized under section 52.

58. The officer who made the seizure under section fifty-two or any of his official superiors, or any person claiming to be interested in the property so seized, may, within one month from the date of any order passed under section fifty-four, fifty-five or fifty-six, appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final.

Appeal from orders under sections 54, 55 and 56.

59. When an order for the confiscation of any property has been passed under section fifty-four or fifty-six, as the case may be, and the period limited by section fifty-eight for an appeal from such order has elapsed and no such appeal has been preferred, or when, on such an appeal being preferred, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or such portion thereof, as the case may be, shall vest in the Government free from all incumbrances.

Property when to vest in Government.

60. Nothing hereinbefore contained shall be deemed to prevent any officer empowered in this behalf by the Local Government from directing at any time the immediate release of any property seized under section fifty-two.

Saving of power to release property seized.

61. Any Forest-officer or Police-officer who vexatiously and unnecessarily seizes any property on pretence of seizing property liable to confiscation under this Act, shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

Punishment for wrongful seizure.

62. Whoever, with intent to cause damage or injury to the public or to any person, or to cause wrongful gain as defined in the Indian Penal Code,—

Penalty for counterfeiting or defacing marks on trees and timber and for altering boundary marks.

(a) knowingly counterfeits upon any timber or standing tree a mark used by Forest-officers to indicate that such timber or tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) alters, defaces or obliterates any such mark placed on a tree or on timber by or under the authority of a Forest-officer; or

(c) alters, moves, destroys or defaces any boundary-mark of any forest or wasteland to which the provisions of this Act are applied,

shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

63. Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person against whom a reasonable suspicion exists of his having been concerned in any forest-offence punishable with imprisonment for one month or upwards.

Every officer making an arrest under this section shall without unnecessary delay take or send the person arrested before the Magistrate having jurisdiction in the case.

Nothing in this section shall be deemed to authorize such arrest for any act which is an offence under chapter IV of this Act, unless such act has been prohibited under section twenty-nine, clause (c).

64. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offence.

Power to prevent commission of offence.

65. The Magistrate of the District, and any Magistrate of the first class specially empowered in this behalf by the Local Government, may try summarily, under the Code of Criminal Procedure, any forest-offence punishable only with imprisonment for a term not exceeding six months, or fine not exceeding five hundred rupees, or both.

Power to try offences summarily.

66. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by the rules made under this Act: Provided that no person shall be punished twice for the same offence.

Operation of other laws not barred.

67. The Local Government may from time to time, by notification in the local official Gazette, empower any Forest-officer by name, or as holding an office, to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence other than an offence under section sixty-one or section sixty-

Power to compound offences.

two a sum of money by way of compensation for any damage which may have been committed, and to release any property which has been seized as liable to confiscation on payment of the value thereof as estimated by such officer.

On the payment of such sum of money or such value or both as the case may be to such officer, the accused person, if in custody, shall be discharged the property seized shall be released, and no further proceedings shall be taken under this Act against such person or property; but nothing herein contained shall exempt such person from prosecution on the same facts under any other law for the time being in force.

68. When in any proceedings taken under this Act, or in consequence of anything done under this Act, a question arises as to whether any forest-produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved.

Presumption that forest-produce belongs to Government.

CHAPTER XI.

CATTLE-TRESPASS.

69. Cattle trespassing in a Reserved Forest, or in any portion of a Protected Forest which has been lawfully closed to grazing, shall be deemed to be cattle doing damage to a public plantation within the meaning of the eleventh section of the Cattle-trespass Act, 1871, and may be seized and impounded as such by any Forest-officer or Police-officer.

Cattle-trespass Act, 1871, to apply.

70. The Local Government may from time to time, by notification in the local official Gazette, direct that, in lieu of the fines fixed by the twelfth section of the Act last aforesaid, there shall be levied for each head of cattle impounded under section sixty-nine of this Act, such fines as it thinks fit, but not exceeding the following, that is to say:—

Power to alter fines fixed by that Act.

For each elephant	...	ten rupees.
For each buffalo or camel	...	two "
For each horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer	...	one rupee.
For each calf, ass, pig, ram, ewe, sheep, lamb, goat or kid	...	eight annas.

CHAPTER XII.

OF FOREST-OFFICERS.

71. The Local Government may invest any Forest-officer by name, or as holding an office, with the following powers, that is to say:—

Local Government may invest Forest-officers with certain powers.

(a) power to enter upon any land and to survey, demarcate, and make a map of the same;

(b) the powers of a Civil Court to compel the attendance of witnesses and the production of documents;

(c) power to issue a search-warrant under the Code of Criminal Procedure;

(d) power to hold an enquiry into forest-offences, and, in the course of such enquiry, to receive and record evidence.

Any evidence recorded under clause (d) of this section shall be admissible in any subsequent trial before a Magistrate, provided that it has been taken in the presence of the accused person.

72. All Forest-officers shall be deemed to be public servants within the meaning of the Indian Penal Code.

Forest-officers deemed public servants.

73. No suit shall lie against any public servant for anything done by him in good faith under this Act.

Indemnity for acts done in good faith.

74. Except with the permission in writing of the Local Government, no Forest-officer shall, as principal or agent, trade in timber or other forest-produce, or be or become interested in any lease of any forest or in any contract for working any forest, whether in British or Foreign territory.

Forest-officers not to trade.

CHAPTER XIII.

SUBSIDIARY RULES.

75. The Local Government may from time to time make rules—

Additional powers to make rules.

(a) to prescribe and limit the powers and duties of any Forest-officer under this Act;

(b) to regulate the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act;

(c) for the preservation, reproduction and disposal of trees and timber belonging to Government, but grown on lands belonging to or in the occupation of private persons; and

(d) generally to carry out the provisions of this Act.

76. Any person breaking any rule under this Act, for the breach of which no special penalty is provided, shall be punished with imprisonment for a term which may extend to one month, or fine which may extend to five hundred rupees, or both.

Penalties for breach of rules.

77. All rules made by the Local Government under this Act shall be published in the local official Gazette, and shall thereupon, so far as they are consistent with this Act, have the force of law.

Rules when to have force of law

Provided that no rule made under section twenty-seven, thirty-one or forty-one shall be so published without the previous sanction of the Governor General in Council.

CHAPTER XIV.

MISCELLANEOUS.

78. Every person who exercises any right in a Reserved or Protected Forest, or who is permitted to take any forest-produce from, or to cut and remove timber or to pasture cattle in, such forest, and every person who is employed by any such person in such forest, and

Persons bound to assist Forest-officer and Police-officers.

every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community,

shall be bound to furnish without unnecessary delay to the nearest Forest-officer or Police-officer any information he may possess respecting the commission of, or intention to commit, any forest-offence, and shall assist any Forest-officer or Police-officer demanding his aid

(a) in extinguishing any fire occurring in such forest;

(b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest;

(c) in preventing the commission in such forest of any forest-offence; and

(d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender.

79. If the Government and any person be jointly interested in any forest or waste-land, or in the whole or any part of the produce thereof, the Local Government may from time to time either

Management of forests the joint property of Government and other persons.

(a) undertake the management of such forest, waste-land or produce, accounting to such person for his interest in the same; or

(b) issue such regulations for the management of the forest, waste-land or produce by the person so jointly interested as it deems necessary for the management thereof and the interests of all parties therein.

When the Local Government undertakes, under clause (a) of this section, the management of any forest, waste-land or produce, it may from time to time, by notification in the local official Gazette, declare that any of the provisions contained in chapters II and IV of this Act shall apply to such forest, waste land or produce, and thereupon such provisions shall apply accordingly.

80. If any person be entitled to a share in the produce of any forest which is the property of Government or over which the Government has proprietary rights, or to any part of the forest-produce of which the Government is entitled, upon the condition of duly performing any service connected with such forest, such share shall be liable to confiscation in the event of the fact being established to the satisfaction of the Local Government that such service is no longer so performed: Provided that no such share shall be confiscated until the person entitled thereto, and the evidence (if any) which he may produce in proof of the due performance of such service, have been heard by an officer duly appointed in that behalf by the Local Government.

Failure to perform service for which a share in produce of Government forest is enjoyed.

81. All money payable to the Government under this Act, or under any rule made under this Act, or on account of the price of any forest-produce, or of expenses incurred in the execution of this Act in respect of such produce, may, if not paid when due, be recovered under the law for the time being in force as if it were an arrear of land-revenue.

Recovery of money due to Government.

82. When any such money is payable for or in respect of any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest-officer until such amount has been paid.

If such amount is not paid when due, the Forest-officer may sell such produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.

The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to Her Majesty.

83. Whenever it appears to the Local Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of the Land Acquisition Act, 1870, section four.

SCHEDULE.

(See section 1.)

ENACTMENTS REPEALED.

Number and year of Act or Regulation.	Title.	Extent of Repeal.
Act VII of 1865	An Act to give effect to Rules for the management and preservation of Government forests.	So much as has not been repealed.
Act VII of 1869	An Act to give validity to certain Rules relating to forests in British Burma.	The whole.
Act XIII of 1873.	An Act to amend the law relating to timber floated down the rivers of British Burma.	So much as has not been repealed.
Regulation IX of 1874	The Arakan Hill District Laws Regulations, 1874.	So far as it relates to Act VII of 1865 and VII of 1869.

D. FITZPATRICK,
Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information :—

ACT No. VIII of 1878.

SEA CUSTOMS ACT, 1878.

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An Act to consolidate and amend the law relating to the levy of Sea Customs-duties.

WHEREAS it is expedient to consolidate and amend the law relating to the levy of Sea Customs-duties; It is enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Sea Customs Act, 1878."

It extends to the whole of British India, and shall come into force on the first day of April 1878.

2. The Acts mentioned in the first schedule hereto annexed are repealed to the extent specified therein.

All references to any of the said Acts, in Acts passed subsequently thereto, shall be read as if made to the corresponding provisions of this Act.

All appointments, rules, declarations, exemptions, powers conferred, forms and conditions prescribed, values, fees, rates, and periods fixed, and notifications, instructions, directions, prohibitions, permits and licences issued, under any Act hereby repealed shall, if the same are in force at the time this Act comes into force, be deemed to have been respectively made, conferred, proscribed, fixed and issued under this Act, in so far as they are consistent herewith.

3. In this Act, unless there be something repugnant in the subject or context—

(a) "Chief Customs-Authority" denotes the person authorized to exercise, subject to the Local Government, the chief control in matters relating to Sea Customs in any place in which this Act operates.

(b) "Chief Customs-Officer" denotes the Chief Executive Officer of Sea-customs for any Port to which this Act applies:

(c) "Customs-collector" includes every officer of Customs for the time being in separate charge of a Custom-house, or duly authorized to perform all, or any special, duties of an officer so in charge:

(d) "Customs-port" means any place except Aden declared under section 11 to be a Port for the shipment and landing of goods:

(e) "Foreign Port" means Aden and any place beyond the limits of British India:

(f) "Vessel" includes anything made for the conveyance by water of human beings or property:

(g) "Coasting vessel" denotes any vessel proceeding from one Customs-port to another Customs-port, whether touching at any intermediate Foreign Port or not; or proceeding from or to a Customs-port to or from a place declared to be a port under section 12:

(h) "Master" when used in relation to any vessel means any person, except a Pilot or Harbour Master, having command or charge of such vessel:

(i) "Warehousing port" means any Customs-port declared under section 14 to be a warehousing port:

(j) "Warehouse" denotes any place appointed or licensed under section 15 or section 16.

4. When any person is expressly or impliedly authorized by the owner of any goods to be his agent in respect of such goods for all or any of the purposes of this Act, and such authorization is approved by the Customs-collector, such person shall, for such purposes, be deemed to be the owner of such goods.

5. Anything which a Master is required or empowered to do under this Act may, with the express or implied consent of such Master and the approval of the Customs-collector, be done by a ship's agent.

CHAPTER II.

APPOINTMENT AND POWERS OF OFFICERS, &c.

6. The Local Government of every place in which duties of Sea-customs are leviable, may appoint such persons as it thinks fit to be officers of Customs, and to exercise the powers conferred, and to perform the duties imposed, by this Act on such officers.

Every person so appointed may be suspended or dismissed by the Local Government which appointed him.

7. The Local Government may delegate to any officer of Customs any of the powers vested in it by the first clause of section 6.

Every person appointed in exercise of such delegated power may be suspended or dismissed by the officer who appointed him.

8. At any place for which there is no Custom-house, the Collector of the District and the officer subordinate to him shall, unless the Local Government otherwise directs, perform all duties imposed by this Act on a Customs-collector and other officers of Customs.

9. The Chief Customs-Authority may from time to time, with the sanction of the Local Government, make rules consistent with this Act:

(a) prescribing and limiting the powers and duties of officers of Customs,

(b) regulating the delegation of their duties by such officers; and

(c) generally to carry out the provisions of this Act.

10. No Chief Customs-Authority or Chief Customs-Officer, and no other officer of Customs whom such Chief Authority or Chief Officer deems it necessary to exempt on grounds of public duty, shall be compelled to serve on any jury or inquest, or as an assessor.

CHAPTER III.

APPOINTMENT OF PORTS, WHARVES, CUSTOM-HOUSES, WAREHOUSES AND BOARDING AND LANDING-STATIONS.

11. The Local Government may from time to time, by notification in the official Gazette,

(a) declare the places within the territories administered by it which alone shall be Ports for the shipment and landing of goods;

(b) declare the limits of such Ports;

(c) appoint proper places therein to be Wharves for the landing and shipping of goods, or of particular classes of goods;

(d) declare the limits of any such Wharf;

(e) alter the name of any such Port or Wharf; and

(f) declare what shall, for the purposes of this Act, be deemed to be a Custom-house, and the limits thereof.

12. The Local Government may also from time to time in like manner declare places to be Ports for the carrying on of coasting trade with Customs-ports, or with any specified Customs-port, and for no other purpose.

13. The Governor General in Council may from time to time direct, by notification in the Gazette of India, that all goods or any specified class of goods imported from or exported to any Foreign Port to or from a Customs-port shall, with such limitations and on such conditions (if any) as he thinks fit, be treated

for any of the purposes of this Act as goods imported from or exported to a Customs-port as the case may be.

14. The Local Government may from time to time declare, by notification in the official Gazette, that any Customs-port shall be a Warehousing Port for the purposes of this Act.

15. At any Warehousing Port, the Chief Customs-Authority may from time to time appoint public warehouses wherein dutiable goods may be deposited without payment of duty on the first importation thereof, and may cancel such appointment.

16. At any Warehousing Port, the Chief Customs-Officer may from time to time license private warehouses wherein dutiable goods may be deposited as aforesaid.

Every application for a license for a private warehouse shall be in writing and shall be drawn up in such form as is from time to time prescribed by the Chief Customs-Authority, and shall be signed by the applicant.

Every license granted under this section may be cancelled on conviction of the licensee of any offence under this Act relating to warehouses, unless it is otherwise provided in the license, or on the expiration of one month's notice in writing given to the licensee by the Chief Customs-Officer.

17. The Chief Customs-Authority may from time to time appoint, in or near any Customs port, stations or limits at or within which vessels arriving at, or departing from, such Port shall bring to for the boarding or landing of officers of Customs, and may, unless separate provision therefor has been made under the Indian Ports Act, 1875, direct at what particular place in any such Port vessels, not brought into Port by pilots, shall anchor or moor.

CHAPTER IV.

PROHIBITIONS AND RESTRICTIONS OF IMPORTATION AND EXPORTATION.

18. No goods specified in the following clauses shall be brought, whether by land or sea, into British India:—

(a) any book printed in infringement of any law in force in British India on the subject of copyright, when the proprietor of such copyright, or his agent, has given to the Chief Customs-Authority a notice in writing that such copyright subsists, and a statement of the date on which it will expire;

(b) counterfeit coin: or coin which purports to be Cluden's coin of India, or to be coin made under the Native Coinage Act, 1876, but which is not of the established standard in weight or fineness:

(c) any obscene book, pamphlet, paper, drawing painting, representation, figure or article:

(d) articles bearing any names, brands or marks being, or purporting to be, the names, brands or marks of manufacturers resident in the United Kingdom or British India, and not made by such manufacturers.

19. The Governor General in Council may from time to time, by notification in the *Gazette of India*, prohibit or restrict the bringing or taking by sea or by land goods of any specified description into or out of British India or any specified part of British India.

CHAPTER V.

LEVY OF, AND EXEMPTION FROM, CUSTOMS-DUTIES.

20. Except as herein after provided, Customs-duties shall be levied at such rates as may be prescribed by or under any law for the time being in force, on—

(a) goods imported or exported by sea into or from any Customs-port from or to any Foreign Port;

(b) opium, salt or salted fish imported by sea from any Customs-port into any other Customs-port;

(c) goods brought from any Foreign Port to any Customs-port, and without payment of duty, there transhipped for, or thence carried to, and imported at any other Customs port; and

(d) goods brought in bond from one Customs-port to another:

Provided that no such duties shall be levied on goods belonging to the Government.

21. Except as otherwise expressly provided by any law for the time being in force, goods whereof any article liable to duty under this Act forms a part or ingredient shall be chargeable with the full duty which would be payable on such goods if they were entirely composed of such article, or if composed of more than one article liable to duty then with the full duty which would be payable on such goods if they were entirely composed of the article charged with the highest rate of duty.

22. The Governor General in Council may from time to time, by notification in the *Gazette of India*, fix, for the purpose of levying duties, tariff-values of any goods exported or imported by sea on which Customs-duties are by law imposed, and alter any such values fixed by any Tariff Act for the time being in force.

23. The Governor General in Council may from time to time, by notification in the *Gazette of India*, exempt any goods imported into, or exported from, British India, or into or from any specified Port therein, from the whole or any part of the Customs-duties leviable on such goods.

The Local Government may, by special order in such case, exempt from the payment of duty, under circumstances of an exceptional nature, to be stated in such order,

any goods on which Customs-duties are leviable.

24. The Customs-collector may, subject to any general rules relating to the landing and shipping of passengers' baggage and the passing of the same through the Customs-house, which may be made under section 75, pass free of duty any baggage in actual use, and for this purpose may determine, subject to any such rules, whether any goods shall be treated as baggage in actual use, or as goods subject to duty.

25. If goods produced or manufactured in British India be imported into any Customs-port from any Foreign Port, such goods shall be liable to all the duties, conditions and restrictions (if any) to which goods of the like kind and value not so produced or manufactured are liable on the first importation thereof:

Provided that, if such importation takes place within three years after the exportation of such goods, and it is proved to the satisfaction of the Customs-collector that the property in such goods has continued in the person by whom, or on whose account, they were exported, the goods may be admitted without payment of duty.

26. Any goods produced or manufactured in British India which have been exported therefrom, and on the exportation of which any drawback of excise has been received shall, on being imported into any Customs-port, be subjected, unless the Chief Customs-Authority in any particular case otherwise directs by special order, to payment of excise duty, at the rate to which goods of the like kind and quality are liable at such port.

27. All goods derelict, jetsam, flotsam and wreck, brought or coming into any place in British India shall be subject to the same duties, if any, to which goods of the like kind are for the time being subject on importation at any Customs-port and shall in other respects be dealt with as if they were imported from a foreign port, unless it be shown to the satisfaction of the Customs-collector that such goods are the produce or manufacture of any place, from which they are entitled to be admitted duty-free.

28. Provisions and stores produced or manufactured in British India, required for use on board of any vessel proceeding to any Foreign Port, may be shipped free of duty, whether of customs or excise, in such quantities as the Customs-collector determines with reference to the tonnage of the vessel, the numbers of the crew and passengers, and the length of the voyage on which the vessel is about to depart:

Provided that no rum shall be so shipped on any vessel going on a voyage of less than thirty days' probable duration.

29. On the importation into, or exportation from, any Customs-port of any goods, whether liable to duty or not, the owner of such goods shall, in his bill of entry or shipping-bill, as the case may be, state the real value, quantity, and description of such goods to the best of his knowledge and belief, and shall subscribe a declaration of the truth of such statement at the foot of such bill.

In case of doubt, the Customs-collector may require any such owner or any other person in possession of any invoice, broker's note, policy of insurance or other document, whereby the real value, quantity, or description of any such goods can be ascertained, to produce the same, and to furnish any information relating to such value, quantity, or description which it is in his power to furnish. And thereupon such person shall produce such document and furnish such information:

Provided that, if the owner makes and subscribes a declaration before the Customs-collector to the effect that he is unable, from want of full information, to state the real value or contents of any case, package or parcel of goods, then the Customs-collector shall permit him, previous to the entry thereof, (1) to open such case, package or parcel, and examine the contents in presence of an officer of Customs, or (2) to deposit such case, package or parcel in a public warehouse appointed under section 15 without warehousing the same, pending the production of such information.

30. For the purposes of this Act the real value shall be deemed to be—

(a) the wholesale cash-price, less trade-discount, for which goods of the like kind and quality are sold, or are capable of being sold, at the time and place of importation or exportation as the case may be, without any abatement or deduction whatever, except (in the case of goods imported) of the amount of the duties payable on the importation thereof: or,

(b) where such price is not ascertainable, the cost at which goods of the like kind and quality could be delivered at such place without any abatement or deduction except as aforesaid.

31. Goods chargeable with duty upon the examination of ad-value thereof, but for which a specific value is not fixed by law for the purpose of levying duties thereon, shall, without unnecessary delay, be examined by an officer of Customs. If it appears that the real value of such goods is correctly stated in the bill-of-entry or shipping-bill, the goods shall be assessed in accordance therewith.

32. If it appears that such goods are properly chargeable with a higher rate or amount of duty than that to which they would be subject according to the value thereof as stated in the bill-of-entry or shipping-bill, such officer may detain such goods.

In every such case the detaining officer shall forthwith give notice in writing to the owner of the goods of their detention, and of the

value thereof as estimated by him; and the Customs-collector shall, within two clear working days after such detention, or within such reasonable period as may with the consent of the parties be arranged, determine either to deliver such goods on payment of duty charged according to the entry of such owner, or to retain the same for the use of Government.

If the goods be retained for the use of Government, the Customs-collector shall cause the full amount stated in the bill as their real value to be paid to the owner in full satisfaction for such goods, in the same manner as if they had been transferred by ordinary sale, and shall, after due notice in the local official Gazette, or some local newspaper and without unnecessary delay, cause them to be put up to public auction in wholesale lots for cash on delivery.

If the Customs-collector deems the highest offer made at such sale to be inadequate, he may either adjourn the sale to some other day, to be notified as aforesaid, or buy in the goods, and without unnecessary delay dispose of them for the benefit of Government.

If the proceeds arising from such sale exceed the sum paid to the owner, together with (in the case of goods imported) the duty to which the goods are liable and all charges incurred by Government in connection with them a portion not exceeding one-half of the overplus shall, at the discretion of the Chief Officer of Customs, be payable to the officer who detected the under-valuation of the goods.

Nothing in this section shall prevent the Chief Officer of Customs, when he has reason to believe that any such under-valuation was solely the result of accident or error, from permitting the owner of the goods, on his application for that purpose, to amend such entry, on payment of such increased rate of duties on the excess of the amended over the original valuation, or on such other terms as the Chief Officer of Customs may determine.

33. If, on the first examination of any such goods under section 31, the owner thereof states in writing that such goods are in consequence of damage sustained before delivery of the bill of entry, of value less than that stated in such bill, the Customs-collector, on being satisfied of the fact, may allow abatement of duty accordingly.

The reduced duty to be levied on such goods may be ascertained by either of the following methods, at the option of the owner—

(a) the real value of such goods may be fixed on appraisement by an officer of Customs and the duty may be assessed on the value so fixed; or

(b) the goods may, after due notice in the local official Gazette or some local newspaper, be sold by public auction at such time (within thirty days from the date of delivery of the bill of entry), and at such place, as the Customs-collector appoints; and the duty may be assessed on the gross amount realized by such sale, without any abatement or deduction, except (in the case of goods imported) of so much as represents the duties payable on the importation thereof.

34. When any goods, the value of which has been fixed by law for the purpose of levying duties thereon, have, before delivery of the bill of entry, deteriorated to the extent of more than one-tenth of their value, the duty on such goods shall if the owner thereof so desires be assessed *ad valorem*.

The real value of such goods shall be ascertained as provided in section 33, and the duty shall be assessed thereon.

35. No abatement of duty on account of damage shall be allowed on wines, spirit or beer, or on any other articles on which duties are levied on quantity and not on value.

36. Except as provided in section 94, no amendment of a bill of entry or shipping-bill relating to goods assessed for duty on the declared value, quantity, or description thereof shall be allowed after such goods have been removed from the Custom-house.

37. The rate of duty and the tariff valuation (if any) applicable to any goods imported shall be the rate and valuation in force on the date on which the bill of entry thereof is delivered to the Customs-collector under section 86:

Provided that when such rate or valuation has been raised after the grant of port-clearance at the port of shipment, the rate and valuation applicable to such goods shall be the rate and valuation in force on the date of such grant.

Provided also that if such goods are warehoused and re-assessed under section 115 of this Act, the rate and valuation applicable thereto shall be the rate and valuation in force at the time when application is made to clear such goods for home consumption.

Explanation.—A bill of entry shall for the purposes of this section be deemed to be delivered when it is first presented to the proper officer of Customs.

33. The rate of duty and tariff valuation (if any) applicable to any goods exported shall be the rate and valuation in force when a shipping-bill of such goods is delivered under section 137.

33. When Customs-duties or charges have been short-levied through inadvertence, error, collusion or misconstruction on the part of the officers of Customs, or through mis-statement as to real value, quantity, or description on the part of the owner,

or when any such duty, or charge after having been levied, has been owing to any such cause erroneously refunded,

the person chargeable with the duty or charge so short-levied, or to whom such refund has erroneously been made, shall pay the deficiency or repay the amount paid to him in excess, on demand being made within three months from the date of the first assessment or making of the refund;

and the Customs-collector may refuse to pass any goods belonging to such person until the said deficiency or excess be paid or repaid.

40. No Customs-duties or charges which have been paid, and of which repayment, wholly or in part, is claimed in consequence of the same having been paid through inadvertence, error or misconstruction, shall be returned, unless such claim is made within three months from the date of such payment.

No refund of charges erroneously levied or paid, unless claimed within three months.

41. The Customs-collector may, if he thinks fit, instead of requiring payment of Customs-duties and charges due from any mercantile firm or public body, at the time such duties and charges are payable under this Act, keep with such firm or body an account current of such duties and charges. Such account shall be settled at intervals not exceeding one month, and such firm or body shall make a deposit or furnish security sufficient in the opinion of the Customs-collector to cover the amount which may at any time be due from them in respect of such duties and charges.

Power to give credit for and keep account current of duties and charges.

CHAPTER VI.

DRAWBACK.

42. When any goods, capable of being easily identified, which have been imported by sea into any Customs-port from any Foreign Port, and upon which duties of Customs have been paid on importation, are re-exported by sea from such Customs-port to any Foreign Port, or as provisions or stores for use on board a ship proceeding to a Foreign Port seven-eighths of such duties shall, except as otherwise hereinafter, provided be repaid as drawback:

Drawback allowable on goods identified, which have been imported by sea into any Customs-port from any Foreign Port, and upon which duties of Customs have been paid on importation, are re-exported by sea from such Customs-port to any Foreign Port, or as provisions or stores for use on board a ship proceeding to a Foreign Port.

Provided that, in every such case, the goods be identified to the satisfaction of the Customs-collector at such Customs-port, and that the re-export be made within two years from the date of importation, as shown by the records of the Custom-house, or within such extended term as the Chief Customs-Authority, on sufficient cause being shown, in any case determines.

Conditions for grant of drawback.

43. When any goods having been charged with import-duty at one Customs-port and thence exported to another, are re-exported by sea as aforesaid, drawback shall be allowed on such goods as if they had been so re-exported from the former port.

Drawback on goods exported to Customs-port and thence to Foreign Port.

Provided that, in every such case, the goods be identified to the satisfaction of the officer in charge of the Custom-house at the Port of final exportation, and that such final exportation be made within three years from the date on which they were first imported into British India.

Proviso.

44. A drawback of the whole of the Customs-duties shall be allowed on wine and spirit intended for the consumption of any officer of Her Majesty's Navy, on board of any of Her Majesty's ships in actual service, unless such wine and spirit have been warehoused without payment of duty on the first entry thereof.

Drawback of duties on wine and spirit allowed for officers of Navy.

The quantity of wine and spirit on which drawback may be so allowed in any one year for the

use of such officers shall not exceed the quantities hereinafter allowed for each such officer respectively; that is to say—

	Gale.
For every Admiral ...	1,200
Vice-Admiral ...	1,050
Rear-Admiral ...	840
Captain of 1st and 2nd rate ...	630
Captain of 3rd, 4th and 5th rate ...	420
Captain of an inferior rate ...	210
Lieutenant or other Commanding Officer, Marine-officer, Master, Purser or Surgeon ...	105

45. Every person clearing and claiming drawback for wine or spirit, as provided in section 44, shall state in the shipping bill the name of the officer for whose use such wine or spirit is intended, and of the ship in which he serves, as well as the place and date of the last supply for which drawback was allowed.

Persons entering such wine or spirit for drawback to declare name and rank of officer claiming same.

All such wine and spirit shall be delivered into the charge of the proper officers of Customs at the Port of shipment, to be shipped under their care; and when the officer commanding the ship has certified the receipt of such wine and spirit into his charge, and any such officer of Customs has certified the shipment, the drawback shall be paid to the person entitled to receive the same.

46. The Customs-collector may permit the transfer of wine or spirit from one Naval officer to another, or for of any such wine or spirit from one Naval officer to another Naval officer on board of the same, or of any other such vessel, as part of his authorized quantity; or may permit the transshipment of any such wine or spirit from one vessel to another for the use of the same Naval officer; or the re-landing and warehousing of any such wine or spirit for future re-shipment.

Transfer of wine or spirit from one Naval officer to another.

The Customs-collector may also receive back the duties for any such wine or spirit, and allow the same to be cleared for home-consumption.

47. Provisions and stores for the use of Her Majesty's Navy or of any officer thereof which are subject to duty may, in like manner, be transferred, transhipped or reloaded and warehoused, free of duty;

Provisions and stores for Her Majesty's Navy.

and where duties have been paid on any such provisions or stores required for shipment, drawback of such duties, whether of customs or excise, shall be allowed on receipt of an application in writing from the officer commanding the ship for which they are intended, or from some other officer duly authorized to make such application.

48. The provisions of sections 44, 45, 46 and 47 as to officers of Her Majesty's Navy apply also to officers of Her Majesty's Indian Marine and Marine-survey on board of any of the ships of such Marine or Survey proceeding to any port out of India, and the rules prescribed by section 47 as to provisions and stores for the use of Her Majesty's Navy apply also to provisions and stores for the use of such Marine or Survey.

Indian Marine and Marine-survey.

49. The Governor General in Council may from time to time, by notification Power to declare what goods are identifiable, in the *Gazette of India*,

(a) declare what goods shall, for the purpose of this chapter, be deemed to be capable of being easily identified; and

(b) prohibit the payment of drawback upon the re-exportation of goods to any specified Foreign Port in India. and may prohibit drawback in case of specified Foreign Port.

50. Notwithstanding anything hereinbefore contained, no drawback shall be allowed—

(a) upon goods not included in the export-manifest, or

(b) where the goods to be exported are of less value than the amount of drawback claimed, or

(c) where the claim is for drawback amounting, in respect of any single shipment, to less than five rupees, and the Customs-collector thinks fit to reject it, or

(d) on salt, salted fish, or opium.

51. No drawback shall be allowed unless the claim to receive such drawback be made and established at the time of re-export.

No such payment of drawback shall be made until the vessel carrying the goods has put out to sea, or unless payment be demanded within six months from the date of entry for shipment.

52. Every person, or his duly authorized agent, claiming drawback on any goods duly exported, shall make and subscribe a declaration that such goods have been actually exported, and have not been re-landed and are not intended to be re-landed at any Customs-port; and that such person was at the time of entry outwards and shipment, and continues to be, entitled to drawback thereon.

CHAPTER VII.

ARRIVAL AND DEPARTURE OF VESSELS.

Arrival and entry of vessel inwards.

53. The Local Government may, by notification Power to fix places beyond which inward-bound vessels are not to proceed until manifest delivered. in the local official Gazette, fix a place in any river or Port, beyond which no vessel arriving shall pass until a manifest has been delivered to the Pilot, officer of Customs or other person duly authorized to receive the same.

If, in any river or Port wherein a place has been fixed by the Local Government under this section, the Master of any vessel arriving remains outside or below the place so fixed, such Master shall, nevertheless, within twenty-four hours after the vessel anchors, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.

54. If any vessel arrives at any Customs-port in which a place has not been so fixed, the Master of such vessel shall, within twenty-four hours after such vessel has anchored within the limits of the Port, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.

55. Every manifest shall be signed by the Master, shall specify all goods imported in such vessel, showing separately all goods (if any) intended to be landed, transhipped or taken on to another Port, and all ships' stores intended for consumption in Port or on the homeward voyage, and shall contain such further particulars, and be made out in such form, as the Chief Customs-Authority may from time to time direct.

The Customs-collector shall permit the Master to amend any obvious error in the manifest, or to supply any omission which in the opinion of such Collector results from accident or inadvertence, by furnishing an amended or supplementary manifest,

and may, if he thinks fit, levy thereon such fee as the Chief Customs-Authority from time to time directs.

Except as herein provided no import manifest shall be amended.

56. The person receiving a manifest under section 53 or 54 shall counter-sign the same and enter thereon such particulars as the Chief Customs-Authority from time to time directs in this behalf.

57. No vessel arriving in any Customs-port shall be allowed to break bulk until a manifest has been delivered as hereinbefore provided; nor until a copy of such manifest, together with an application for entry of such vessel inwards, has been presented by the Master to the Customs-collector, and an order has been given thereon for such entry.

58. The Master shall, if required so to do by the Customs-collector at the time of presenting such application, deliver to the Customs-collector the bill of lading or a copy thereof for every part of the cargo laden on board, and any port-clearance, cockett or other paper granted in respect of such vessel at the place from which she is stated to have come, and shall answer all such questions relating to the vessel, cargo, crew and voyage as are put to him by such officer.

The Customs-collector may, if any requisition or question made or put by him under this section is not complied with or answered, refuse to grant such application.

59. Notwithstanding anything contained in section 57, the Customs-collector may grant, prior to receipt of the manifest, and to the entry inwards of the vessel, a special pass permitting bulk to be broken.

The granting of such pass shall be subject to such rules as may from time to time be made by the Chief Customs-Authority.

60. Notwithstanding anything contained in Manifest, &c., may be section 53, 54, 57 or 58, delivered by ship's agent, the Customs-collector may accept from the ship's agent in lieu of the Master delivery of the manifest or of any other document required by those sections to be delivered by the Master.

Entry outwards, port-clearance and departure of vessels.

61. No vessel shall take on board any part of her export-cargo, until a written application for entry of such vessel outwards subscribed by the Master of such vessel, has been made to the Customs-collector or before an order has been given thereon by such officer for such entry.

Every application made under this section shall specify the name, tonnage, and national character of the vessel, the name of the Master, and the name of every place for which cargo is to be shipped.

62. No vessel, whether laden or in ballast, shall depart from any Customs-port until a port-clearance has been granted by the Customs-collector or other officer duly authorized to grant the same.

And no Pilot shall take charge of any vessel proceeding to sea, unless the Master of such vessel produces a port-clearance.

63. Every application for port-clearance shall be made by the Master at least twenty-four hours before the intended departure of the vessel.

The Master shall, at the time of applying for port-clearance—

(a) deliver to the Customs-collector a manifest in duplicate in such form as may from time to time be prescribed by the Chief Customs-Authority, signed by such Master, specifying all goods to be exported in the vessel, and showing separately all goods and stores entered in the import-manifest, and not landed or consumed on board or transhipped;

(b) deliver to the Customs-collector such shipping bills or other documents as such Customs-collector acting under the general instructions of such Chief Customs-Authority, requires; and

(c) answer to the proper officer of Customs such questions touching the departure and destination of the vessel as are demanded of him.

The provisions of section 55 relating to the amendment of import-manifests shall *mutatis mutandis* apply also to export manifests delivered under this section.

64. The Customs-collector may refuse port-clearance to any vessel until (a) the provisions of section 58 are complied with;

(b) all Port-dues and other charges and penalties due by such vessel, or by the owner or Master thereof, and all duties payable in respect

of any goods shipped therein have been duly paid, or their payment secured by such guarantee, or by a deposit at such rate as such Customs-collector directs;

(c) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that he will be liable for any penalty imposed under section 167, No. 17, and furnishes security for the discharge of the same;

(d) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that such agent is answerable for the discharge of all claims for damage or short delivery which may be established by the owner of any goods comprised in the import-cargo in respect of such goods.

A ship's agent delivering a declaration under clause (c) of this section shall be liable to all penalties which might be imposed on the Master under section 167, No. 17, and a ship's agent delivering a declaration under clause (d) of this section shall be bound to discharge all claims referred to in such declaration.

65. When the Customs-collector is satisfied that the provisions of section 58 and if necessary of clauses (b) and (c) and (d) of section 64 have been complied with, he shall grant a port-clearance to the Master, and shall return at the same time to such Master one copy of the manifest duly countersigned by the proper officer of Customs.

66. Notwithstanding anything contained in sections 64 and 65, the Customs-collector may (subject to such rules as the Chief Customs-Authority may from time to time prescribe) grant a port-clearance to the Master when the ship's agent furnishes such security as the Customs-collector deems sufficient for duly delivering, within five days from the date of such grant, the manifest and other documents specified in section 63.

CHAPTER VIII.

GENERAL PROVISIONS AFFECTING VESSELS IN PORT.

67. The Customs-collector at any Customs-port may at any time depute some officer, to board his discretion one or more officers of Customs to board any vessel in or arriving at such Port.

Every officer of Customs so sent shall remain on board of such vessel by day and by night unless or until the Customs-collector otherwise orders.

68. Whenever an officer of Customs is so deputed on board of any vessel, the Master of such vessel shall be bound to receive on board such officer, and one servant of such officer, and to provide such officer and servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water, and with the means of cooking on board.

69. Every officer of Customs so deputed shall have free access to every part of the vessel, and may fasten down any hatchway or entrance to the hold, and

mark any goods before landing, and lock up, seal, mark, or otherwise secure any goods on board of such vessel.

If any box, place or closed receptacle in any such vessel be locked, and the key be withheld, such officer shall report the same to the Customs-collector, who may thereupon issue to the officer on board, or to any other officer under his authority, a written order to search.

On production of such order, the officer bearing the same may require that any such box, place or closed receptacle be opened in his presence; and, if it be not opened upon his requisition, he may break open the same.

70. Unless with the written permission of the Customs-collector or in accordance with a general permission granted under section 74, no goods, other than passengers' baggage, or ballast urgently required to be shipped for the vessel's safety, shall be shipped or waterborne to be shipped or discharged from any vessel in any Customs-port, except in the presence of an officer of Customs.

71. When an officer of Customs is deputed under section 67 to remain on board a vessel, the tonnage of which does not exceed six hundred tons, a period of thirty working days, reckoned from the date on which he boards such vessel, or such additional period as the Customs-collector directs, shall be allowed for the discharge of import-cargo and the shipment of export-cargo on board of such vessel.

One additional day shall, in like manner, be allowed for every fifty tons in excess of six hundred.

No charge shall be made for the services of a single officer of Customs for such allowed number of working days, or for the services of several such officers (if available) for respective periods not exceeding in the aggregate such allowed number of working days.

If the period occupied in the discharge and shipment of cargo be in excess of thirty working days, together with the additional period (if any) allowed under this section, the vessel shall be charged with the expense of the officer of Customs at a rate not exceeding five rupees per diem (Sundays and holidays excepted) for such excess period.

In calculating any period allowed, or any charge made, under this section, the period (if any) during which a vessel after the completion of the discharge of import-cargo, and before commencing the shipment of export-cargo, is laid up by the withdrawal of the officer of Customs upon application from the Master, shall be deducted.

72. Except with the written permission of the Customs-collector, no goods, other than passengers' baggage, shall in any Customs-port be discharged from any vessel, or be shipped or water-borne to be shipped—

(a) on any Sunday or on any holiday or day in which the discharge or shipping of cargo, as

the case may be, is prohibited by the Chief Customs-Authority;

(b) on any day, except between such hours as such authority from time to time appoints by notification in the official Gazette.

73. No goods shall in any Customs-port be landed at any place other than a wharf or other place duly appointed for that purpose, and

unless with the written permission of the Customs-collector or when a general permission has been granted under section 74, no goods shall in any Customs-port be shipped or water-borne to be shipped from any place other than a wharf or other place duly appointed for that purpose.

74. Notwithstanding anything contained in section 70 or 73, the Chief Customs-Authority may, by notification in the local official Gazette, give general permission for goods to be shipped or water-borne to be shipped in any Customs-port from all or any places not duly appointed as wharves, and without the presence or authority of an officer of Customs.

75. The Chief Customs-Authority may from time to time make rules for the landing and shipping of passengers' baggage and the passing of the same through the Customs-house; and for the landing, shipping and clearing of parcels forwarded by Her Majesty's or other mails, or by other regular packets and passenger vessels.

When any baggage or parcels is or are made over to an officer of customs for the purpose of being landed a fee of such amount as the Local Government from time to time directs shall be chargeable thereon, as compensation for the expense and trouble incurred in landing and depositing the same in the Customs-house.

76. When any goods are water-borne for the purpose of being landed from any vessel and warehoused or cleared for home-consumption, or of being shipped for exportation on board of any vessel, there shall be sent, with each boat-load or other separate despatch, a boat-note specifying the number of packages so sent and the marks and numbers or other description thereof.

Each boat-note for goods to be landed shall be signed by an officer of the vessel, and likewise by the officer of Customs on board, if any such officer be on board, and shall be delivered on arrival to any officer of Customs authorized to receive the same.

Each boat-note for goods to be shipped shall be signed by the proper officer of Customs, and, if an officer of Customs is on board of the vessel on which such goods are to be shipped, shall be delivered to such officer. If no such officer be on board, every such boat-note shall be delivered to the Master of the vessel, or to an officer of the vessel appointed by him to receive it.

The officer of Customs who receives any boat-note of goods landed, and the officer of Customs, Master, or other officer, as the case may be, who receives any boat-note of goods shipped, shall sign the same and note thereon such particulars as the Chief Customs-Authority may from time to time direct.

The Local Government may from time to time by notification in the local official Gazette, suspend the operation of this section in any Customs-port or part thereof.

77. All goods water-borne for the purpose of being landed or shipped shall be landed or shipped without any unnecessary delay.

Goods water-borne to be forthwith landed or shipped.

78. Except in cases of imminent danger no goods shall be discharged into or loaded in any boat for the purpose of being landed or shipped shall be transhipped into any other boat without the permission of an officer of Customs.

Such goods not to be transhipped without permission.

79. The Local Government may declare with regard to any Customs-port, by notification in the local official Gazette, that after a date therein specified, no boat not duly licensed and registered shall be allowed to ply as a cargo-boat for the landing and shipping of merchandize within the limits of such Port.

Power to prohibit plying of unlicensed cargo-boats.

In any Port with regard to which such notification has been issued, the Chief Officer of Customs or other officer whom the Local Government appoints in this behalf, may, subject to such rules and on payment of such fees as the Local Government from time to time prescribes by notification in the local official Gazette, issue licenses for, and register cargo boats. Such officer may also, subject to rules so prescribed, cancel any license so issued.

Issue of licenses and registration of cargo-boats.

80. The Customs-collector may, whenever he thinks fit, require that goods stowed in bulk, and brought by sea or intended for exportation, shall be weighed or measured on board-ship before landing or after shipment, and may levy duty according to the result of such weighing or measurement.

Power to require goods to be weighed or measured on board before landing or after shipment.

CHAPTER IX.

OF DISCHARGE OF CARGO AND ENTRY INWARDS OF GOODS.

81. When an order for entry inwards of any vessel which has arrived in any Customs-port, or a special pass permitting such vessel to break bulk, has been given, the discharge of the cargo of such vessel may be proceeded with.

Discharge of cargo may commence on receipt of due permission.

82. Except as otherwise provided in this Act, no goods shall be allowed to leave any such vessel, unless they are entered in the original manifest of such vessel, or in an amended or supplementary manifest received under section 55.

Goods not to leave ship unless entered in manifest.

83. If the owner of any goods (except such as have been shown in the import-manifest as not to be landed) does not land such goods within such period as is specified in the bill of lading of such goods, or if no period is so specified within such number of working days, not exceeding fifteen, after the entry

Procedure in respect of goods not landed within time allowed.

of the vessel importing the same, as the Local Government from time to time appoints by notification in the official Gazette, or

if the cargo of any vessel, with the exception of only a small quantity of goods, has been discharged previously to the expiration of the period so specified or appointed, as the case may be,—

the Master of such vessel or, on his application, the proper officer of Customs, may then carry such goods to the Custom-house, there to remain for entry.

The Customs-collector shall thereupon take charge of and grant receipts for such goods;

and if notice in writing has been given by the Master that the goods are to remain subject to a lien for freight, primage, general average, or other charges of a stated amount, the Customs-collector shall hold such goods until he receives notice in writing that the said charges are paid.

84. At any time after the arrival of any vessel, the Customs-collector may, with the consent of the Master of such vessel, cause any small package or parcel of goods to be carried to the Custom-house, there to remain for entry, in charge of the officers of Customs, during the remainder of the working days allowed under this Act for the landing of such package or parcel.

Power to land small parcels.

If any package or parcel so carried to the Custom-house remains unclaimed on the expiration of the number of working days so allowed for its landing, or at the time of the clearance outwards of the vessel from which it was landed, the Master may give such notice as is provided in section 83, and the officer in charge of the Custom-house shall thereupon hold such package or parcel as provided in that section.

Notice regarding unclaimed packages.

85. Notwithstanding anything contained in sections 83 and 84 the Customs-collector in any Customs-port to which the Local Government, by notification in the local official Gazette, declares this section to be applicable, may permit the Master of any vessel immediately on receipt of an order under section 57 or special pass under section 59, to discharge the cargo of such vessel or any portion thereof into the custody of the ship's agents if willing to receive the same, for the purpose of landing the same forthwith—

Power to permit immediate discharge.

(a) at the Custom-house or any specified landing-place or wharf; or

(b) at any landing-place or wharf belonging to any Port Commissioners, Port Trust or other public body or company;

Any ship's agent so receiving such cargo or portion shall be bound to discharge all claims for damage or short delivery which may be established in respect of the same by the owner thereof, and shall be entitled to recover from such owner his charges for service rendered, but not for commission or the like, where any agent for the landing of such cargo or portion has been previously appointed by the owner and such appointment is unrevoked.

The Customs-collector shall take charge of all goods discharged under clause (a) of this section, and otherwise proceed in relation thereto as provided in sections 83 and 84.

A public body or company at whose landing place or wharf any goods are discharged under clause (b) of this section, shall not permit the same to be removed without an order in writing from the Customs-collector.

86. The owner of any goods imported shall on the landing thereof from the importing ship make entry of such goods for home consumption or warehousing by delivering to the Customs-collector a bill of entry thereof in duplicate, in such form and containing such particulars, in addition to the particulars specified in section 29, as may, from time to time, be prescribed by the Chief Customs-Authority.

The particulars of such entry shall correspond with the particulars given of the same goods in the manifest of the ship.

87. On the delivery of such bill the duty (if any) leviable on such goods shall be assessed, and the owner of such goods may then proceed to clear the same for home-consumption, or warehouse them, subject to the provisions hereinafter contained.

88. If any goods are not entered and cleared for home-consumption, or warehoused, within four months from the date of entry of the vessel, such goods may, after due notice to the owner, if

his address can be ascertained, and in the Local official Gazette, be sold by public auction, and the proceeds thereof shall be applied, first, to the payment of freight, primage and general average, if the goods are held by the Customs collector subject to such charges under notice given under section 83, 84 or 85; next, to the payment of the duties which would be leviable on such goods if they were then cleared for home-consumption, and next to the payment of the other charges (if any) payable to the Customs-collector in respect of the same.

The surplus, if any, shall be paid to the owner of the goods, on his application for the same; provided that such application be made within one year from the sale of the goods, or that sufficient cause be shown for not making it within such period.

If any goods of which the Customs-collector has taken charge under section 83, 84 or 85 be of a perishable nature, the Customs-collector may at any time direct the sale thereof, and shall apply the proceeds in like manner:

Provided that, where any goods liable to be sold under this section are arms, ammunition or military stores, they may be sold or otherwise disposed of at such place (whether within or without British India), and in such manner, as the Local Government may from time to time direct:

Provided also, that nothing in this section shall authorize the removal for home-consumption of any dutiable goods without payment of duties of customs thereon.

CHAPTER X.

OF CLEARANCE OF GOODS FOR HOME-CONSUMPTION.

89. When the owner of any goods entered for home-consumption, and (if such goods be liable to duty) assessed

under section 87, has paid the import-duty (if any) assessed on such goods and any charges payable under this Act in respect of the same, the Customs-officer may make an order clearing the same; and such order shall be sufficient authority for the removal of such goods by the owner.

CHAPTER XI.

WAREHOUSING.

Of the admission of goods into a warehouse.

90. When any dutiable goods have been entered for warehousing and assessed under section 87, the owner of such goods may apply for leave to deposit the same in any warehouse appointed or licensed under this Act.

91. Every such application shall be in writing signed by the applicant, and shall be in such form as is from time to time prescribed by the Chief Customs-Authority.

92. When any such application has been made in respect of any goods, the owner of the goods to which it relates shall execute a bond, binding himself, in a penalty of twice the amount of duty assessed under section 87 on such goods,

(a) to observe all rules prescribed by this Act in respect of such goods;

(b) to pay, on demand, all duties, rent and charges claimable on account of such goods under this Act, together with interest on the same from the date of demand, at such rate not exceeding six per cent. per annum as is for the time being fixed by the Chief Customs-Authority; and

(c) to discharge all penalties incurred for violation of the provisions of this Act in respect of such goods.

Every such bond shall be in the Form marked A hereto annexed, or, when such form is inapplicable or insufficient, in such other form as is from time to time prescribed by the Chief Customs-Authority, and shall relate to the cargo or portion of the cargo of one vessel only.

93. When the provisions of sections 91 and 92 have been complied with in respect of any goods, such goods shall be forwarded in charge of an officer of customs to the warehouse in which they are to be deposited.

A pass shall be sent with the goods specifying the name of the importing vessel and of the bonder, the marks, numbers and contents of each package, and the warehouse or place in the warehouse wherein they are to be deposited.

94. On receipt of the goods, the pass shall be examined by the warehouse-keeper, and shall be returned to the Customs-collector.

No package, butt, cask or hogshead shall be admitted into any warehouse unless it bear the marks and numbers specified in, and otherwise correspond with, the pass for its admission.

If the goods be found to correspond with the pass, the warehouse-keeper shall certify to that

effect on the pass, and the warehousing of such goods shall be deemed to have been completed.

If the goods do not so correspond, the fact shall be reported by the warehouse-keeper for the orders of the Customs-collector, and the goods shall either be returned to the Custom-house in charge of an officer of Customs or kept in deposit pending such orders, as the warehouse-keeper deems most convenient.

If the quantity or value of any goods has been erroneously stated in the bill of entry, the error may be rectified at any time before the warehousing of the goods is completed, and not subsequently.

95. Except as provided in section 100, all goods shall be warehoused in the packages, butts, casks or hogheads in which they have been imported.

96. Whenever any goods are lodged in a public warehouse or a licensed private warehouse, the warehouse-keeper, or, in the case of the Mongal Bonded Warehouse Association, the Secretary of the said Association, shall deliver a warrant signed by him as such to the person lodging the goods.

Such warrant shall be in the Form B hereto annexed, and shall be transferable by endorsement; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

The Local Government may by notification in the local official Gazette exempt salt and salted fish from the operation of this section and may in like manner cancel such exemption.

Rules relating to goods in a warehouse.

97. The Customs-collector or any officer deputed by him for the purpose, shall have access to any private warehouse licensed under this Act.

98. The Customs-collector may at any time by order in writing direct that any goods or packages lodged in any warehouse shall be opened, weighed or otherwise examined; and after any goods have been so opened or examined, may cause the same to be sealed or marked in such manner as he thinks fit.

When any goods have been so sealed and marked after examination, they shall not be again opened without the permission of the Customs-collector; and when any such goods have been opened with such permission, the packages shall, if he thinks fit, be again sealed or marked as before.

99. Any owner of goods lodged in a warehouse shall, at any time within the hours of business, have access to his goods in presence of an officer of Customs, and an officer of Customs shall, upon application for the purpose being made in writing to the Customs-collector, be deputed to accompany such owner.

When an officer of Customs is specially employed to accompany such owner, a sum sufficient to

meet the expenses thereby incurred shall, if the Customs-collector so require, be paid by such owner to the Customs-collector, and such sum shall, if the Customs-collector so direct, be paid in advance.

100. With the sanction of the Customs-collector, and after such notice given, and under such rules and conditions as the Chief Customs-Authority from time to time prescribes, any owner of goods may, either before or after warehousing the same,—

(a) sort, separate, pack and repack the goods and make such alterations therein as may be necessary for the preservation, sale, shipment or disposal thereof (such goods to be repacked in the packages in which they were imported, or in such other packages as the Customs-collector permits);

(b) fill up any casks of wine, spirit or beer from any casks of the same secured in the same warehouse;

(c) mix any wines or spirit of the same sort secured in the same warehouse, erasing from the cask all import-brands, unless the whole of the wine or spirit so mixed be of the same brand;

(d) bottle off wine or spirit from any casks;

(e) take such samples of goods as may be allowed by the Customs-collector with or without entry for home consumption, and with or without payment of duty, except such as may eventually become payable on a deficiency of the original quantity.

After any such goods have been so separated and repacked in proper or approved packages, the Customs-collector may, at the request of the owner of such goods, cause or permit any refuse, damaged, or surplus goods remaining after such separation or repacking (or, at the like request, any goods which may not be worth the duty) to be destroyed, and may remit the duty payable thereon.

101. If goods be lodged in a public warehouse, the owner shall pay monthly, on receiving a bill or written demand for the same from the Customs-collector or other officer deputed by him in that behalf, rent and warehouse-dues at such rates as the Chief Customs-Authority or such officer of customs as such Authority from time to time appoints in this behalf may fix.

A table of the rates of rent and warehouse, dues so fixed shall be placed in a conspicuous part of such warehouse.

If any bill for rent or warehouse-dues presented under this section is not discharged within ten days from the date of presentation, the Customs-collector may, in the discharge of such demand (any transfer or assignment of the goods notwithstanding) cause to be sold by public auction, after due notice in the local official Gazette, such sufficient portion of the goods as he may select.

Out of the proceeds of such sale the Customs-collector shall first satisfy the demand for the discharge of which the sale was ordered, and shall then pay over the surplus (if any) to the owner of the goods:

Provided that the application for such surplus be made within one year from the date of the sale of the goods, or that sufficient cause be shown for not making it within such period.

102. No warehoused goods shall be taken out of any warehouse, except on clearance for home-consumption or shipment, or for removal to another warehouse or as otherwise provided by this Act.

Goods not to be taken out of warehouse, except as provided by this Act.

103. Any goods warehoused may be left in the warehouse in which they are deposited or in any warehouse to which they may in manner hereinafter provided be removed till the expiry of three years after the date of the bond executed in relation to such goods under section 92. The owner of any goods remaining in a warehouse on the expiry of such period shall clear the same for home-consumption or shipment in manner hereinafter provided:

Provided that when the license for any private warehouse is cancelled, and the Customs-collector gives notice of such cancellation to the owner of any goods deposited in such warehouse, such owner shall in manner hereinafter provided, and within seven days from the date on which such notice is given, remove such goods to another warehouse or clear them for home-consumption or shipment.

Goods in private warehouse on cancellation of license.

Of the removal of goods from one warehouse to another.

104. Any owner of goods warehoused under this Act may, at any time within three years from the date of the bond executed in respect of such goods under section 92, and with the permission of the Chief Customs-Officer, and on such conditions and after giving such security (if any) as such officer directs, remove goods from one warehouse to another warehouse in the same Port.

Power to remove goods from one warehouse to another in same Port.

When any owner desires so to remove any goods, he shall apply for permission to do so in such form as the Chief Customs-Authority from time to time prescribes.

105. Any owner of goods warehoused at any warehousing Port may, from time to time, within the said period of three years remove the same by sea or by inland carriage, in order to be re-warehoused at any other warehousing Port.

Power to remove goods from one port to another.

When any owner desires so to remove any goods for such purpose, he shall apply to the Chief Customs-Officer, stating the particulars of the goods to be removed, and the name of the Port to which it is intended that they shall be removed, together with such other particulars, and in such manner and form, as the Chief Customs-Authority from time to time prescribes.

Procedure.

106. When permission is granted for the removal of any goods from one warehousing Port to another under section 105, an account containing the particulars thereof shall be transmitted by the proper officer of the Port of removal to the proper officer of the Port of destination; and the person requiring the removal shall before such removal enter into a bond, with one sufficient surety, in a sum equal at least to the duty

Transmission of account of goods to officers at Port of destination.

Bond for due arrival and re-warehousing.

chargeable on such goods, for the due arrival and re-warehousing thereof at the Port of destination within such time as the Chief Customs-Authority directs.

Such bond may be taken by the proper officer, either at the Port of removal or at the Port of destination, as best suits the convenience of the owner.

If such bond is taken at the Port of destination, a certificate thereof, signed by the proper officer of such Port, shall, at the time of the removal of such goods, be produced to the proper officer at the Port of removal; and such bond shall not be discharged unless such goods are produced to the proper officer, and duly re-warehoused at the Port of destination within the time allowed for such removal, or are otherwise accounted for to the satisfaction of such officer; nor until the full duty due upon any deficiency of such goods, not so accounted for, has been paid.

107. The Chief Customs-Authority may permit any person desirous of removing warehoused goods to enter into a general bond, with such sureties, in such amount, and under such conditions, as the Chief Customs-Authority approves, for the removal, from time to time, of any goods from one warehouse to another, either in the same or in a different Port, and for the due arrival and re-warehousing of such goods at the Port of destination within such time as such Authority directs.

Remover may enter into a general bond.

108. Upon the arrival of warehoused goods at the Port of destination, they shall be entered and warehoused in like manner as goods are entered and warehoused on the first importation thereof, and under the laws and rules, in so far as such laws and rules are applicable, which regulate the entry and warehousing of such last-mentioned goods.

Goods on arrival at Port of destination to be subject to same laws as goods on first importation.

109. Every bond executed under section 92 in respect of any goods shall, unless the Chief Officer of Customs in any case deems a fresh bond to be necessary, continue in force, notwithstanding the subsequent removal of such goods to another warehouse or warehousing port.

Bond under section 92 to continue in force notwithstanding removal.

Clearance for home-consumption or shipment.

110. Any owner of goods warehoused may, at any time within three years from the date of the bond executed under section 92 in respect of such goods, clear such goods for home-consumption by paying (a) the duty assessed on such goods under section 87, or where the duty on such goods is altered under the provisions hereinafter contained, such altered duty; and (b) all rent, penalties, interest and other charges payable to the Customs-collector in respect of such goods.

Clearance of bonded goods for home-consumption.

111. Any owner of goods warehoused may, at any time within three years from the date of the bond executed under section 92, in respect of such goods clear such goods for shipment to a Foreign Port on payment of all rent, penalties,

Clearance of same for shipment to Foreign Port.

interest and other charges payable as aforesaid and without payment of import duty on the same :

Provided that the Governor General in Council may prohibit the shipment for exportation to any specified foreign port of warehoused goods in respect of which payment of drawback or transshipment has been prohibited under section 49 or 134 respectively.

112. Provisions and stores warehoused at the time of importation may within the said period of three years be shipped without payment of duty for use on board of any vessel proceeding to a Foreign Port.

Clearance of same for shipment as provisions, &c., on vessels proceeding to Foreign Ports.

113. Application to clear goods from any warehouse for home-consumption or for shipment shall be made in such form as the Chief Customs-Authority from time to time prescribes.

Form of application for clearance of goods.

Such application shall ordinarily be made to the Customs-collector at least twenty-four hours before it is intended to clear such goods.

Application when to be made.

114. If any goods upon which duties are leviable *ad valorem* or on a tariff valuation receive damage through unavoidable accident after they have been entered for warehousing and assessed under section 87, and before they are cleared for home-consumption, they shall, if the owner so desires, be re-assessed for duty according to their actual value, and a new bond for the same may, at the option of the owner, be executed for the unexpired term of warehousing.

Re-assessment of warehoused goods when damaged.

115. If after any goods entered for warehousing have been assessed under section 87, any alteration is made in the duty leviable upon such goods or in the tariff valuation (if any) applicable thereto, such goods shall be re-assessed in accordance with the second proviso to section 37.

Re-assessment on alteration of duty or tariff valuation.

116. If it appear at the time of clearing any wine, spirit, beer or salt from any warehouse for home consumption that there exists a deficiency not otherwise accounted for to the satisfaction of the Customs-collector, an allowance on account of ullage and wastage shall be made in adjusting the duties thereon, as follows (namely),

Allowance in case of wine, spirit, beer or salt.

(a) upon wine, spirit and beer in cask to an extent not exceeding the rates specified below, or such other rates as may from time to time be prescribed in this behalf by the Local Government and notified in the official Gazette :

For any time not exceeding	6 months	8 months	24 per cent.
Exceeding 6 months and not exceeding 12 "	12 "	15 "	5 "
Exceeding 12 months and not exceeding 18 "	18 "	20 "	7 1/2 "
Exceeding 18 months and not exceeding 2 years	2 years	22 "	10 "
Exceeding 2 years and not exceeding 3 "	3 "	25 "	12 "

(b) in the case of salt warehoused in a public ware house, only the amount actually cleared shall be charged with Customs-duties ;

(c) in the case of salt warehoused in a private ware house, wastage shall be allowed at such rate as may be prescribed from time to time by the Local Government and notified in the local official Gazette.

117. When any wine, spirit, beer or salt lodged in a warehouse is found to be deficient at the time of the delivery therefrom, and such deficiency is proved to be due solely to ullage or wastage, the Chief Customs-Authority may direct, in respect of any such article, that allowance be made in any special case for a rate of ullage or wastage exceeding that contemplated in section 116.

Of the forfeiture and discharge of the bond.

118. If any warehoused goods are removed from the warehouse in contravention of section 102; or if any such goods have not been removed from the warehouse at the expiration of the time during which such goods are permitted by section 103 to remain in such warehouse ; or

When goods are improperly removed from warehouse or allowed to remain beyond time fixed.

if any goods in respect of which a bond has been executed under section 92 and which have not been cleared for home-consumption, or shipment or removed under this Act, are lost or destroyed

or lost or destroyed.

otherwise than as provided in section 100 or as mentioned in section 122, or are not accounted for to the satisfaction of the Customs-collector, or

if any such goods have been taken under section 100 as samples without payment of duty,

the Customs-collector may thereupon demand, and the owner of such goods shall forthwith pay, the full amount of duty chargeable on account of such goods, together with all rent, penalties, interest and other charges payable to the Customs-collector on account of the same.

Collector may demand duty, &c.

119. If any owner fails to pay any sum so demanded, the Customs-collector may forthwith either proceed upon the bond executed under section 92, or cause such portion as he thinks fit of the goods (if any) in the warehouse on account of which the amount is due, to be detained with a view to the recovery of the demand ;

Procedure on failure to pay duty, &c.

and if the demand be not discharged within ten days from the date of such detention (due notice thereof being given to the owner), the goods so detained may be sold by public auction duly advertised in the local official Gazette.

The net proceeds of any sale so made of goods so detained shall be written off upon the bond in discharge thereof to the amount received, and if any surplus be obtained from such sale, beyond the amount of the demand, such surplus shall be paid to the owner of the goods : Provided that application for the same be made within one year from the sale, or that sufficient cause be shown for not making the application within such period.

No transfer or assignment of the goods shall prevent the Customs-collector from proceeding against such goods in the manner above provided, for any amount due thereon.

120. When any warehoused goods are taken out of any warehouse, the Customs-collector shall cause the fact to be noted on the back of the bond.

Noting removal of goods.

Every note so made shall specify the quantity and description of such goods, the purposes for which they have been removed, the date of

removal, the name of the person removing them, the number and date of the shipping bill under which they have been taken away if removed for exportation by sea, or of the bill of entry if removed for home-consumption, and the amount of duty paid (if any).

121. A register shall be kept of all bonds entered into for Customs-

Register of bonds.

duties on warehoused goods, and entry shall be made in

such register of all particulars required by section 120 to be specified.

When such register shows that the whole of the goods covered by any bond

Cancellation and re-
turn of bonds.

have been cleared for home-consumption or shipment, or otherwise duly accounted for,

and when all amounts due on account of such goods have been paid, the Customs-collector shall cancel such bond as discharged in full, and shall on demand deliver it, so cancelled, to the person who has executed or who is entitled to receive it.

Miscellaneous.

122. If any goods in respect of which a bond has been executed under

Power to remit duties
on warehoused goods lost
or destroyed;

section 92 and which have not been cleared for home consumption are lost or destroyed by unavoidable accident or delay, the Chief Customs-Authority may in its discretion remit the duties due thereon,

Provided that, if any such goods be so lost or destroyed in a private warehouse, notice thereof be given to the Customs-collector within forty-eight hours after the discovery of such loss or destruction.

123. The warehouse-keeper in respect of goods

Warehouse-keeper an-
swerable for weight or
gauge.

lodged in a public warehouse, and the licensee in respect

of goods lodged in a private warehouse, shall be responsible for their due reception therein and delivery therefrom, and for their safe custody while deposited therein, according to the quantity, weight or gauge reported by the Customs-house officer who has assessed such goods, allowance being made, if necessary, for ullage and wastage as provided in sections 116 and 117.

Provided that no owner of goods shall be entitled to claim from the Customs-

Compensation for loss
or injury.

collector, or from any keeper of a public ware-

house, compensation for any loss or damage occurring to such goods while they are being passed into or out of such warehouse, or while they remain therein, unless it be proved that such loss or damage was occasioned by the wilful act or neglect of the warehouse-keeper or of an officer of Customs.

124. Every public warehouse shall be under

Public warehouse to
be locked.

the lock and key of a ware-

house-keeper appointed by the Chief Officer of Customs.

125. The Chief Customs-Authority, or such

Power to decide where
goods may be deposit-
ed in public warehouse,
and on what terms.

officer of customs as such Authority from time to time appoints in this behalf, may from time to time determine in what division of any

public warehouse, and in what manner, and on

what terms, any goods may be deposited, and what sort of goods may be deposited in any such warehouse.

126. The expenses of carriage, packing and

stowage of goods on their reception into or removal from a public warehouse shall, if paid by the Customs-col-

lector or by the warehouse-keeper, be chargeable on the goods, and be defrayed by, and recoverable from, the owner, in the manner provided in section 119.

127. All the provisions of this Act, relating to

private warehouses, shall be applicable to the warehouses wherein the Bengal Bonded Warehouse Association re-

ceives bonded goods.

CHAPTER XII.

TRANSHIPMENT.

128. In the Ports of Calcutta, Madras,

Bombay, Kárwár, Karachi, Aden, Rangoon, Maulmain, Akyab, Chittagong, and such

other ports as the Govern-

or General in Council may from time to time, by

notification in the *Gazette of India*, direct in this

behalf, the Customs-collector may, on applica-

tion by the owner of any goods imported into such

Port, and specially and distinctly manifested

at the time of importation as for tranship-

ment to some other Customs or Foreign Port,

grant leave to tranship the same without pay-

ment of the duty, (if any) leviable, at the Port

of transhipment, and without any security or bond

for the due arrival and entry of the goods at the

Port of destination.

In any Customs-port other than a Port in

which the preceding clause may for the time

being be in force, the Customs-collector may, on

application by the owner of any goods so imported

and unmanifested, grant leave for tranship-

ment without payment of the duty (if any)

leviable at such Port; provided that, where the

goods so transhipped are dutiable, and are to be

removed to some other Customs-port, the applicant

shall enter into a bond, with such security as

may be required of him, in a sum equal at

least to the duty chargeable on such goods, for

the due arrival and entry thereof at the Port of

destination within such time as such Customs-

collector directs.

129. An officer of Customs shall, in every case,

be deputed free of charge to

superintend the removal of

transhipped goods from vessel

to vessel.

130. The powers conferred on the Customs-col-

lector by section 128 shall

be exercised, and the trans-

shipment shall be performed,

subject to such rules as may

from time to time be made by the Local Government.

No rules made under this section shall come

into force until after the expiry of such reasonable

time from the date of the publication of the same

as the Local Government may in such case ap-

point in this behalf.

131. All goods transhipped under the second clause of section 128 for removal to a Customs-port shall on their arrival at such Port be entered in like manner as goods are entered on the first importation thereof, and under the laws and rules, in so far as such laws and rules can be made applicable, which regulate the entry of such last-mentioned goods.

132. If two or more vessels belonging wholly or in part to the same owner be at any Customs-port at the same time, any provisions and stores in use or ordinarily shipped for use on board may, at the discretion of the Customs-collector, be transhipped from one such vessel to any other such vessel without payment of import-duty.

133. A transhipment-fee on any goods or class of goods transhipped under this Act, may be levied at such rates, on each bale or package, or according to weight, measurement, quantity, or number, and under such rules as the Local Government, with the previous sanction of the Governor-General in Council, may from time to time by notification in the local official Gazette prescribe for each port.

134. The Governor-General in Council may from time to time, by notification in the *Gazette of India*, prohibit, at any specified Port, or at all Ports, the transhipment, of any specified class of goods, generally or when destined for any specified ports, or prescribe any special mode of transhipping any specified class of goods.

135. Except as provided in this Act, no goods shall be transhipped at any Port or place in British India.

CHAPTER XIII.

EXPORTATION OR SHIPMENT, AND RE-LANDING.

136. Except with the written permission of the Customs-collector, no goods other than passengers' baggage, or ballast urgently required for a vessel's safety, shall be shipped or water-borne to be shipped in any vessel in a Customs-port until an order has been obtained under section 61 for entry outwards of such vessel.

When such order has been obtained, the export cargo of such vessel may be shipped, subject to the provisions next hereinafter contained.

137. Unless the Chief Customs-Authority shall, in the case of any Customs-port or wharf, or of any class of goods, otherwise direct by notification in the local official Gazette, no goods, except passengers' baggage, shall be shipped or water-borne to be shipped for exportation, until—

(a) the owner has delivered to the Customs-collector, or other proper officer, a shipping-bill of such goods in duplicate in such form and containing such particulars in addition to those specified in

section 29 as may from time to time be prescribed by the Chief Customs-Authority;

(b) such owner has paid the duties (if any) payable on such goods; and

(c) such bill has been passed by the Customs-collector.

138. Before any warehoused goods or goods subject to excise-duties, or goods entitled to drawback of Customs-duties on exportation or goods exportable only under particular rules or restrictions, are permitted to be exported, the owner shall, if required so to do, give security by bond in such sum, not exceeding twice the duty leviable on such goods, as the Customs-collector directs, with one sufficient surety, that such goods shall be duly shipped, exported and landed at the place for which they are entered outwards, or shall be otherwise accounted for to the satisfaction of such officer.

139. When goods are cleared for shipment on a shipping-bill presented after port-clearance has been granted, the Customs-collector may, if he thinks fit, levy, in addition to any duty to which such goods are ordinarily liable, a charge not exceeding—

(a) in the case of goods liable to duties on fixed tariff valuations, one per cent. on the tariff value;

(b) in the case of all other goods, one per cent. on the market value.

Nothing in this section shall apply to any shipment of treasure or opium.

140. If any goods mentioned in a shipping-bill or manifest be not shipped, or re-landed, and return of duty thereon. re-landed, the owner shall, before the expiration of five clear working days after the vessel on which such goods were intended to be shipped, or from which they were re-landed, has left the Port, give information of such short-shipment or re-landing to the Customs-collector.

Upon an application being made to the Customs-collector, any duty levied upon goods not shipped, or upon goods shipped and afterwards re-landed, shall be refunded to the person on whose behalf such duty was paid: Provided that no such refund shall be allowed unless information has been given as above required.

141. If, after having cleared from any Customs-port any vessel, without having discharged her cargo, returns to such Port, or puts into any other Customs-port, any owner of goods in such vessel, if he desires to land or tranship the same or any portion thereof for re-export, may, with the consent of the Master, apply to the Customs-collector in that behalf.

The Customs-collector, if he grant the application, shall thereupon send an officer of Customs to watch the vessel, and to take charge of such goods during such re-landing or transhipment.

Such goods shall not be allowed to be transhipped or re-exported free of duty by reason of the previous settlement of duty at the time of first export, unless they are lodged and remain

until the time of re-export, under the custody of an officer of Customs, in a place appointed by the Customs-collector, or are transhipped under such custody.

All expenses attending such custody shall be borne by the owner.

142. In either of the cases mentioned in section 141, the Master of the vessel may enter such vessel inwards, and any owner of goods therein may, with the consent of the Master, land the same under the rules herein contained for the importation of goods.

In every such case, any export-duty levied shall be refunded ~~to~~, and any amount paid in drawback shall be recovered from, such owner.

143. The Customs-collector may, on application by the Master of any vessel, which is obliged before completing her voyage to put into any Customs-port for repairs, permit him to land the cargo, or any portion thereof, and to place it in the custody of an officer of Customs during such repairs, and to re-ship and export the same free of duty.

All expenses attending such custody shall be borne by the Master.

CHAPTER XIV.

SPIRIT.

Exportation of spirit under bond for excise-duty.

144. The Chief Customs-Authority may from time to time make rules prescribing the conditions on which spirit manufactured in British India may be removed from any licensed distillery for exportation without payment of excise-duty.

The person so removing any such spirit shall execute a bond with one or more sureties, in the form marked C hereto annexed, or (when such form is inapplicable or insufficient) in such other form as the said Authority from time to time prescribes, conditioned that such duty shall be paid on all such spirit as is

(a) not exported within four months from the date of the bond, or

(b) exported to a Customs-port unless the payment of excise-duty as provided by this chapter in respect thereof at the port of destination is within six months from the date of the bond proved to the satisfaction of the proper officer.

The Chief Officer of Customs of the port of exportation may, on sufficient cause shown, extend for a further term not exceeding four months the period allowed for the exportation of any such spirit, or for the production of such proof that duty has been paid.

145. Spirit intended for exportation under bond for the excise-duty shall be taken from the distillery direct to the Custom-house, under passes to be granted for that purpose by the officers of Excise.

146. Spirit brought to the Custom-house for exportation under bond for the excise-duty shall, previous to shipment, be gauged

and proved by an officer of Customs, and the quantity of spirit for which credit is to be given in the settlement of any bond shall be determined in the same manner.

147. Excise-duty shall be recoverable previous to shipment upon the excess (if any) of the quantity of spirit passed from a distillery over the quantity ascertained by gauge and proof at the Custom-house, less an allowance for ullage and wastage at such rates as are from time to time prescribed by the Local Government and notified in the local official Gazette.

148. Spirit exported under bond for excise-duty from any Customs-port to any other Customs-port, shall be charged at the Port of importation with excise-duty at the ordinary rate to which spirit of the like kind and strength is liable at such Port.

149. Spirit brought to the Custom-house for exportation under bond for the excise-duty may, on payment of such duty, be removed for local consumption under passes to be granted for that purpose by the officers of Excise.

Credit for every such payment shall be given in discharge of the bond to which it relates.

Drawback of excise duty on export of spirit.

150. A drawback of excise-duty paid on spirit manufactured in British India and exported to any Foreign Port under the provisions of section 138, shall be allowed by the Customs-collector at the Port of exportation:

Provided that the exportation be made within one year from the date of payment of such excise-duty, and that the spirit, when brought to the Custom-house, be accompanied by a pass in which such payment is certified.

Such drawback shall be regulated by the strength and quantity of such spirit as ascertained by gauge and proof by an officer of customs.

Miscellaneous.

151. If spirit manufactured in British India upon which excise-duty has been paid is exported from one Customs port to another, and the rate of local excise-duty at the port of importation is higher than that already paid upon such spirit, a differential duty shall be charged thereon, at such rate as the Local Government at such Port may by notification in the local official Gazette from time to time prescribe.

152. Rum-shrab, cordial, and other such liquor prepared in a licensed distillery under the supervision of the surveyor or officer in charge of the distillery shall be charged with excise-duty under this Act according to the quantity of spirit used in its preparation as ascertained by such surveyor or officer.

The provisions of this Act respecting spirit, except such as relate to gauge and proof, shall apply to such liquor.

153. No drawback shall be allowed for any spirit on which duty has been paid, nor shall the duty due on any spirit under bond be remitted, unless the spirit is shipped from the Custom-house, and in a vessel whereon an officer of Customs has been appointed to superintend the receipt of export-cargo.

154. No spirit shipped for exportation shall be re-landed without a special pass from an officer of Excise, in addition to any permission of an officer of Customs which may be required by the law for the time being in force.

155. When by any law for the time being in force a special duty is imposed on spirit rendered unfit for human consumption, the Local Government may from time to time make rules for ascertaining and determining what spirit imported into British India shall be deemed to have been effectually and permanently so rendered unfit and for causing such spirit to be so rendered, if necessary, by their own officers, and at the expense of the person importing the same, before the Customs-duties leviable thereon are levied.

In the absence of any such rules, or if any dispute arises as to their applicability, the Chief Customs-Officer shall decide what spirit is subject only to the said special duty, and such decision shall be final.

CHAPTER XV. COASTING TRADE.

156. Except as hereinafter provided, nothing in Chapters VII, IX, X, and part of XIII inapplicable to coasting trade, sections 136, 139 and 141 to 143 inclusive of this Act shall apply to coasting vessels or to goods imported or exported in such vessels.

157. The Local Government may, from time to time, make rules consistent with the provisions of this Chapter,

(a) extending any provision of the Chapters and Sections mentioned in section 156 with or without modification to any coasting vessels or to any goods imported or exported in such vessels;

(b) exempting any such vessels or goods from any of the other provisions of this Act except those contained in this Chapter;

(c) prescribing the conditions on which goods, or any specified class of goods, may be (1) carried in a coasting vessel, whether shipped at a Foreign Port, or at a Customs-port, or at a place declared under section 12 to be a port; (2) shipped in a coasting vessel before all dutiable goods and goods brought in such vessel from a Foreign Port have been unladen;

(d) prohibiting the conveyance of any specified class of goods generally, or to or between specified Ports in a coasting vessel;

158. Before any coasting vessel departs from the port of lading or when there are more ports of lading than one, the first port of lading, the Master shall fill in, sign and deliver to the

Customs-collector a manifest in duplicate containing a true specification of all goods to be carried in such vessel, in such form, and accompanied by such shipping-bills or other documents as may from time to time be prescribed by the Chief Customs-Authority.

If the Customs-collector sees no objection to the departure of the vessel, he shall retain the duplicate and return the original manifest dated and signed by him together with its accompaniments; and such manifest shall be the port-clearance of the vessel unless, under the general orders of the Chief Customs-Authority, a separate port-clearance be prescribed.

159. Within twenty-four hours after the arrival of any coasting vessel at any Customs-port, whether intermediate or final, and before any goods are there discharged, the manifest, together with the other documents referred to in section 158, shall be delivered to the Customs-collector, who shall note on the manifest the date of delivery.

If the vessel has touched at any Foreign Port between such Port of arrival and her last preceding Customs-port of departure, the Master shall append to the manifest a declaration to that effect, and shall also indicate on the manifest the portions (if any) of the cargo therein described which have been discharged, and subjoin thereto a true specification of all goods shipped at such Port.

If the Customs-port of arrival be an intermediate Port, and a portion only of the cargo is to be discharged thereat, the Master shall likewise so deliver an extract from the manifest signed by him, relating to such portion, and the Customs-collector shall, after verifying such extract, return to him the original manifest and all documents accompanying it except those relating to such portion.

If in any case the cargo actually on board any coasting vessel on her arrival at any Customs-port does not, owing to short-shipment, re-landing, or other cause, correspond with the specification thereof in the manifest returned to the Master under the second clause of section 158, such Master shall, before delivery of such manifest under this section, note thereon the particulars of the difference.

The Customs-collector, when satisfied with the manifest and other documents, shall grant an order to break bulk.

160. Before any coasting vessel departs from any Customs-port at which she has touched during her voyage, the Master shall re-deliver the original manifest to the Customs-collector, after indicating thereon the portions (if any) of the cargo therein described which have been discharged, and subjoining thereto a true specification of all goods shipped at such Port. He shall also deliver a duplicate, signed by him, of the specification so subjoined.

If the Customs-collector sees no objection to the departure of the vessel, he shall proceed as prescribed in the second clause of section 158.

161. The Customs-collector may, for sufficient reason, refuse port-clearance to any coasting vessel declared to be bound to, or about to

tough at, any Customs-port, unless the owner or Master gives a bond with such security as the Customs-collector deems sufficient for the production to the Customs-collector of a certificate from the proper officer of the Port to which such vessel is said to be bound, of her arrival at such Port within a reasonable time to be prescribed in each case by the Customs-collector.

162. When permission has been granted by the Customs-collector for the discharge of cargo from any coasting vessel—

(a) if the vessel has not touched at any intermediate Foreign Port in the course of her voyage, and has not on board any dutiable goods, the cargo may be forthwith landed and removed by the owner, without entry thereof at the Custom-house and clearance for home-consumption, but subject to such general check and control as the Chief Customs-Authority may from time to time by rules prescribe;

(b) if the vessel has so touched at any such Port, or has on board any such goods, such vessel shall be subject to all the provisions of Chapter VII of this Act relating to vessels arriving and such goods, and until such goods have been duly discharged all other goods on board shall be subject to the provisions of Chapter IX of this Act relating to goods imported.

163. If any of the goods on board of any coasting vessel be subject to any excise-duty, they shall not be unladen without the permission of the proper officer of Excise.

164. Notwithstanding anything hereinbefore contained, the Chief Customs Authority may authorize the Customs-collector to grant a general pass, on any conditions which such Authority thinks expedient, for the lading and clearance, and for the entry and unlading, of any coasting steam-vessel at any Ports of despatch or destination, or at any intermediate Ports at which she touches for the purpose of receiving goods or passengers.

Such pass shall be valid throughout British India, or for such Ports only as may be specified therein.

Any such general pass may be revoked by order of the Chief Customs-Authority by whom the grant thereof was authorized, by notice in writing under the hand of such Authority, delivered to the Master or to the owner of such steam-vessel, or to any of the crew on board.

165. The Chief Customs-Authority may direct that the Master of any coasting vessel which is square-rigged or propelled by steam shall keep, or cause to be kept, a cargo-book, stating the name of the Master, the vessel, the Port to which she belongs, and the Port to which on each voyage she is bound.

At every Port of lading such Master shall enter, or cause to be entered, in such book the name of such Port, and an account of all goods there taken on board of such vessel, with a description of the packages, and the quantities and descriptions of the goods contained therein or stowed loose, and the names of the respective shippers and consignees, in so far as such particulars are known to him.

At every Port of discharge of any such goods such Master shall enter, or cause to be entered, in such book the respective days on which such goods or any of them are delivered out of such vessel.

The respective times of departure from every Port of lading, and of arrival at every Port of discharge, shall in like manner be duly entered.

Every such Master shall, on demand, produce his cargo-book for the inspection of any officer of Customs, and such officer shall be at liberty to make any note or remark therein.

The Chief Customs-Authority may, in the case of any vessel the Master whereof has been directed to keep a cargo-book under this section, dispense with the manifest required under sections 158, 159 and 160.

166. Any duly empowered officer of Customs may go on board of any coasting vessel in any Port or place in British India, and may at any period of a voyage search any such vessel and examine all goods on board, and all goods then lading or unlading, and may demand the production of any document, which ought to be on board of any such vessel.

The Customs-collector may further require that any such document belonging to any coasting vessel then in Port shall be brought to him for inspection.

CHAPTER XVI.

OFFENCES AND PENALTIES.

167. The offences mentioned in the first column of the following schedule shall be punishable to the extent mentioned in the third column of the same with reference to such offences respectively :

Offences.	Section of this Act to which offence has reference.	Penalties.
1.—Contravening any rule made under this Act.	General	Penalty not exceeding five hundred rupees.
2.—If any goods be landed or shipped, or if an attempt be made to land or ship any goods, or if any goods be brought into any bay, river, creek or arm of the sea, for the purpose of being landed or shipped, at any port or place which, at the date of such landing, shipment, attempt or bringing, is not a Port for the landing and shipment of goods,	11	such goods shall be liable to confiscation.
3.—If any person ship or land goods, or aid in the shipment or landing of goods, or knowingly keep or conceal, or knowingly permit or procure to be kept or concealed, any goods shipped or landed, or intended to be shipped or landed, contrary to the provisions of this Act; or if any person be found to have been on board of any vessel liable to confiscation on account of the commission of an offence under No. 2 of this section, while such vessel is within any bay, river, creek or arm of the sea which is not a port for the landing or shipment of goods,	General 11	such person shall be liable to a penalty not exceeding one thousand rupees.
4.—If any vessel which has been within the limits of any Port in British India with cargo on board, be afterwards found in any port, bay, river, creek or arm of the sea in British India, light or in ballast, and if the Master be unable to give a due account of the Customs-port where such vessel lawfully discharged her cargo,	11	such vessel shall be liable to confiscation.
5.—If any goods are put, without the authority of the proper officer of Customs, on board of any tug-steamer or pilot-vessel from any sea-going vessel inward-bound; or if any goods are put, without such authority, out of any tug-steamer or pilot-vessel for the purpose of being put on board of any such vessel outward-bound; or if any goods on which drawback has been granted are put, without such authority, on board of any tug-steamer or pilot-vessel for the purpose of being re-landed,	11	such goods shall be liable to confiscation, and the Master of every such tug-steamer or pilot-vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
6.—If any vessel arriving at, or departing from, any Customs-port fails, when so required under section 17, to bring-to at any such station as has been appointed by the Chief Customs-Authority for the boarding or landing of an officer of Customs,	17	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
7.—If any vessel arriving at any Customs-port, after having come to its proper place of mooring or unloading, removes from such place, except with the authority of the Conservator, obtained in accordance with the provisions of the Indian Ports Act, 1875, or other lawful authority, to some other place of mooring or unloading, or if any vessel not brought into Port by a Pilot be not anchored or moored in accordance with any direction of the Chief Customs-Authority under section 17,	17	the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees, and the vessel, if not entered, shall not be allowed to enter until the penalty is paid.
8.—If any goods, the importation or exportation of which is for the time being prohibited or restricted by or under Chapter IV of this Act, be imported into or exported from British India contrary to such prohibition or restriction; or if any attempt be made so to import or export any such goods; or if any such goods be found in any package produced to any officer of Customs as containing no such goods; or if any such goods, or any dutiable goods be found either before or after landing or shipment to have been concealed in any manner on board of any vessel within the limits of any port in British India; or if any goods, the exportation of which is prohibited or restricted as aforesaid, be brought to any wharf in order to be put on board of any vessel for exportation contrary to such prohibition or restriction,	18 & 19 *	such goods shall be liable to confiscation; and any person concerned in any such offence shall be liable to a penalty not exceeding three times the value of the goods, or not exceeding one thousand rupees.
9.—If upon an application to pass any goods through the Custom-house, any person not being the owner of such goods, and not having proper and sufficient authority from the owner, subscribes or attests any document relating to any goods on behalf of such owner,	General	such person shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
10.—If any goods, on the entry of which for re-export drawback has been paid, are not duly exported or are unshipped or relanded at any Customs-port (not having been duly relanded or discharged under the provisions of this Act).	42 & 43	such goods, together with any vessel used in so unshipping or relanding them, shall be liable to confiscation ; and the Master of the vessel from which such goods are so unshipped or relanded, and any person by whom or by whose orders or means such goods are so unshipped or relanded, or who aids or is concerned in such unshipping or relanding, shall be liable to a penalty not exceeding three times the value of such goods, or not exceeding one thousand rupees.
11.—If any wine, spirit, provisions or stores be not laden on board of the vessel on board of which they should under the provisions of section 45, 46, 47 or 48 be laden, or be unladen from such vessel without the permission of the proper officer of Customs,	44 to 48	such wine, spirit, provisions or stores shall be liable to confiscation.
12.—If any goods be entered for drawback, which are of less value than the amount of the drawback claimed,	50	such goods shall be liable to confiscation.
13.—If, in any river or Port wherein a place has been fixed under section 53 by the Local Government, any vessel arriving passes beyond such place, before delivery of a manifest to the pilot, officer of Customs, or other person duly authorized to receive the same, or	53	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
14.—If the Master of any vessel arriving which remains outside or below any place so fixed wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	„	such Master shall be liable to a penalty not exceeding one thousand rupees.
15.—If, after any vessel arriving has entered any Customs-port in which a place has not been fixed under section 53, the Master of such vessel wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	54	ditto ditto.
16.—If any manifest delivered under section 53, 54, 60, 63 or 66 is not signed by the person delivering the same and is not in the form or does not contain the particulars required by section 55 or 63, as the case may be, in so far as such particulars are applicable to the ship, cargo and voyage ; or if any manifest so delivered does not contain a specification true to the best of such person's knowledge of all goods imported or to be exported in such vessel,	55 & 63 „	the person delivering such manifest shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
17.—If any goods entered in the import manifest of a vessel are not found on board of the vessel ; or if the quantity so found is short, and if such deficiency is not accounted for to the satisfaction of the officer in charge of the Custom-house ;	55 & 64	the Master of such vessel shall be liable to a penalty not exceeding twice the amount of duty chargeable on the missing or deficient goods, if they be dutiable and the duty leviable thereon can be ascertained, or otherwise to a penalty not exceeding five hundred rupees for every missing or deficient package or separate article.
18.—If any person required by this Act to receive a manifest from any Master of a vessel, refuses so to do, or fails to countersign the same or to enter thereon the particulars referred to in section 56,	53, 54 & 56	such person shall be liable to a penalty not exceeding five hundred rupees.
19.—If bulk be broken in any vessel previous to the grant by the Customs-collector, of an order for entry inwards or a special pass permitting bulk to be broken,	57 & 59	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
20.—If any bill of lading or copy required under section 58 is false and the Master is unable to satisfy the Customs-collector that he was not aware of the fact ; or if any such bill or copy has been altered with fraudulent intent ; or if the goods mentioned in any such bill or copy have not been <i>bona fide</i> shipped as shewn therein ; or if any such bill of lading or any bill of lading of which a copy is delivered, has not been made previously to the departure of the vessel from the place where the goods referred to in such bill of lading were shipped ; or if any part of the cargo has been staved, destroyed or thrown overboard ; or if any package has been opened, and such part of the cargo or such package be not accounted for to the satisfaction of the Customs-collector,	58	the Master of the vessel shall be liable to a penalty not exceeding one thousand rupees.
21.—If any Master of a vessel attempts to depart without a port-clearance,	62	such Master shall be liable to a penalty not exceeding five hundred rupees.
22.—If any vessel actually departs without a port-clearance,	62	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
23.—If any pilot takes charge of any vessel proceeding to sea, notwithstanding that the Master of such vessel does not produce a port-clearance,	62	such pilot, on conviction before a Magistrate, shall be liable to fine not exceeding one thousand rupees.
24.—If any Master of a vessel refuses to receive on board an officer of Customs deputed under section 67,	68	such Master shall be liable to a penalty not exceeding five hundred rupees for each day during which such officer is not received on board ; and the vessel

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
25.—If any Master of a vessel refuses to receive on board one servant of such officer, or to provide such officer and servant with suitable shelter and accommodation, and with a due allowance of fresh water, and with the means of cooking on board,	68	if not entered shall not be allowed to enter until such penalty is paid. such Master shall, in each such case, be liable to a penalty not exceeding five hundred rupees.
26.—If any Master of a vessel refuses to allow such vessel, or any box, place or closed receptacle in such vessel, to be searched when so required by an officer of Customs bearing a written order to search; or if an officer of Customs places any lock, mark or seal upon any goods in a vessel, and such lock, mark or seal is wilfully opened, altered or broken, before due delivery of such goods; or if any such goods are secretly conveyed away; or if any hatchway or entrance to the hold of a vessel, after having been fastened down by an officer of Customs, is opened without his permission,	69	the Master of such vessel shall be liable, upon conviction before a Magistrate, to a fine not exceeding one thousand rupees.
27.—If the Master of any vessel laid up, by the withdrawal of the officer of Customs shall, before application is made by him for an officer of Customs to superintend the receipt of cargo, cause or suffer to be put on board of such vessel any goods whatever, in contravention of Section 70,	70	such Master shall be liable to a penalty not exceeding one thousand rupees, and the goods, if protected by a pass, shall be liable to be re-landed for examination at the expense of the vessel, and, if not protected by a pass, shall be liable to confiscation.
28.—If any Master of a vessel in any case other than that provided for by No. 27 causes or suffers any goods to be discharged, shipped, or water-borne contrary to any of the provisions of section 70, 72 or 75,	70, 72 & 75	such Master shall be liable to a penalty not exceeding one thousand rupees; and all goods so discharged, shipped, or water-borne shall be liable to confiscation.
29.—If when a boat-note is required by section 76 any goods water-borne for the purpose of being landed from any vessel, and warehoused or passed for importation, or of being shipped for exportation, be found without such note; or if any goods are found on board any boat in excess of such boat-note whether such goods are intended to be landed from, or to be shipped on board of, any vessel,	76	such goods shall be liable to confiscation; and the person by whose authority the goods are being landed or shipped, and the person in charge of the boat, shall each be liable to a penalty not exceeding twice the amount of duty (if any) leviable on the said goods.
30.—If any person refuses to receive, or fails to sign, or to note the prescribed particulars upon, any boat-note, as required by	76	such person, master or officer shall be liable to a penalty not exceeding five hundred rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
section 76, or if any Master or officer of a vessel receiving the same fails to deliver it when required so to do by any officer of Customs authorized to make such requisition,		
31.—If any goods are, without permission, shipped or water-borne to be shipped or are landed except from or at a wharf or other place duly appointed for the purpose; or if any goods water-borne for the purpose of being landed or shipped are not landed or shipped without unnecessary delay; or if the boat containing such goods be found out of the proper track between the vessel and the wharf or other proper place of landing or shipping, and such deviation be not accounted for to the satisfaction of the Customs-collector; or	73 27	such goods shall be liable to confiscation; and the person by whose authority the goods are shipped, landed water-borne, or transhipped and the person in charge of the vessel employed conveying them, shall each be liable to a penalty not exceeding twice the amount of the duty (if any) leviable on such goods.
if any goods are transhipped contrary to the provisions of section 78,	78	
32.—If, after the issue of a notification under section 79 with regard to any Port, any goods are found within the limits of such Port on board of any boat not duly licensed and registered,	79	such goods, unless they are covered by a special permit from the Customs-collector, shall be liable to confiscation, and the owner or the person in charge of the boat shall be liable to a penalty not exceeding one hundred rupees.
33.—If any Master of a vessel discharges or suffers to be discharged any goods not duly entered in the manifest of such vessel,	55 & 82	such Master shall be liable to a penalty not exceeding one thousand rupees.
34.—If any goods are found concealed in any place, box or closed receptacle in any vessel, and are not duly accounted for to the satisfaction of the officer in charge of the Custom-house,	General	such goods shall be liable to confiscation,
35.—If any goods are found on board in excess of those entered in the manifest, or not corresponding with the specification therein contained,	55 & 82	such goods shall be liable to confiscation, or to be charged with such increased rates of duty as the chief officer of Customs directs.
36.—If, after any goods have been landed and before they have been passed through the Custom-house, the owner removes or attempts to remove them, with the intention of defrauding the revenue,	86 & 87	such goods shall be liable to confiscation; or if the goods cannot be recovered, the owner shall be liable, in addition to full duty, to a penalty not exceeding twice the amount of such duty, if the goods be dutiable and the duty leviable thereon can be ascertained; or, otherwise to a penalty not exceeding one thousand rupees for every missing or deficient package or separate article.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>37.—If it be found, when any goods are entered at, or brought to be passed through, a Custom-house, either for importation or exportation that</p> <p>(a) the packages in which they are contained differ widely from the description given in the bill of entry or application for passing them; or</p> <p>(b) the contents thereof have been wrongly described in such bill or application as regards the denominations, characters or conditions according to which such goods are chargeable with duty, or are being imported or exported; or</p> <p>(c) the contents of such packages have been mis-stated in regard to sort, quality, quantity or value; or</p> <p>(d) goods not stated in the bill of entry or application have been concealed in, or mixed with, the articles specified therein, or have apparently been packed so to deceive the officers of Customs, and such circumstance is not accounted for to the satisfaction of the Customs-collector,</p>	86 & 137	<p>such packages, together with the whole of the goods contained therein, shall be liable to confiscation, and every person concerned in any such offence shall be liable to a penalty not exceeding one thousand rupees.</p>
<p>38.—If, when goods are passed by tale or by package, any omission or misdescription thereof tending to injure the revenue be discovered,</p>	86 & 91	<p>the person guilty of such omission or misdescription shall be liable to a penalty not exceeding ten times the amount of duty which might have been lost to Government by such omission or misdescription, unless it be proved to the satisfaction of the officer in charge of the Custom-house that the variance was accidental.</p>
<p>39.—If, without entry duly made, any goods are taken or passed out of any Custom-house or wharf,</p>	86	<p>the person so taking or passing such goods shall, in every such case, be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.</p>
<p>40.—If any prohibited or dutiable goods are found, either before or after landing, concealed in any passenger's baggage,</p>	General.	<p>such passenger shall be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.</p>
<p>41.—If any goods entered to be warehoused are carried into the warehouse, unless with the authority, or under the care, of the proper officers of Customs, and in such manner, by such persons, within such time, and by such roads or ways, as such officers direct,</p>	93	<p>such goods shall be liable to confiscation, and any person so carrying them shall be liable to a penalty not exceeding one thousand rupees.</p>

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
42.—If any goods entered to be warehoused are not duly warehoused in pursuance of such entry, or are withheld, or removed from any proper place of examination before they have been examined and certified by the proper officer,	94	such goods shall be deemed not to have been duly warehoused, and shall be liable to confiscation.
43.—If any warehoused goods be not warehoused in accordance with sections 94 and 95,	94 & 95	such goods shall be liable to confiscation.
44.—If the licensee of any private warehouse licensed under this Act does not open the same when required so to do by any officer entitled to have access thereto, or, upon demand made by any such officer refuses access to any such officer,	97	such licensee shall be liable to a penalty not exceeding one thousand rupees, and shall further be liable to have his license forthwith cancelled.
45.—If the keeper of any public warehouse, or the licensee of any private warehouse, neglects to stow the goods warehoused therein, so that easy access may be had to every package and parcel thereof,	Chap. XI.	such keeper or licensee shall, for every such neglect, be liable to a penalty not exceeding fifty rupees.
46.—If the owner of any warehoused goods, or any person in the employ of such owner, clandestinely opens any warehouse, or, except in presence of the proper officer of Customs, gains access to his goods,	99	such owner or person shall, in every such case, be liable to a penalty not exceeding one thousand rupees.
47.—If any warehoused goods are opened in contravention of the provisions of section 98; or if any alteration be made in such goods or in the packing thereof, except as provided in section 100,	98 & 100	such goods shall be liable to confiscation.
48.—If any goods lodged in a private warehouse are found at the time of delivery therefrom to be deficient, and such deficiency is not due solely to ullage or wastage, as allowed under sections 116 and 117,	123	the licensee of such warehouse shall, unless the deficiency be accounted for to the satisfaction of the Customs-collector, be liable to a penalty equal to five times the duty chargeable on the goods so deficient.
49.—If the keeper of any public warehouse, or the licensee of any private warehouse, fails, on the requisition of any officer of Customs, to produce any goods which have been deposited in such warehouse, and which have not been duly cleared and delivered therefrom, and is unable to account for such failure to the satisfaction of the Customs-collector.	123	such keeper or licensee shall, for every such failure, be liable to pay the duties due on such goods, and also a penalty not exceeding fifty rupees in respect of every package or parcel so missing or deficient.
50.—If any goods, after being duly warehoused, are fraudulently concealed in, or removed from, the warehouse, or abstracted from any package, or transferred from one package to another, or otherwise, for the purpose of illegal removal or concealment,	Chap. XI.	such goods shall be liable to confiscation, and any person concerned in any such offence shall be liable to a penalty not exceeding one thousand rupees.
51.—If any goods lodged in a private warehouse are found to exceed the registered quantity,	Ditto	such excess, unless accounted for to the satisfaction of the officer in charge of the Custom-house, shall be charged with five times the ordinary duty thereon.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
52.—If any goods be removed from the warehouse in which they were originally deposited, except in the presence, or with the sanction, of the proper officer, or under the proper authority for their delivery,	Ditto	such goods shall be liable to confiscation, and any person so removing them shall be liable to a penalty not exceeding one thousand rupees.
53.—If any person illegally takes any goods out of any warehouse without payment of duty, or aids, assists or is concerned therein,	Ditto	such person shall be liable to a penalty not exceeding one thousand rupees.
54.—If any person contravenes any rule regarding the process of transshipment made by the Local Government, or	130	such person shall be liable to a penalty not exceeding one thousand rupees; and any goods in respect of which such offence has been committed shall be liable to confiscation.
any prohibition or order relating to transshipment notified by the Governor General in Council, or	131	
transships goods not allowed to be transhipped.		
55.—If any goods be taken on board of any vessel at any Customs-port in contravention of section 136,	136	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
56.—If any goods not specified in a duly passed shipping-bill are taken on board of any vessel, contrary to the provisions of section 137,	137	the Master of such vessel shall be liable to a penalty not exceeding fifty rupees for every package of such goods.
67.—If any goods specified in the manifest of any vessel, or in any shipping-bill, are not duly shipped before the departure of such vessel, or are reloaded;	140	the owner of such goods shall be liable to a penalty not exceeding one hundred rupees; and such goods shall be liable to confiscation.
and notice of such short shipment or reloading be not given as required by section 140,		
58.—If any goods duly shipped on board of any vessel be landed, except under section 141, 142 or 143, at any place other than that for which they have been cleared,	141	the Master of such vessel shall, unless the landing be accounted for to the satisfaction of the Customs-collector, be liable to a penalty not exceeding three times the value of such goods so landed.
59.—If any goods on account of which drawback has been paid be not found on board of any vessel referred to in section 142,	141	the Master of such vessel shall be liable to a penalty not exceeding the entire value of such goods unless the fact be accounted for to the satisfaction of the Customs-collector.
60.—If any person, without a special pass from an officer of excise at the place of exportation, relands or attempts to reland any spirits shipped for exportation,	155	such person shall be liable to a penalty not exceeding five hundred rupees.
61.—If any person wilfully contravenes any rule relating to spirits made under section 155,	154	such person shall be liable to a penalty not exceeding five hundred rupees; and all such spirit shall be liable to confiscation.
62.—If, in contravention of any rules made under section 157, any goods are taken into, or put out of, or carried in, any coasting vessel; or if any such rules be otherwise infringed,	157	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>63.—If, contrary to any such rules, any coasting vessel touches at any Foreign Port, or deviates from her voyage, unless forced by unavoidable circumstances; or</p> <p>if the Master of any such vessel which has touched at a Foreign Port fails to declare the same in writing to the Customs-collector at the Customs-port at which such vessel afterwards first arrives,</p>	159	<p>the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees; and if any goods liable to export duty have been landed from, or any goods liable to import duty have been shipped in, such vessel at such Foreign Port such Master shall further be liable to a penalty not exceeding three times the duty which would have been leviable on such goods if they had been exported from or imported at a Customs Port to or from Foreign Port, as the case may be.</p>
<p>64.—If in the case of any coasting vessel any of the provisions of section 158, 159 or 160 are not complied with,</p>	158, 159 & 160	<p>the Master of such vessel shall in each such case be liable to a penalty not exceeding five hundred rupees.</p>
<p>65.—If the person executing any bond given under section 161 fail to produce the certificate mentioned in the same section, or to show sufficient reason for its non-production,</p>	161	<p>such person shall be bound to pay a penalty equal to double the amount of Customs-duties which would have been chargeable on the export-cargo of the vessel had she been declared to be bound to a Foreign Port.</p>
<p>66.—If the Master of any coasting vessel violates any of the conditions under which a general pass for such vessel has been granted,</p>	164	<p>such Master shall be liable to a penalty not exceeding one thousand rupees.</p>
<p>67.—If any Master of a coasting vessel contravenes any of the provisions of section 165,</p>	165	<p>such Master shall be liable to a penalty not exceeding five hundred rupees.</p>
<p>68.—If upon examination, any package entered in the cargo-book required by section 165, as containing dutiable goods, is found not to contain such goods; or if any package is found to contain dutiable goods not entered, or not entered as such, in such book,</p>	165	<p>such package, with its contents, shall be liable to confiscation.</p>
<p>69.—If the Master of any coasting vessel required under section 165 to keep a cargo book fails correctly to keep, or to cause to be kept, such book, or to produce the same on demand; or if at any time there be found on board of any such vessel any goods not entered in such book as laden, or any goods noted as delivered; or if any goods entered as laden and not noted as delivered, be not on board,</p>	165	<p>such Master shall be liable to a penalty not exceeding five hundred rupees.</p>
<p>70.—If, contrary to the provisions of this or any other law for the time being in force relating to the Customs, any goods are laden on board of any vessel in any Customs-port and carried coastwise; or</p>	Chapter XV.	<p>such goods shall be liable to confiscation, and the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees.</p>

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>if any goods which have been brought coastwise are so unladen in any such Port; or</p> <p>if any goods are found on board of any coasting vessel without being entered in the manifest or cargo book or both (as the case may be) of such vessel,</p>		
<p>71.—If the Master of any coasting vessel refuses to bring any document to the Customs-collector when so required under section 166,</p>	166	such Master shall be liable to a penalty not exceeding two hundred rupees.
<p>72.—If any person makes or signs, or uses, any declaration or document used in the transaction of any business relating to the Customs, knowing such declaration or document to be false in any particular; or counterfeits, falsifies or fraudulently alters or destroys any such document, or any seal, signature, initials or other mark, made or impressed by any officer of Customs in the transaction of any business relating to the Customs; or being required under this Act to produce any document, refuses or neglects to produce such document; or being required under this Act to answer any question put to him by an officer of Customs, does not truly answer such question,</p>	General	such person shall, on conviction of any such offence before a Magistrate, be liable to a fine not exceeding one thousand rupees.
<p>73.—If any person on board of any vessel or boat in any Customs-port, or who has landed from any such vessel or boat, upon being asked by any such officer whether he has dutiable or prohibited goods about his person or in his possession, declares that he has not, and if any such goods are, after such denial, found about his person, or in his possession,</p>	General	such goods shall be liable to confiscation, and such person shall be liable to a penalty not exceeding three times the value of such goods.
<p>74.—If any officer of Customs requires any person to be searched for dutiable or prohibited goods, or to be detained, without having reasonable ground to believe that he has such goods about his person, or has been guilty of an offence relating to the Customs,</p>	169	such officer shall, on conviction before a Magistrate, be liable to a fine not exceeding five hundred rupees.
<p>75.—If any officer of Customs, or other person duly employed for the prevention of smuggling, is guilty of a wilful breach of the provisions of this Act,</p>	General	such officer or person shall, on conviction before a Magistrate, be liable to simple imprisonment for any term not exceeding two years, or to fine, or to both.
<p>76.—If any officer of Customs, or other person duly employed for the prevention of smuggling, practises, or attempts to practise, any fraud for the purpose of injuring the Customs-revenue, or abets or connives at any such fraud, or any attempt to practise any such fraud,</p>	General	Ditto ditto.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
77.—If any Police-officer, whose duty it is, under section 180, to send a written notice or cause goods to be conveyed to a Custom-house, neglects so to do,	180	such officer shall, on conviction before a Magistrate, be liable to a penalty not exceeding one hundred rupees.
78.—If any person intentionally obstructs any officer of Customs or other person duly employed for the prevention of smuggling, in the exercise of any powers given under this Act to such officer or person,	General	such person shall, on conviction before a Magistrate, be liable to imprisonment for any term not exceeding six months, or to a fine not exceeding one thousand rupees, or to both.
79.—If any officer of customs except in the discharge in good faith of his duty as such officer, discloses any particulars learned by him in his official capacity in respect of any goods, or shows any samples delivered to him in such capacity, or if any officer of Customs except as permitted by this Act, parts with the possession of any samples delivered to him in his official capacity.	195	he shall be liable to a penalty not exceeding one thousand rupees.
80.—If any person, without the approval of the Customs-collector under section 202, acts as an agent for the transaction of business as therein mentioned,	202	such person shall be liable to a penalty not exceeding five hundred rupees.

Nothing in the second column of the above schedule shall be deemed to have the force of law.

168. The confiscation of any goods under this Act includes any package in which they are found, and all the other contents thereof.

Every vessel, cart or other means of conveyance, and every horse or other animal used in the removal of any goods liable to confiscation under this Act shall in like manner be liable to confiscation.

The confiscation of any vessel under this Act includes her tackle, apparel and furniture.

CHAPTER XVII.

PROCEDURE RELATING TO OFFENCES, APPEALS, &c.

169. Any officer of Customs duly employed in the prevention of smuggling may search any person on board of any vessel in any Port in British India, or any person who has landed from any vessel:

Provided that such officer has reason to believe that such person has dutiable or prohibited goods secreted about his person.

170. When any officer of Customs is about to search any person under the provisions of section 169, such person may require the said officer to take him, before the nearest Magistrate or Customs-collector.

If such requisition be made, the officer of Customs may detain the person making it until he

can bring him before the nearest Magistrate or Customs-collector.

The Magistrate or Customs-collector before whom any person is so brought shall, if he see no reasonable ground for search, forthwith discharge such person; but if otherwise, shall direct that the search be made.

A female shall not be searched by any but a female.

171. Any duly empowered officer of Customs or other person duly employed for the prevention of smuggling, may stop and search for smuggled goods any vessel, cart or other means of conveyance; provided that he has reason to believe that smuggled goods are contained therein.

172. Any Magistrate may, on application by a Customs-collector, stating his belief that dutiable or prohibited goods are secreted in any place within the local limits of the jurisdiction of such Magistrate, issue a warrant to search for such goods.

Such warrant shall be executed in the same way, and shall have the same effect, as a search-warrant issued under the law relating to Criminal Procedure.

173. Any person against whom a reasonable suspicion exists that he has been guilty of an offence under this Act, may be arrested in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling.

174. Every person arrested on the ground that he has been guilty of an offence under this Act, shall forthwith be taken before the nearest Magistrate or Customs-collector.

175. When any such person is taken before a Magistrate, such Magistrate may, if he thinks fit, either commit him to gaol or order him to be kept in the custody of the Police for such time as is necessary to enable such Magistrate to communicate with the proper officers of Customs:

Provided that any person so arrested, committed, or kept shall be released on giving security to the satisfaction of the Magistrate to appear at such time and place as such Magistrate appoints in this behalf.

176. If any person liable to be arrested under this Act, is not arrested at the time of committing the offence for which he is so liable, or after arrest, makes his escape, he may at any time afterwards be arrested and taken before a Magistrate, to be dealt with as if he had been arrested at the time of committing such offence.

177. When any person employed on the crew of any of the ships of Her Majesty's Navy, when arrested to be secured on board until warrant procured, is arrested under this Act, the arresting officer shall forthwith give notice thereof to the commanding officer of the ship, who shall thereupon place such person in security on board of such ship, until the arresting officer has obtained a warrant from a Magistrate for bringing up such person to be dealt with according to law.

The Magistrate shall grant such warrant upon complaint made to him by the arresting officer, stating the offence for which the person is detained.

178. Any thing liable to confiscation under this Act may be seized in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling.

179. All things seized on the ground that they are liable to confiscation under this Act shall, as soon as conveniently may be, be delivered into the care of any Customs officer authorized to receive the same.

If there be no such officer at hand, all such things shall be carried to and deposited at the Custom-house nearest to the place of seizure.

If there be no Custom-house within a convenient distance, such things shall be deposited at the nearest place appointed by the Chief Customs-Authority for the deposit of things so seized.

180. When any things liable to confiscation under this Act are seized by any Police-officer on suspicion that they have been stolen, he may carry them to any Police-station or Court at which a complaint

connected with the stealing or receiving of such things has been made, or an enquiry connected with such stealing or receiving is in progress, and there detain such things until the dismissal of such complaint or the conclusion of such enquiry or of any trial thence resulting.

In every such case the Police-officer seizing the things shall send written notice of their seizure and detention to the nearest Custom-house; and immediately after the dismissal of the complaint or the conclusion of the enquiry or trial, he shall cause such things to be conveyed to, and deposited at, the nearest Custom-house, to be there proceeded against according to law.

181. When any thing is or seized, or any person is arrested, under this Act, the officer or other person making such seizure or arrest shall, on demand of the person in charge of the thing so seized, or of the person so arrested, give him a statement in writing of the reason for such seizure or arrest.

182. In every case except the cases mentioned in section 167, Nos. 26, 72 and 74 to 76 both inclusive, in which, under this Act, anything is liable to confiscation or to increased rates of duty;

or any person is liable to a penalty, such confiscation, increased rate of duty or penalty may be adjudged—

(a) without limit, by a Deputy Commissioner or Deputy Collector of Customs, or a Customs-collector;

(b) up to confiscation of goods not exceeding two hundred and fifty rupees in value, and imposition of penalty or increased duty not exceeding one-hundred rupees by an Assistant Commissioner or Assistant Collector of Customs;

(c) up to confiscation of goods not exceeding fifty rupees in value, and imposition of penalty or increased duty not exceeding ten rupees, by such other subordinate officers of Customs as the Local Government may, from time to time, empower in that behalf in virtue of their office:

Provided that the Local Government may, in the case of any officer, performing the duties of a Customs-collector, limit his powers to those indicated in clause (b) or in clause (c) of this section, and may confer on any officer by name, or in virtue of his office, the powers indicated in clauses (a), (b) or (c) of this section.

183. Whenever confiscation is authorized by this Act, the officer adjudging it shall give the owner of the goods an option to pay in lieu of confiscation such fine as the officer thinks fit.

184. When anything is confiscated under section 182, such thing shall thereupon vest in Her Majesty.

The officer adjudging confiscation shall take and hold possession of the thing confiscated, and every officer of Police, on the requisition of such officer, shall assist him in taking and holding such possession.

185. If any vessel actually departs without a port-clearance, or after failing to bring-to when required at any station appointed under section 17, the penalty to which the Master of such vessel is liable may be adjudged by the Chief Customs Officer of any Customs-port to which such vessel proceeds, or in which she is, and in the case of Aden, by such officer as the Governor of Bombay in Council appoints in this behalf.

A certificate of such departure or failure to bring-to when required, purporting to be signed by the Chief Customs Officer of the Port from which the vessel is stated to have so departed, shall be *prima facie* proof of the fact so certified.

186. The award of any confiscation, penalty or increased rate of duty under this Act by an officer of Customs shall not prevent the infliction of any punishment to which the person affected thereby is liable under any other law.

187. All offences against this Act, other than those cognizable under section 182 by officers of Customs may be tried summarily by a Magistrate.

188. Any person deeming himself aggrieved by any decision or order passed by an officer of customs under this Act may, within three months from the date of such decision or order, appeal therefrom to the Chief Customs-Authority, or, in such cases as the Local Government directs, to any officer of Customs not inferior in rank to a Customs Collector and empowered in that behalf by name or in virtue of his office by the Local Government.

Such authority or officer may thereupon make such further enquiry and pass such order as he thinks fit, confirming, altering or annulling the decision or order appealed against:

Provided that no such order in appeal shall have the effect of subjecting any person to any greater confiscation, penalty or rate of duty than has been adjudged against him in the original decision or order.

Every order passed in appeal under this section shall, subject to the power of revision conferred by section 191, be final.

189. Where the decision or order appealed against relates to any duty or penalty leviable in respect of any goods, the owner of such goods, if desirous of appealing against such decision or order, shall, pending the appeal, deposit in the hands of the Customs-collector at the Port where the dispute arises the amount demanded by the officer passing such decision or order.

When delivery of such goods to the owner thereof is withheld merely by reason of such amount not being paid, the Customs-collector shall upon such deposit being made cause such goods to be delivered to such owner.

If upon any such appeal it is decided that the whole or any portion of such amount was not leviable in respect of such goods, the Customs-collector shall return such amount or portion (as

the case may be) to the owner of such goods on demand by such owner.

190. If, upon consideration of the circumstances under which any penalty, increased rate of duty or confiscation has been adjudged under this Act by an officer of Customs, the Chief Customs-Authority is of opinion that such penalty, increased rate or confiscation ought to be remitted in whole or in part, or commuted, such Authority may remit the same or any portion thereof, or may, with the consent of the owner of any goods ordered to be confiscated, commute the order of confiscation to a penalty not exceeding the value of such goods.

191. The Local Government may on the application of any person aggrieved by any decision or order passed under this Act by any officer of Customs or Chief Customs-Authority, and from which no appeal lies, reverse or modify such decision or order.

192. When any fine, penalty or increased rate of duty is leviable under this Act, the goods in respect of which such fine, penalty or rate is leviable shall not be removed by the owner until such fine, penalty or rate is paid.

If any person has become liable to any such fine, penalty or rate in respect of any goods, the Customs-collector may detain any other goods belonging to such person passing through the custom-house until such fine, penalty or rate is paid.

193. When a penalty or increased rate of duty is adjudged against any person under this Act by any officer of Customs, such officer, if such penalty or increased rate be not paid, may levy the same by sale of any goods of the said person which may be in his charge, or in the charge of any other officer of Customs.

When an officer of Customs who has adjudged a penalty or increased rate of duty against any person under this Act is unable to realize the unpaid amount thereof from such goods, such officer may notify in writing to any Magistrate within the local limits of whose jurisdiction such person or any goods belonging to him may be, the name and residence of the said person and the amount of penalty or increased rate of duty uncovered; and such Magistrate shall thereupon proceed to enforce payment of the said amount in like manner as if such penalty or increased rate had been a fine inflicted by himself.

CHAPTER XVIII.

MISCELLANEOUS.

194. Any officer of Customs may open any package, and examine any goods brought by sea to, or shipped or brought for shipment at, any Customs-port.

195. The Customs-collector may, on the entry or clearance of any goods, or at any time while such goods are being passed through the Custom-house, take

samples of such goods, for examination or for ascertaining the value thereof on which duties are payable, or for any other necessary purpose.

Every such sample shall, if practicable, be at the option of the owner either restored to him, or sold and the proceeds accounted for to him.

196. The unshipping, carrying, shipping and landing of all goods, and the bringing of them to the proper place for examination or weighing, and the putting of them into and out of the scales, and the opening, unpacking, bulking, sorting, lotting, marking and numbering of goods, where such operations are necessary or permitted,

and the removing of goods to, and the placing of them in, the proper place of deposit,

shall be performed by or at the expense of the owner of such goods.

197. No owner of goods shall be entitled to claim from any officer of Customs compensation for any loss or damage occurring to such goods at any time while they remain or are lawfully detained in any Custom-house, or on any Custom-house wharf, or under charge of any officer of Customs, unless it be proved that such loss or damage was occasioned by the neglect or wilful act of such officer of Customs.

198. No proceeding other than a suit shall be commenced against any person for anything purporting to be done in pursuance of this Act without giving to such person a month's previous notice in writing of the intended proceeding, and of the cause thereof; or

after the expiration of three months from the limitation of such cause.

199. The Chief Customs-Authority may from time to time fix the period after the expiration of which goods left on any Custom-house wharf, or other authorized landing place, or part of the Custom-house premises, shall be subject to payment of fees, and the amount of such fees.

200. A duplicate of any certificate, manifest, bill or other Custom-house document may, on payment of a fee not exceeding ten rupees, be furnished, at the discretion of the Customs-collector, to any person applying for the same, if the Customs-collector is satisfied that no fraud has been committed or is intended by the applicant.

201. Except in the cases provided for by sections 36, 55, 63 and 94, the Customs-collector may in his discretion, upon payment of one rupee, authorize any document, after it has been entered and recorded in the Custom-house, to be amended.

202. No person authorized to act as an agent for the transaction of any business relating to the entrance or clearance of any vessel, or the import or export of goods or baggage, shall so act in any Custom-house, unless such authorization is approved by the Customs-collector.

Such officer may require any person so authorized to give a bond with sufficient security, in any sum not exceeding five thousand rupees, for his faithful behaviour as regards the Custom-house regulations and officers.

Such officer may, in case of misbehaviour of the person so authorized, suspend or withdraw such approval, but an appeal against every such suspension or withdrawal shall lie to the Chief Customs-Authority, whose decision thereon shall be final.

Every appeal under this section shall be made within one month of the suspension or withdrawal.

203. When any person applies to any officer of Customs for permission to transact any specified business with him on behalf of any other person, such officer may require the applicant to produce a written authority from the person on whose behalf such business is to be transacted, and in default of the production of such authority may refuse such permission.

The clerk, servant, or agent, of any person or mercantile firm, may transact business generally at the Custom-house on behalf of such person or firm: Provided that the Customs-collector may refuse to recognize such clerk, servant or agent unless such person or a member of such firm identifies such clerk, servant or agent to the Customs-collector as empowered to transact such business, and deposits with the Customs-collector an authority in writing duly signed, authorizing such clerk, servant or agent to transact such business on behalf of such person or firm.

204. All rules made under this Act shall be notified in the official Gazette, and shall thereupon have the force of law.

All such rules for the time being in force shall be collected, arranged and published at intervals not exceeding two years, and shall be sold to the public at a reasonable price.

205. Any notification made by any authority under powers conferred by this Act, may be cancelled in like manner by the same authority.

206. If in any case relating to the removal of goods from a warehouse without payment of duty, the person offending be an officer of Customs not acting in execution of his duty, and be prosecuted to conviction by the owner of such goods, no duty shall be payable in respect of such goods. For any damage so occasioned by such officer, the Customs-collector shall, with the sanction of the Chief Customs-Authority, make due compensation to such owner.

207. Nothing in this Act shall affect any law for the time being in force relating to the Commissioners for making improvements in the Port of Calcutta or the Trustees of the Port of Bombay respectively.

SCHEDULE.

PART I.

ACTS OF THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Number and year.	Title.	Extent of repeal.
XXI of 1856 ...	An Act to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal.	Section eight. Sections ten to fifteen, both inclusive, the last sentence of section sixteen and the form of bond annexed to the Act.
VI of 1863 ...	An Act to consolidate and amend the laws relating to the administration of the Department of Sea Customs in India.	The whole.
X of 1868 ...	An Act to amend the Consolidated Customs Act	The whole.
XVII of 1869 ...	An Act to shorten the time for landing cargo ...	The whole.
XIV of 1871 ...	An Act for the further amendment of the Consolidated Customs Act.	The whole.
VI of 1873 ...	An Act to amend the law relating to the Transhipment of goods imported by steamer, and for other purposes.	The whole.
XVI of 1875 ...	An Act to amend the law relating to Customs Duties, and for other purposes.	Sections five, six, seven and twelve.

PART II.

FORMS.

A.

FORM OF BOND FOR IMPORT DUTY.

(See section 92).

BOND.

No.

18

We, A. B.,

now of

; and C. D.,

of the same place, are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees to be paid to the said Secretary

of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives

(*date*)

(*Signed*)

bounden The above
officer in charge of the Custom-house at having applied to the
for and obtained permission to lodge in the warehouse for a
period of the following goods, that is to say—
imported by sea from on board of the
ship and entered in the Custom-house Books
as No. of the Register of Goods imported by Sea ;

• The condition of this Bond is, that ;

If the or their legal representatives, shall observe all the rules prescribed in The Sea Customs Act, 1878, to be observed by owners of goods warehoused, and by persons obtaining permission to warehouse goods under the provisions thereof ;

And if the said or their legal representatives, shall pay to the officer in charge of the Custom-house at the Port of all dues, whether Customs-duties, warehouse-dues, rent or other lawful charges which shall be demandable on the said goods, or on account of penalties incurred in respect to them, within

from the date of this Bond, or within such further time as the Chief Customs-Authority of shall allow in that behalf, together with interest on every such sum at the rate of six per cent. per annum from the date of demand thereof being made in writing by the said officer in charge of the Custom-house ;

And if, within the term so fixed or enlarged, the said goods, or any portion thereof, having been removed from the said warehouse for home-consumption or re-exportation by sea, the full amount of all Customs-duties, warehouse-dues, rent and other lawful charges, penalties and interest demandable as aforesaid shall have been first paid on the whole of the said goods ;

This obligation shall be void.

Otherwise, and on breach or failure in the performance of any part of this condition, the same shall be in full force.

(*date*)

(*Signed*) ()

B.

FORM OF BONDED WAREHOUSE WARRANT.

(*See section 96*).

I do hereby certify that have deposited in the Warehouse
of the undermentioned goods , which goods, the
engage on demand, after payment of rent and incidental charges and Government dues or
customs chargeable thereon, to deliver to the said or their
assigns, or to the holder of this warrant to whom it may be transferred by endorsement.

C

FORM OF BOND FOR THE REMOVAL OF SPIRIT FROM A LICENSED DISTILLERY.

(See sections 144 and 152).

We, _____ are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees _____ to be paid to the said Secretary of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives;

, dated this _____ day of _____ 18

(Signed)

(_____)

The above bounden _____ being indebted to Her Majesty's Secretary of State for India in Council in the sum of Government rupees _____ being the amount of duty payable at the rate of rupees _____ per imperial gallon London proof, for _____ gallons of _____ (or for _____ gallons of proof spirit used in the preparation of _____ dozens of bottles or _____ gallons of cordials and liquors as specified in the annexed schedule) manufactured at _____ which the said _____ have been allowed to remove thence for exportation by sea, subject to the provisions of The Sea Customs' Act, 1878, without having paid such duty.

The condition of this obligation is, that if the above bounden _____ or their legal representatives, shall, at the expiration of four calendar months from the date of this obligation, pay or cause to be paid to the said Secretary of State in Council duty at the rate of _____ rupee per imperial gallon of proof spirit for all or any portion of the above-mentioned _____ which shall not have been then exported by sea to a foreign port, subject to the aforesaid provisions (of which exportation, if any, due proof shall be given), or passed for local consumption on payment of duty, then this bond shall be void; otherwise the same shall remain in full force.

Signed in the presence of

Place

Date

If the bond be for cordials and other liquors under section 152, add—

Schedule.

Description of cordials and liquors.	Quantity in bottles or gallons.	Quantity of proof spirit.
1		3

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MARCH 13, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 9th March 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
SUNDAY DAYS.	1 Bardwan, Mar. 9 '78	Nil	Sugarcane is being cut and pressed; the outturn is good. Wheat and barley are doing well. Cholera still lingers in Culna sub-division.
	2 Bankoora, .. 9 ..	Nil	Weather—pleasant, but warm for the last two days. Sugarcane, cotton, gram, wheat, and barley have all given a good outturn. The growing crops, viz. <i>boro</i> rice, tobacco, and indigo promise well.
	3 Boorboom, .. 9 ..	Nil	Weather—seasonable; not too warm. Nothing new to report on the state and prospects of the crops.
	4 Midnapore, .. 9 ..	0.62	Weather—somewhat cooler than it was, except on the 9th; it is now cloudy and hot. Those crops that still remain on the ground are in good condition.
	5 Hooghly, .. 9 ..	0.16	Weather—cool in the first part of the week. Ploughing is retarded for want of rain. A few cases of small-pox and cholera have been reported from the Chinsurah Municipality. Cattle disease is prevalent in these Pandooah.
	Howrah, .. 11 ..	0.01	Weather—getting hot. The little <i>boro dhan</i> on the ground is doing well.
<i>Central Districts.</i>			
TUESDAY DAYS.	6 24-Pargunnahs, Mar. 9 '78	0.02	Weather—variable, but not unseasonable. There is nothing of importance on the ground at present. Cholera is prevailing in parts of the district. Small-pox is reported from Diamond Harbour, and cattle disease from Bathura.
	7 Nuddea, .. 9 ..	0.02	Weather—beginning to grow warm. Fogs occasionally in the night. Very little of the cold-weather crop now remains on the ground. The fogs have done some damage to mango blossoms. The late rain has enabled the cultivators to plough extensively.
	8 Jessore, .. 9 ..	0.04	Weather—warm. Mornings are generally foggy. There is every prospect of more rain. The recent rain has done much good to the crops on the ground, and all is now ready for spring sowings. Prospects are satisfactory. More rain is wanted in the south.
	9 Moorshedabad, .. 9 ..	Nil	Weather—seasonable. Prospects of the crops are favorable. Cholera prevails in Dacca, Mirzapore, Burwa, Rampore Haut, and Bhurtpore police stations.

No.	District, and date of return.	Rainfall at Sadler Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGALE.—(Continued.)			
<i>Central Districts—(Contd.)</i>			
RAJSHAHY AND COOCH BEHAR DIVN.	10 Dinagpore, Mar. 8 '78	Nil	Weather—getting warmer gradually. Prospects of the rubber crops are good. Rice is being sold at a price varying from 15 to 25 seers the rupee.
	11 Rajshahy, „ 9 „	Nil	There has been no rain during the week. The cutting of the early rubber crops has commenced. The transplanting of <i>boro</i> rice continues. The lands are being ploughed for sesamum and rice sowings. The sowing of jute has commenced.
	12 Rangpore, „ 8 „	Nil	Weather—warm and dry. State and prospects of the crops continue favourable. Cholera has nearly disappeared. Small-pox is still prevailing in some parts of the Bhowanigunge thana. Malarious fever is strikingly absent.
	13 Bogra, „ 9 „	Nil	Weather—growing warm gradually. Nothing to report about the crops. The prospects of the mango crop are excellent. The price of rice has risen from 24 to 20 seers the rupee and is tending upwards still. There were a few cases of cholera here and there. In the Badulgachi division there is a great deal of fever.
	14 Pubna, „ 9 „	0.15	Weather—warm during the whole of the week. The harvesting of <i>mutter</i> , <i>khesari</i> , <i>mosoor</i> and <i>mosina</i> has commenced; a fair outturn is expected. The rubber crops also promise a good outturn; but rain is wanted. The gathering of <i>haldi</i> is over.
	15 Darjeeling, „ 8 „	0.07	Squally weather, with a sprinkling of rain. The minor crops are doing well. The land is being prepared for the rice sowings.
	16 Jalpigoree, „ 9 „	Nil	Fine clear weather; very cool for the time of year. The cold-weather crops are generally doing well. <i>Sursoo</i> crop is very good.
DACA DIVN.	Cooch Behar, „ 7 „	Nil	In the early part of the week the weather was cloudy and there was a sharp wind blowing from the east. It has cleared now, and is becoming gradually warm. The prospects of <i>chenna</i> , <i>kaon</i> and other crops appear to be good. The cutting of tobacco is going on in all parts of the district. Public health is reported to be generally good.
	<i>Eastern Districts.</i>		
	17 Dacca, Mar. 9 '78	0.18 Moon- shee- gunge 0.63 for week ending 8th.	The eastern part of the district has had very fair rain. The rain has kept the temperature down. State and prospects of the crops are favourable. The rain in the eastern parts has been sufficient. There probably was rain in the west also on the 8th instant, but reports are not in.
	18 Furreedpore, „ 9 „	2.35 Goa- lundo. 0.21	Heavy rain on the 8th instant, since which the weather has been clear but warm. This rain which was probably general must have been of great service in enabling the ryots to prepare the ground for the next crop.
	19 Backergunge, „ 7 „	0.18	All is well, save that the price of rice continues very high.
	20 Mymensingh, „ 8 „	Nil	Weather—change for cold since 27th ultimo, indicating rain to have fallen in the neighbourhood. Ploughing is in progress. No crops to report on.
	21 Tipperah, „ 8 „	Nil sub-divn 1.74	Weather—fair. North wind for a day or two. <i>Boro</i> rice and the cold-weather crops are in good condition. <i>Moosari</i> is being reaped and the other cold-weather crops are ready. Nearly all the sugarcane has been cut with a good outturn. The average price of rice is Rs. 2.14 per maund.
CHITTAGONG DIVN.	22 Chittagong, „ 7 „	0.98	Rain on the 4th instant. Weather since fine and cool. The rain has done some good to the cold-weather crops. Ploughing in some places for <i>paua</i> rice is going on.
	23 Noakholly, „ 7 „	1.73	Weather—cool. A sharp storm accompanied by rain and hail passed over the station on the 4th instant after noon. The rain has been good for the cold-weather crops and for ploughing for the early rice. Public health is good.
	24 Chittagong Hill Tracts, „ 5 „	0.71	A heavy fall of rain with hail-storm on the night of the 1st instant, and a slight fall on the 4th. Weather cool and pleasant in the morning. Jute-cutting still continues. The prospects of tobacco are good.
BEHAR.	Hill Tipperah, „ 6 „	1.09	There were good showers on the 28th February and 3th instant, which have somewhat reduced the temperature. Ploughing has begun for the early rice crop.
	25 Patna, Mar. 9 '78	Nil	Weather—still cold in the mornings and evenings; seasonably warm at midday. The rubber crops are being harvested; and the outturn is fairly favourable where caterpillars did not damage them. Health is good.
	26 Gya, „ 9 „	Nil	Weather—warm and unclouded. Maximum thermometer in the shade 85°. No change to report in the state and prospects of the crops. Folios are about stationary.
PANA DIVN.	27 Shahabad, „ 9 „	Nil	Weather—getting hot and clear. The rubber crops are being partially cut. Much injury seems to have been caused by insects in various parts of the district. Where this has not happened the crops are good. The planting of sugarcane has commenced.

No.	District, and date of return.	Rainfall at Budder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
PATNA DIV.—Contd.	28 Darbhanga, Mar. 9 '78	Nil	Weather seasonable. The rubber crop is being harvested. It promises to be on the whole an average crop.
	29 Mozafferpore, " 9 "	Nil	Season getting warm. The harvesting of the rubber crops has commenced here and there in all the three sub-divisions of the district, and a fair outturn is expected; save in the pulses which have suffered somewhat from frost, blight, or insects. A few cases of small-pox are reported from Soorsundia Sastanurhee sub-division, as well as from the Budder sub-division.
	30 Saran, " 9 "	Nil	Weather—seasonable. West wind prevailing. The prospects of the cold-weather crops continue good. <i>Kharif</i> fast approaching maturity. Wheat, barley, peas, mustard, gram, and masoor are still being harvested. People are busy in sowing the spring crops. Indigo seed is being put in the ground; the early sowings have germinated. Poppy-heads are being tapped. Mango is still doing well. New peas and other pulses are coming into the market. Prices are stationary. Public health is good.
	31 Chumpanun, " 9 "	Nil	Weather—nice and cool at night; hot during the day. The prospects of the rubber crops are fair throughout the district. Towards the south and east of the district (Tataria and Madhooaban) these crops are very promising. The average outturn would be, as reported in the previous week, 10 annas. Food-grain market is steady. Indigo sowings have commenced. Opium prospects are not favourable.
BHAGALPORE DIVISION.	32 Monghyr, " 9 "	Nil	West wind prevailing. State and prospects of the crops are excellent.
	33 Bhagalpore, " 9 "	Nil	Nights and mornings are cool. Days are warm and bright. Prospects of the rubber crops are very favourable. No further rise in prices this week. Health is good.
	34 Purneah, " 9 "	Nil	Weather—fair and mild. Westerly winds have been prevalent. The outturn of the crops harvested is good. The rubber crops generally are of excellent promise. The <i>dhadoi</i> sowing has commenced; light rain for this crop is required.
	35 Maldah, " 9 "	Nil	Weather—fair. State and prospects of the crops are satisfactory. Cholera has broken out about Manickchuck where a native doctor has been sent; also with less severity in thana Nawabgunge. In all 23 deaths from cholera were reported during the week.
	36 Sonthal Pergahs, " 9 "	Nil	Weather—still cool. No change in the state and prospects of the crops since last week's report. There is some small-pox and cholera about, but not so as to cause alarm.
ORISSA.			
ORISSA DIV.	37 Cuttack, Mar. 9 '78	Nil	Weather—fine and hot. The <i>dalus</i> crop is progressing well, and is in the ear in some places. Public health is generally good.
	38 Pooree, " 7 "	0.07	Weather—warm for the season. <i>Sarad</i> rice, <i>kutthi</i> and <i>mandia</i> crops are almost harvested. <i>Dalus</i> rice is suffering from want of rain. Common rice is selling generally at a rupee for 11½ to 15½ seers. Export of rice to the Madras Presidency continues. The state of the poor people in the tract between the Chilka and the sea has improved, as they are now getting employment in salt manufacture; but in that part of the country rice is selling at a rupee for 9 seers and 14 chittacks. Public health is good.
	39 Balasore, " 8 "	Nil	Weather—fine and dry. The condition of the crops is satisfactory. A few deaths from cholera and small-pox have occurred.
CHOTA NAGPORE.			
	South-West Frontier Agency.		
	40 Manasroogh, Mar. 8 '78	Nil	The temperature is still below the usual average. No change to report about the crops. There is very little now on the ground. Export still continues and prices are rising. General health is good.
	41 Lohardugga, " 9 "	Nil	Weather—seasonable. The <i>mohas</i> promises well. Exportation continues and prices are still rising. A few cases of small-pox and cholera have been reported from the Palamow-sub-division.
	42 Singbhoon, " 8 "	Nil	Weather—seasonable. Nothing new to report about the crops. The district is healthy.
	43 Manbhoon, " 9 "	Nil	Weather—seasonable. Mornings are cool. Days are getting hot. The <i>mohas</i> crop is the one in which the district is interested chiefly at present. It has blossomed and prospects are fair. What wheat, grain, and <i>kharif</i> there are in the Gobindpore sub-division are reported good.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 12th March 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

Number.	DISTRICTS.	QUANTITIES PER RUPEE BY																							
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULLEH MILLET— CUMBOO, RAJSA.											
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.									
BENGAL.																									
Western Districts.																									
1	Burdwan	16 0	11 12	12 8	26 0	25 0	28 0	14 4	13 14	20 0	15 0	14 2	21 4									
2	Bankoora	12 8	13 4	14 0	22 0	22 0	20 0	12 8	15 0	25 0	17 8	17 2	20 0									
3	Beerbhoom	11 0	11 0	16 0	20 0	20 0	...	12 0	12 0	18 0	15 0	13 8	24 0									
4	Midnapore	12 0	12 0	17 0	15 0	13 0	20 0	17 0	17 0	24 0									
5	Hooghly	12 8	12 8	16 0	10 0	10 0	{ 11 0 to 11 8 }	13 0	13 0	18 0									
	Howrah	12 4	13 8	14 0	8 0	11 0	14 0	13 0	14 0	16 0									
Central Districts.																									
	Calcutta	11 12	12 4	13 0	16 0	16 0	25 0	7 0	7 0	9 0	12 0	12 0	18 0									
6	24-Pergunnahs	6 8	...	8 0	12 4	12 0	14 8									
7	Nuddea	12 5	12 5	15 4	...	30 8	...	12 5	11 7	13 4	12 13	12 5	16 0									
8	Jessore	11 12	11 8	11 12	11 8	15 0	16 0	14 8	20 0									
9	Moorshedabad	16 0	14 8	18 12	26 0	25 0	35 0	{ 13 0 to 14 0 }	{ 10 0 to 13 0 }	18 0	{ 14 8 to 15 0 }	{ 13 8 to 16 0 }	{ 20 0 to 21 0 }									
10	Dinapore	12 0	12 0	11 0	23 0	11 8	16 0	14 8	16 12	21 0	18 8	19 0	28 0									
11	Rajshahye	12 0	16 0	13 8	37 8	37 8	...	12 12	{ 9 0 to 14 0 }	{ 18 0 to 18 12 }	{ 13 8 to 16 0 }	{ 15 0 to 24 12 }									
12	Rungpore	15 0	15 0	22 8	11 15	12 12	15 0	18 0	22 8	20 0									
13	Bogra	12 0	9 12	15 0	12 0	12 0	30 0	16 8	19 2	30 0									
14	Patna	13 0	13 4	18 12	8 0	8 0	12 0	15 0	15 0	22 8									
15	Darjeeling	8 0	8 0	8 0	8 0	8 0	8 0	9 0	10 0	5 0	11 0	11 0	14 0									
16	Julpigoree	10 0	10 0	8 0	12 0	13 0	16 0	16 0	16 0	20 0									
Eastern Districts.																									
17	Dacca	13 1	12 4	13 8	32 0	32 0	53 0	11 12	12 4	17 10	14 8	15 8	24 0									
18	Furzedpore	15 0	15 0	22 0	30 0	8 0	8 0	9 0	14 0	14 0	20 0									
19	Backergunge	11 0	11 0	14 0	14 0	14 0	16 0									
20	Mymensingh	10 0	10 0	14 0	13 0	13 8	20 0	14 8	15 0	26 0									

A In the interior the prices range as follow:—Wheat 10 to 12½ seers, barley (at Culna) 30 seers, best rice 18 to 15½ seers, common rice 14 to 10½ seers, and gram 12½ to 20 seers.

B In the interior the prices range as follow:—Wheat 14 to 16 seers, barley 20 to 24 seers, best rice 16 to 18 seers, common rice 20 seers, maize or Indian-corn 20 to 30 seers, and gram 16 to 18 seers.

C In the interior the prices range as follow:—Wheat 12 to 17 seers, best rice 12½ to 17 seers, common rice 14½ to 18 seers, and gram 13 to 21 seers.

D In the interior the prices range as follow:—Wheat 12 to 13½ seers, barley 22 to 28 seers, best rice 7 to 12½ seers, common rice 15 to 16 seers, and gram 12½ to 18 seers.

E In the interior the prices range as follow:—Wheat (at Kidderpore) 9½ seers, barley (at Kidderpore) 16 seers, best rice 6½ to 7 seers, common rice 11 to 16 seers, and gram 12½ to 13½ seers.

F In the interior the prices range as follow:—Wheat 8 to 15½ seers, best rice 10 to 13 seers, common rice 13 to 16½ seers, and gram 12½ to 18½ seers.

G In Rajshahye the prices are:—Wheat 12½ seers, best rice 16 seers, common rice 17½ seers, and gram 20 seers.

H In Nattore the prices are:—Wheat 16 seers, best rice 10½ seers, common rice 16½ seers, and gram 14 seers.

undermentioned Districts of Bengal for the Fortnight ending 28th February 1878.

THE SEER OF 80 TOLAHS.

GRASS MILLET— CHOLUN, JOWAR.			LEASER MILLETS— RASI OR MURWA AND CHHUNA.			MAIZE OR INDIAN- CORN.			GRAM.			FINNWOOD.			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	
...	16 0	15 8	19 8	120 0	120 0	160 0	8 14	9 0	9 19	Burdwan.
...	39 0	32 0	40 0	13 0	13 4	17 0	440 0	440 0	440 0	8 8	8 8	8 12	Bankoora.
...	30 0	30 0	...	16 0	16 0	19 0	200 0	200 0	200 0	8 8	8 8	8 8	Deerhoom.
...	16 0	16 0	17 0	180 0	180 0	260 0	9 0	9 0	9 0	Midnapore.
...	14 8	14 8	17 0	120 0	120 0	120 0	9 0	9 0	9 0	Hooghly.
...	12 12	16 0	19 0	80 0	100 0	120 0	9 8	9 8	10 0	Howrah.
18 5	12 0	25 0	10 8	10 8	25 0	16 0	16 0	19 0	100 0	100 0	100 0	8 0	8 0	8 0	Calcutta.
...	13 4	12 8	17 8	90 0	90 0	91 0	9 0	9 0	8 12	24-Pargunnahs.
...	17 4	17 4	24 0	120 0	120 0	100 0	8 14	8 14	9 24	Nudda.
...	16 8	16 0	20 0	110 0	110 0	120 0	8 0	8 0	8 0	Jessore.
...	20 0	20 0	22 12	120 0	120 0	120 0	8 0	7 0	7 0	Moorshedabad.
...	14 8	14 0	13 0	180 0	180 0	180 0	8 0	8 0	8 4	Dinapore.
...	24 0	17 8	17 8	240 0	240 0	320 0	8 10	8 10	9 0	Rajahmundry.
...	15 0	12 12	8 4	107 0	107 0	107 0	7 8	7 8	7 8	Rungpore.
...	12 0	12 0	13 8	67 8	67 8	67 8	8 4	8 4	8 4	Bogra.
...	13 0	13 0	14 0	200 0	200 0	200 0	8 8	8 8	9 0	Pabna.
...	9 0	8 0	8 0	14 0	18 0	24 0	8 0	8 0	9 0	100 0	100 0	200 0	4 8	5 0	4 8	Darjeeling.
...	10 0	10 0	10 0	84 0	80 0	100 0	7 5	7 2	7 2	Jalpigore.
...	15 3	14 8	10 0	80 0	80 0	97 0	8 14	9 0	8 14	Dacca.
...	14 0	14 0	16 0	9 0	9 0	9 0	Farrukpore.
...	13 0	13 0	16 0	100 0	100 0	100 0	8 8	8 8	8 8	Backergunge.
...	12 8	12 8	11 0	9 0	9 0	8 10	Mymensingh.

- I In the interior the prices range as follow :—Wheat 16 to 20 seers, best rice 15 to 16 seers, common rice 18 to 20 seers, and gram 8 to 15 seers.
J In Serajunge the prices are—Wheat 10½ seers, best rice 8 seers, common rice 13 seers, and gram 12 seers.
K In the interior the prices range as follow :—Wheat 6 seers, best rice 6½ to 10 seers, common rice 12½ to 13 seers, lesser millets (at Kurmug 16 seers, maize or Indian-corn (at Kurmug) 16 seers, and gram 8 to 13 seers.
L In the interior the prices range as follow :—Wheat 10 seers, best rice 6 to 13 seers, common rice 10 to 17 seers, and gram 10 to 11 seers.
M In the interior the prices range as follow :—Wheat (at Jaffargunge) 16 seers, barley (at Jaffargunge) 18 seers, best rice 10 to 14 seers, common rice 13 to 16 seers, and gram 12½ to 13 seers.
N In the interior the prices range as follow :—Wheat (at Goalundo) 13 seers, barley (at Goalundo) 20 seers, best rice 10 to 12½ seers, common rice 12 to 16 seers, and gram 12 to 14 seers.
O In the interior the prices range as follow :—Best rice 11 to 12 seers, common rice 12 to 14 seers, and gram (at Porepore) 12 seers.
P In the interior the prices range as follow :—Wheat 10 to 14 seers, best rice 7 to 14 seers, common rice 12½ to 16 seers, and gram 8 to 12 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

Number	DISTRICTS.	QUANTITIES PER RUPEE BY																													
		WHEAT.						BARLEY						RICE, BEST SORT.						RICE, COMMON.						BULBUSH MILLET— CUMBOO, BAJRA.					
		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.		Present return.		Next preceding return.		Corresponding return of last year.	
		Q	R	S	T	U	V	W	X	Y	Z	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
31	Chittagong	8 0	9 0	9 0	7 0	8 0	9 0	12 0	12 0	13 0
32	Noakholly	8 0	9 0	10 0	12 0	13 0	17 0
33	Tipperah	10 0	10 8	11 0	12 0	12 8	14 0	14 0	15 0	21 0
34	Chittagong Hill Tracts	10 0	10 0	11 6	11 10	11 6	13 8
	Hill Tipperah	8 5	8 0	11 0	12 0	11 0	16 5	13 0	17 0	26 0
BEHAR																															
35	Patna	16 0	15 0	23 0	31 0	30 0	24 0	10 8	10 0	16 0	16 0	15 0	23 0
36	Gya	16 0	16 0	16 0	23 0	21 0	28 0	9 0	9 0	13 0	13 0	13 8	23 4
37	Shahabad	13 8	13 0	16 0	19 0	18 8	28 0	11 0	11 0	17 8	13 8	13 0	19 0
38	Durbhunga	14 12	14 4	15 4	22 0	22 0	26 8	11 0	11 8	16 8	14 4	14 4	20 12
39	Mounseerpore	13 0	13 0	15 0	33 0	8 0	8 0	11 0	12 0	13 0	19 0
40	Saran	12 4	12 0	16 0	19 0	18 8	30 0	7 12	7 12	11 0	11 12	11 12	16 0
41	Chumparan	14 0	14 0	14 0	21 0	21 0	...	9 0	9 0	9 0	12 0	12 0	23 0
42	Monghyr	13 11	14 7	15 7	14 7	18 0	32 5	10 6	8 4	12 6	12 6	12 6	21 0
43	Bhagulpore	13 4	13 4	16 5	23 0	20 4	16 5	11 6	11 6	18 15	13 6	13 14	21 5
44	Purneah	14 0	14 0	13 0	14 0	14 0	...	16 0	16 0
45	Maldah	14 0	14 4	14 8	35 0	32 0	10 0	16 0	16 0	22 8	17 0	18 8	26 0	17 0	30 0
46	Sonthal Pergunnahs	9 0	9 0	18 0	12 0	12 0	18 0	13 0	13 0	23 0	40 0
ORISSA.																															
47	Cuttack	10 8	8 2	17 1	9 3	9 3	13 2	13 2	13 2	18 6
48	Pooree	10 8	10 8	15 12	8 8	9 8	14 7	11 13	14 7	17 1
49	Balasore	11 0	14 0	15 0	10 8	11 0	15 0	14 0	16 0	21 0
CHOTA NAGPORE																															
South-Western Frontier Agency.																															
40	Hasnabeebagh	12 8	13 0	13 0	9 8	9 8	13 0	13 8	13 8	21 4
41	Lohardnaga	10 0	10 0	10 0	18 0	18 0	...	13 0	13 0	24 0	16 0	16 0	30 0
42	Singbhoom	16 0	16 0	24 0	36 0	36 0	32 0	16 0	16 0	20 0	23 0	23 0	40 0
43	Manbhoom	11 0	11 0	14 0	22 0	22 0	32 0	14 0	14 0	18 0	17 8	17 0	32 0

* Common rice went as high as 11 seers for the rupee.

† In the interior the price of common rice ranges from 18½ to 21 seers.

Q In the interior the price range as follow:—Best rice 8 to 11 seers, and common rice 12 to 14 seers.

R In the interior the price range as follow:—Best rice 9 to 14 seers, and common rice 13 to 15 seers.

S In the interior the price range as follow:—Wheat 13 to 15 seers, barley (at Jehanabad) 1½ seers, best rice (at Jehanabad) 9 seers, common rice 12 to 14 seers, lesser millets (at Nowada) 2½ seers, maize or Indian-corn (at Nowada) 20 seers, and gram 16 to 18½ seers.

T In the interior the price range as follow:—Wheat 13 to 14 seers, barley 15 to 17 seers, best rice 8 to 9 seers, common rice 11 to 13 seers, bulrush millet (at Bazar) 13 seers, gram millets 12 to 14½ seers, lesser millets (at Bazar) 18 seers, maize or Indian-corn 14½ to 17 seers, and gram 15 to 16½ seers.

U In the interior the price range as follow:—Wheat 13 to 15 seers, barley (at Mudhoobani) 25 seers, best rice 9 to 16 seers, common rice 14 to 17 seers, lesser millets 20 to 23 seers, maize or Indian-corn 19 to 22 seers, and gram 15 to 16 seers.

V In the interior the price range as follow:—Wheat 13 to 23½ seers, barley 20 to 27 seers, best rice 5 to 15 seers, common rice 13 to 16 seers, lesser millets 19½ to 23 seers, maize or Indian-corn 16½ to 24 seers, and gram 15 to 22 seers.

CALCUTTA,

The 12th March 1878.

mentioned Districts of Bengal for the Fortnight ending 28th February 1878.—(Contd.)

THE SEER OF 40 TOLAHS.

GREAT MILLETS— CHOLUH, JOWAR.			LEASER MILLETS— RAGI OR MURWA AND CHERNA.			MAIZE OR INDIAN- CORN.			GRAM.			FINEWOOD.			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	

Eastern Districts—(Contd.)

S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	
...	10 0	10 0	11 0	130 0	130 0	130 0	7 0	8 8	8 8	Chittagong.		
...	10 0	10 0	13 0	8 0	8 0	8 0	Noakholly.		
...	12 0	12 8	13 0	8 8	8 8	8 12	Tipperah.		
...	320 0	320 0	300 0	6 6	6 6	6 10	Chittagong Hill Tracts.		
...	10 0	10 0	14 0	8 0	8 0	8 0	Hill Tipperah.		

BEHAR.

...	...	80 0	30 0	19 0	36 0	21 0	18 0	24 0	160 0	160 0	140 0	8 0	8 0	8 0	Patna.
...	17 0	...	16 8	16 8	36 8	18 0	17 8	20 0	160 0	160 0	160 0	8 0	8 0	8 0	Gya.
18 0	17 0	{ 25 0 to 26 0 }	18 0	17 8	25 0	30 0	16 8	17 8	22 0	160 0	160 0	180 0	9 0	9 0	8 12	Shahabad.
...	20 0	20 12	33 0	30 12	19 8	31 12	15 4	16 4	18 12	187 0	187 0	178 0	8 0	8 0	8 12
...	18 0	19 0	35 0	14 0	15 0	16 0	140 0	160 0	140 0	8 0	8 0	8 8	Moukperre.
17 0	16 8	30 0	20 0	18 0	30 0	17 4	16 8	29 8	16 0	16 0	22 0	160 0	160 0	160 0	8 0	8 0	8 0	Sarun.
...	35 0	19 0	18 0	38 0	17 0	17 0	21 0	7 8	7 0	7 0	Chumpran.
...	16 8	15 7	29 4	16 8	16 8	21 0	126 0	126 0	126 0	8 4	8 4	8 4	Monghyr.
...	17 11	18 15	31 9	17 0	17 11	18 15	161 9	161 9	167 12	8 13	8 3	8 13	Bhagulpore.
...	{ 13 0 to 15 0 }	{ 14 0 to 16 0 }	16 0	160 0	160 0	160 0	8 0	6 0	8 0	Purneah.
...	22 8	20 0	46 0			16 0	17 0	16 0	120 0	120 0	130 0	8 8	9 0
...	16 0	16 0	40 0	13 0	14 0	13 0	...	200 0	200 0	8 0	8 0	8 0	Montal Perga.

ORISSA.

...	10 8	17 1	21 0	17 1	18 6	17 1	200 0	200 0	200 0	11 0	11 0	13 0	Cuttack.	
...	Pooree.
...	Balasore.

CHOTA NAGPORE.

South-Western Frontier Agency.

...	18 0	...	36 0	16 0	...	31 0	16 0	16 8	16 0	240 0	240 0	200 0	8 0	8 0	8 0	Hazaribagh.
...	30 0	30 0	44 0	36 0	16 0	14 0	12 0	160 0	160 0	160 0	7 0	7 0	7 0	Lohardugga.
...	20 0	20 0	21 0	320 0	320 0	320 0	6 8	6 8	6 9	Kingbhoom.
...	64 0	64 0	64 0	40 0	40 0	...	14 0	15 0	20 0	160 0	160 0	240 0	8 0	8 0	8 0	Manbhoos.

W In the interior the prices range as follow :—Wheat 12 to 16 seers, barley 20 to 22 seers, best rice 8 to 10 seers, common rice 11 to 12½ seers, lesser millets 22 to 24 seers, maize or Indian-corn 16 to 20½ seers, and gram 12 to 22½ seers.

X In the interior the prices range as follow :—Wheat 14 to 16 seers, barley (at Banka) 20 seers, best rice 15 to 20 seers, common rice 16 to 22 seers, murwa 25 to 36 seers, maize or Indian-corn (at Banka) 18 seers, and gram 15 to 16 seers.

Y In the interior the prices range as follow :—Wheat 14 to 20 seers, best rice 14 to 16 seers, common rice 16 to 18 seers, and gram 12 to 16 seers.

Z In the interior the prices range as follow :—Wheat 12½ to 14 seers, barley 20 seers, best rice 14 to 16½ seers, common rice 16 to 17½ seers, maize or Indian-corn 18 to 20 seers, and gram 15 to 16 seers.

21 In the interior the prices range as follow :—Wheat 13 seers, best rice (at Chittora) 9 seers, common rice 12 to 14 seers, maize or Indian-corn 16 to 18½ seers, and gram 16 to 18 seers.

22 In the interior the prices range as follow :—Wheat 15 to 16½ seers, barley (at Daltongunge) 20½ seers, best rice 11½ to 16 seers, common rice 12½ to 16 seers, murwa (at Daltongunge) 40½ seers, maize or Indian-corn (at Daltongunge) 16½ seers, and gram 18½ to 25 seers.

23 In the interior the prices range as follow :—Wheat 11 to 16 seers, best rice 12 to 20 seers, common rice 16 to 22 seers and gram 12 to 16 seers.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Firewood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLER— CUMBOO BAZAR.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 7	3 4 0	...	2 8 0	2 8 0	...	5 8 0	5 8 0	...	3 5 0	3 5 0
2	Berajunge ...	3 8 0	3 0 0	4 8 0	4 8 0	...	2 12 0	2 10 0
3	Dacca ...	3 2	3 3 0	...	1 2 0	1 2 0	...	3 4 0	3 3 0	...	2 10 0	2 8 0
4	Narangunge..	3 0 0	2 16 0	...	2 15 0	2 12 0
5	Chittagong	5 0 0	5 0 0	...	3 0 0	3 0 0
6	Patna ..	2 8	2 10 9	...	1 14 0	2 0 0	...	3 12	6 4 0 0	...	2 8 0	2 10 9
7	Balnore ...	8 8 0	2 15 0	3 12 0	2 13 0	...	2 13 0	2 8 0
8	Poonce	3 0 0	2 10 0
9	Cuttack ..	3 10 0	4 12 0	4 2 0	4 2 0	...	2 15 0	2 13 0

CALCUTTA,
The 12th March 1878.

in the undermentioned *Marts* of Bengal for the Fortnight ending 28th February 1878.

OF 40 SEERS.

GREAT MILLET— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHHENA.			MAIZE OR INDIAN CORN.			GRAM.			PIERWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
3 0 0	3 5 0	3 12 0	3 13 0	...	2 8 0	2 8 0	...	0 7 0	0 7 0	...	4 0 0	4 0 0	...	Calcutta.
...	3 0 0	3 8 0	4 6 0	4 6 0	...	Seraingunge.
...	2 9 0	3 2 0	...	0 6 0	0 6 0	...	4 6 0	4 6 0	...	Dacca.
...	2 15 0	2 15 0	...	0 9 0	0 9 0	...	4 6 0	4 4 3	...	Neraingunge.
...	Chittagong.
...	2 0 0	1 14 3	...	1 14 6	3 8 6	Patna.
...	4 0 0	3 12 0	...	0 5 6	0 5 6	...	4 12 0	4 12 0	...	Dalacore.
...	Pooree.
...	3 10 0	2 4 0	2 4 0	2 0 0	...	0 3 0	0 3 0	...	3 8 0	3 8 0	...	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 17th Feb. to 23rd Feb. 1878.	Rain from 24th Feb. to 2nd Mar. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
BENGAL.	WESTERN DISTRICTS.		Inches.	Inches.	1878.			
		Burdwan	Nil	0.02	0.29	2nd Mar.		
		Cutwa	ditto	0.81	1.01	ditto		
		Culina	0.18	1.34	1.52	ditto		
		Bood-Bood	Nil	0.24	0.50	ditto		
		Rancegunge	ditto	0.03	0.49	ditto		
		Jehanabad	ditto	Nil	1.12	ditto		
		Bankoora	Bankoora	ditto	ditto	1.90	ditto	
		Beerbhoom	Sooree	ditto	ditto	0.94	ditto	
			Hetampore	ditto	ditto	0.26	ditto	
	Koyপুর		ditto	ditto	0.20	ditto		
	Midnapore	Midnapore	ditto	ditto	2.38	ditto		
		Tumlook	ditto	ditto	1.06	ditto		
		Ghatal	ditto	ditto	2.10	ditto		
	Hooghly	Contai... { Dy. Collr.'s Office... ..	ditto	ditto	0.35	ditto		
		Hooghly	Exe. Engr.'s Office	Not recd.	Not recd.	0.47	2nd Feb.	
				Hooghly	Nil	Nil	0.56	2nd Mar.
	Howrah	Seraimpore	ditto	ditto	0.97	ditto		
		Howrah	ditto	ditto	1.74	ditto		
	Maheshreka	ditto	ditto	2.91	ditto			
CENTRAL DISTRICTS.								
PRESIDENCY.	24-Pargunnahs	Saugor Island	ditto	0.10	0.90	ditto		
		Calcutta	0.43	Nil	0.54	ditto		
		Alipore ... { Dispensary	0.71	ditto	3.64	ditto		
			{ Jail	0.69	ditto	3.55	ditto	
		Banarshat	Not recd.	ditto	0.82	ditto	Not received 17th to 23rd Feb.	
		Barnaset	ditto	0.03	0.60	ditto	Ditto ditto.	
		Diamond Harbour	0.10	Nil	1.21	ditto		
		Barrapore	Nil	ditto	1.37	ditto	Not received 27th Jan to 2nd Feb.	
		Satkhira	ditto	ditto	1.14	ditto		
		Barrackpore	ditto	ditto	0.90	ditto		
	Nuddea	Dum-Dum	ditto	ditto	1.41	ditto		
		Kishnoghur	0.20	1.10	1.39	ditto		
		Bongong	1.10	0.33	1.60	ditto		
		Maherপুর	Nil	0.50	0.63	ditto		
		Chookdanga	ditto	0.83	1.66	ditto		
		Kooshita	ditto	1.42	2.03	ditto		
		Ranaghat	0.30	0.74	1.29	ditto		
		Jessore	Nil	0.35	1.33	ditto		
		Narail	ditto	0.05	0.69	ditto		
		Khoolna	ditto	Nil	1.04	ditto		
	Jessore	Jhenida	0.08	0.82	1.27	ditto		
		Boghrat	Nil	Nil	0.45	ditto		
		Magoorah	ditto	0.54	1.59	ditto		
		Berhampore	ditto	0.18	0.73	ditto		
		Kampore Haut	ditto	0.52	1.01	ditto		
		Lalbagh	ditto	0.24	0.54	ditto		
		Jungpore	ditto	0.19	1.25	ditto		
		Azimungunge	ditto	0.20	1.45	ditto		
		Lalgolla	ditto	0.08	0.88	ditto		
		Kandee	ditto	Nil	0.87	ditto		
	Dinagopore	Dinagopore	ditto	ditto	1.27	ditto		
		Bugunge	ditto	ditto	1.31	ditto		
	Maidah	Maidah	ditto	ditto	1.98	ditto		
		Chanchal	ditto	ditto	1.72	ditto		
	Rajshahye	Bauleah	ditto	0.06	0.48	ditto		
		Nattore	ditto	Nil	1.12	ditto		
	Rungpore	Rungpore	ditto	ditto	0.64	ditto		
		Bhabangunge	ditto	ditto	0.73	ditto		
		Kurigram	ditto	ditto	0.85	ditto		
		Bagdogra	ditto	ditto	1.00	ditto		
RAJSHAHYE.	Bogra	Bogra	ditto	0.02	1.74	ditto		
		Sheepore	ditto	0.10	1.51	ditto		
		Nowkhilla	ditto	Nil	1.17	ditto		
		Panchabibi	ditto	ditto	1.56	ditto		
		Hainlya	ditto	ditto	1.40	ditto		
Pubna	Pubna	ditto	1.10	1.26	ditto			
	Serajung	ditto	0.58	2.41	ditto			
DARJEELING.	Darjeeling ... { Telegraph Office	0.31	Not recd.	1.29	23rd Feb.			
	{ Hospital	0.31	Nil	1.29	2nd Mar.			
COCH BEHAR.	Julpigoree	Julpigoree	Nil	ditto	0.84	ditto		
		B-dah	ditto	Not recd.	0.40	22nd Feb.		
		Buxa—Civil Surgeon's Office	ditto	Nil	1.37	2nd Mar.		
		Titalya	Not recd.	Not recd.	0.69	16th Feb.		
Coch Behar Tribu- tary States.	Coch Behar	Nil	Nil	0.78	2nd Mar.			

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 17th to 23rd Feb. 1878.	Rain from 24th Feb. to 2nd Mar. 1878.	RAIN FROM 1ST JANUARY 1878.		REMARKS.		
					Inches	Up to date.			
BENGAL—continued.									
Dacca.	EASTERN DISTRICTS.		Inches.	Inches		1878.			
		Dacca ... {	Dacca... { Telegraph Office...	Nil	Not recd.	0.54	23rd Feb.		
			Dacca... { Hospital ...	ditto	0.55	1.28	2nd Mar.		
		Dacca ... {	Moonasheegunge ...	ditto	0.44	1.36	ditto		
			Manickgunge ...	ditto	0.34	0.67	ditto		
		Farreedpore ... {	Farreedpore ...	0.28	0.80	1.34	ditto		
			Goalundo ...	Nil	0.27	1.12	ditto		
		Farreedpore ... {	Madaripore ...	ditto	Nil	1.40	ditto		
			Rackergunge ... {	Burrial ...	ditto	0.10	0.81	ditto	
		Perozepore ...		ditto	0.10	0.68	ditto		
		Patookhally ...		ditto	0.10	0.69	ditto		
		Bhoia ...		ditto	0.10	0.44	ditto		
		Mymensingh ... {	Mymensingh ...	ditto	1.33	2.76	ditto		
			Jamalpore ...	ditto	0.30	1.55	ditto		
			Atia ...	ditto	Not recd.	0.59	23rd Feb.		
Kishoregunge ...	ditto		0.73	2.57	2nd Mar.				
CHITTAGONG.	CHITTAGONG.	Chittagong ... {	Chittagong { Telegraph Office	ditto	0.30	0.80	ditto		
			Jail ...	ditto	0.42	0.93	ditto		
		Chittagong ... {	Cox's Bazar ...	ditto	0.74	0.74	ditto		
			Noakholly ... {	Noakholly ...	ditto	0.30	2.19	ditto	
		Fenny ...		ditto	0.17	3.24	ditto		
		Tipperah ... {	Comillah ...	ditto	0.30	2.10	ditto		
			Brahmunbariah ...	ditto	1.24	2.86	ditto		
		Chittagong Hill Tracts. ... {	Rungamata Hill...	ditto	0.80	2.34	ditto	From 17th Feb.	
			Kuwa ...	ditto	0.99	0.99	ditto		
		Hill Tipperah ...	Hill Tipperah ...	ditto	0.61	1.70	ditto		
PATNA.	BEHAR.	Patna ... {	Patna ...	ditto	Nil	1.24	ditto		
			Behar ...	ditto	ditto	1.37	ditto		
			Barh ...	ditto	ditto	1.28	ditto		
			Dinapore ... { Jail	Not recd.	Not recd.	1.50	9th Feb.		
		Patna ... {	Dinapore ... { Cantonment...	Nil	Nil	1.20	2nd Mar.		
			Gya ... {	Gya ...	ditto	0.02	1.08	ditto	
				Nowadah ...	ditto	Nil	2.13	ditto	
			Gya ... {	Aurangabad ...	ditto	ditto	0.97	ditto	
		Jehanabad ...		ditto	ditto	2.33	ditto		
		Shahabad ... {	Arrah ...	ditto	ditto	1.98	ditto		
			Baswarah ...	ditto	ditto	0.93	ditto		
			Buxar ...	ditto	ditto	2.70	ditto		
			Bhuboah ...	ditto	Not recd.	2.80	23rd Feb.		
		Muzafferpore ... {	Muzafferpore ...	ditto	Nil	1.50	2nd Mar.		
			Hajepore ...	ditto	ditto	1.16	ditto		
			Seetamurhee ...	ditto	0.02	1.00	ditto		
		Durbhunga ... {	Durbhunga ...	ditto	Nil	1.04	ditto		
			Mudhoobannee ...	ditto	ditto	0.59	ditto		
		Durbhunga ... {	Tajpore ...	ditto	ditto	0.41	ditto		
			Saran ... {	Chupra ...	ditto	ditto	1.32	ditto	
		Saran ... {		Sewan ...	ditto	ditto	2.00	ditto	
		Chumpan ... {	Motiharee ...	ditto	ditto	1.03	ditto		
			Bettiah ...	ditto	ditto	1.15	ditto		
			Segowlie ...	ditto	ditto	1.41	ditto		
		Monghyr ... {	Monghyr ...	ditto	ditto	0.89	ditto		
			Hego-sarai ...	ditto	ditto	2.03	ditto		
			Jamoos ...	ditto	ditto	1.55	ditto		
			Bhagulpore ... {	Bhagnipore ...	ditto	ditto	2.09	ditto	
		Soopool ...		ditto	ditto	Nil	ditto		
		Moldehpore ...		ditto	ditto	0.80	ditto		
		Banka ...		ditto	ditto	2.26	ditto		
		Sonbarra ...		ditto	ditto	0.80	ditto		
		Purneah ... {	Purneah ...	ditto	ditto	0.67	ditto		
			Kismengunge ...	ditto	ditto	0.81	ditto		
			Arrarah ...	ditto	ditto	0.40	ditto		
			BAGULPORE.	Nya Doonka ...	ditto	Not recd.	0.49	23rd Feb.	
				Rajmehal ...	ditto	ditto	0.80	ditto	
		Soonthal Pergunnah... {		Daoghur ...	ditto	ditto	0.58	ditto	Not received 27th Jan. to 16th Feb.
Soonthal Pergunnah... {	Godda ...	ditto	ditto	0.98	ditto				

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 17th to 23rd Feb. 1878.	Rain from 24th Feb. to 2nd Mar. 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.		
					Inches.	Up to date.			
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	2nd Mar.	.		
		... { Hospital	ditto	Not recd.	0.26	23rd Feb.			
		Jajpore	ditto	ditto	Nil	ditto			
		Kendraparah	ditto	ditto	0.30	ditto			
		Jagatsingapore	ditto	ditto	0.10	ditto			
	False Point	...	ditto	0.10	0.30	2nd Mar.			
		Pooree	...	ditto	0.07	0.07		ditto	
	Khurda	...	ditto	0.05	0.12	ditto			
		Balasore...	...	ditto	0.03	0.77		ditto	
	Bhadrack	...	0.03	0.08	0.30	ditto			
		Jellasore	...	Nil	Nil	1.13		ditto	
		Sorah	...	ditto	ditto	0.08		ditto	
		Chandbally	...	ditto	ditto	0.20		ditto	
	Cuttack Tributary Mehals.	Sumhalpore	...	ditto	Not recd.	0.45		23rd Feb.	
	CHOTA NAGPORE.								
	SOUTH-WESTERN FRONTIER AGENCY.								
	Hazareebagh	Hazareebagh... { Jail	...	ditto	0.02	0.66		2nd Mar.	
		... { Dispensary	...	ditto	0.01	0.60		ditto	
	Pachamba	ditto	0.25	0.60		ditto	
		Ranchee	...	ditto	Nil	0.83		ditto	
	Palamow	ditto	0.06	0.16		ditto	
		Chyobassa	...	ditto	Nil	1.96		ditto	
	Manbhoom	Purulia	...	ditto	ditto	1.71		ditto	
		Goviudpore	...	Not recd.	ditto	0.94		ditto	
	ANNAM & ADJACENT HILLS.								
	Sylhet	Sylhet	...	0.03	0.60	1.73		ditto	
	Sibsagar	Sibsagar	...	0.24	Not recd.	2.24		23rd Feb.	
		Golaghat	...	1.01	ditto	3.41		ditto	
		Jorhat	...	Not recd.	ditto	2.30		16th Feb.	
		Akyab	...	Nil	0.20	0.20		2nd Mar.	
	Rajpootana	Alwar	...	ditto	Nil	0.80		ditto	
		Jaipur	...	ditto	ditto	1.29		ditto	
		Sambhar	...	ditto	ditto	0.10		ditto	

Not received 17th to 23rd Feb.

CALCUTTA,
The 9th March 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 3rd to 9th March 1878.

STATIONS	Date	Hour	Barometer reduced to 32°.	Barometer reduced to sea-level	HYGROMETER		Humidity at 100	WIND		Rain	Clouds	Weather initials.
					Dry	Wet.		Direction	Velocity			
ALIPORE.	March 3rd	10	30.081	30.052	76.0	62.3	49	S W by W	20			b
		16	29.878	29.840	68.0	64.0	30	S W by W	67			b
	4th	10	29.917	29.839	81.5	74.0	65	S W by W	75		K, FK	b
		16	29.797	29.819	80.0	68.8	31	N W by W	125			b
	5th	10	30.081	30.163	81.8	61.9	28	E by N	25			b
		16	29.947	29.969	80.5	61.5	17	W	61			b
	6th	10	30.056	30.074	82.0	64.0	23	S by W	18			b
		16	29.904	29.928	85.0	65.1	23	N W by W	64			b
	7th	10	30.008	30.028	70.0	74.3	80	S W by W	38		K, FK, C	b
SANDWICH ISLAND.		16	29.854	29.800	85.0	64.0	33	W by N	11			b
	8th	10	30.013	30.035	81.5	75.0	73	S W	11		K 1 K	b
		16	29.928	29.950	84.7	74.0	80	S W	100		PC	b
	9th	10	30.080	30.102	84.5	78.0	74	S E by S	34	0.01	K, FK	b
		16	29.933	29.951	87.8	70.0	37	S W	60		K	b
	March 3rd	10	30.012	30.018	70	67	61	S E	52			b, m
		16	29.907	29.913	62	69	49	S	98			b, m
	4th	10	29.944	29.940	84	77	79	S S W	172		P	b, m
		16	29.794	29.804	84	79	79	S S W	144		P	b, m
CHITTAGONG.	5th	10	30.057	30.071	84	64	24	S E	73			b, m
		16	29.945	29.951	68	66	36	N N W	100			b, m
	6th	10	30.000	30.004	79	71	66	W S W	22			b, m
		16	29.922	29.928	82	74	67	S E	84			b, m
	7th	10	30.000	30.012	64	78	75	S W	96		K	b, m
		16	29.906	29.912	64	78	75	S E	97			b, m
	8th	10	30.012	30.018	84	78	75	S	97		PK	b, m
		16	29.916	29.922	84	78	75	S	100		P	b, m
	9th	10	30.076	30.082	84	79	79	S S E	64		PK, K	b, m
CHITTAGONG.		16	29.953	29.960	80	79	70	S	120		K, FK	b, m
	March 3rd	10	29.946	29.940	74	62	47	N	22			b, m
	4th	10	29.928	29.931	78	64	43	S	54			b
	5th	10	29.980	29.973	80	78	70	S S E	60	0.50		b, m
	6th	10	29.980	29.980	73	71	90	Calm	40			f, w, b, m
	7th	10	29.973	29.968	78	73	78	S E	47		K, FK	b, m
	8th	10	30.008	30.011	80	74	74	S S E	52		K, FK	b, m
	9th	10	30.012	30.012	80	72	66	N	44			b, m
ARUN.	March 3rd	10	30.014	30.010	77	70	69	N	13			b
	4th	10	30.011	30.005	77	68	61	E	20			b
	5th	10	30.083	30.100	81	74	71	S	13	0.40	C, KP	b
	6th	10	30.090	30.092	81	74	71	E N E	13			m
	7th	10	30.008	30.000	77	70	69	N	20			m
	8th	10	30.101	30.111	79	71	66	N	10			m
	9th	10	30.114	30.138	81	75	74	N N W	17			m
	March 3rd	10	29.946	29.928	81	68	48	W S W	67			m
	4th	10	29.900	29.941	85	74	64	S S W	38			m
CURTACE.	5th	10	29.985	30.007	85	64	26	S E	40			m
	6th	10	29.988	30.070	84	70	47	W S W	14			m
	7th	10	29.990	30.012	80	76	61	S W	30		C, KC	m
	8th	10	29.922	30.003	88	76	64	S	47		C, KC	m
	9th	10	29.997	30.079	80	76	61	E N E	44		C, KC	m
FALSE POINT.	March 3rd	10	30.013	30.028	82	69	49	S E	16			b
	4th	10	29.915	29.910	84	76	68	W S W	86		C, PC	b
	5th	10	30.062	30.077	84	66	34	L N E	74			b
	6th	10	30.068	30.083	84	73	63	W	40			b
	7th	10	30.002	30.017	83	76	71	W	40		K, FK, C	b
	8th	10	30.030	30.015	86	76	64	S S W	67		C, K, PK	b
	9th	10	30.077	30.093	86	78	72	S W	67		C, PK, PK	b
VILLAPATAN.	March 3rd	10	29.982	30.014	83	74	63	E S E	17			b
	4th	10	29.907	30.014	84	75	61	W by S	25			b
	5th	10	30.024	30.053	86	78	64	S by L	39			b
	6th	10	30.059	30.091	84	77	72	S	20			b
	7th	10	29.997	30.029	85	76	64	S	26			b
	8th	10	30.014	30.075	86	75	61	S	48			b
	9th	10	30.072	30.114	83	75	67	S by W	28			b
MADRAS.	March 2nd	10	29.989	30.011	85	75	61	S	8			b
		16	29.961	29.983	84	77	65	L S E	9			b
	3rd	10	29.998	30.022	87	76	68	S by W	8			b
		16	29.971	29.993	85	74	64	S E by L	11			b
	4th	10	30.046	30.048	85	74	64	S	8			b
		16	29.986	29.998	88	77	69	S E by L	7			b
	5th	10	30.001	30.076	85	74	62	S	9			b
		16	29.920	29.942	85	76	64	S E by E	11			b
	6th	10	30.004	30.000	87	76	64	S by W	9			b
COLOMBO.		16	29.935	29.957	86	76	64	S E	9			b
	7th	10	30.047	30.029	86	76	64	S by E	10			b
		16	29.982	29.994	86	76	61	S E by E	12			b
	8th	10	30.089	30.091	86	75	68	S E by S	14			b
		16	29.947	29.969	86	77	68	S E	12			b
	March 3rd	10	29.980	30.000	86	77	68	N by E	52			b
	4th	10	29.950	30.021	84	78	65	N by E	60			b
	5th	10	30.028	30.068	86	79	73	S S E	61			b
	6th	10	30.028	30.079	86	79	76	W	16			b
COLOMBO.	7th	10	29.980	30.021	86	77	72	E by S	26			b
	8th	10	30.008	30.044	86	79	72	W by N	14			b
	9th	10	30.023	30.069	83	79	83	S W	74			b

* Velocity of wind in miles per hour.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Government of Bengal.

CALCUTTA,

The 9th March 1878.

Mean Pressures and Temperatures of the preceding Table reduced to sea-level, with Anemometric Results and Cloud Observations.

STATIONS.	Mean barometric pressure reduced to sea-level.	Mean temperature reduced to sea-level.	WIND.										Percentage and Resultant.	Mean velocity daily.	Mean clouds.
			North.	North-east.	East.	South-east.	South.	South-west.	West.	North-west.	Calm.				
Seebaugor ...	30.122	59.2	1	9	19	9	5	3	8	9	9	38 S 70° E	30.8	5.40	
Guaipara ...	093	63.3	...	3	10	1	3	3	43	16 N 65° E	41.0	1.83	
Darjeeling	1	1	...	1	14	13	11	3	16	47 N 44° W	...	0.60	
Purneah ...	080	60.3	...	1	...	8	4	...	9	37	3	...	60 S 70° W	54.8	1.76
Durbhunga ...	052	57.4	...	4	4	2	1	1	28	6	60 N 76° W	80.7	1.87
Patna ...	113	59.0	...	1	7	1	49	1	2	...	69 N 80° W	33.9	3.85
Gya ...	113	63.0	10	3	5	3	2	1	19	8	11	...	33 N 61° W	60.3	3.03
Hazareebagh ...	105	64.1	4	...	1	4	3	2	19	32	4	...	61 N 60° W	120.4	4.03
Berhampore ...	091	63.4	2	2	1	2	4	6	22	23	64 N 75° W	55.3	2.66
Burdwan ...	083	66.3	16	5	3	3	6	3	10	16	2	...	41 N 34° W	48.6	2.99
Jessore ...	075	64.6	29	1	...	11	3	2	4	12	43 N 12° W	55.1	1.64
Dacca ...	081	65.6	8	3	2	...	1	1	10	18	19	...	46 N 42° W	55.9	2.56
Silchar ...	095	62.0	...	1	4	2	1	2	62	...	9 S 60° E	22.6	3.08
Chittagong ...	078	67.0	17	15	2	2	17	8	2	...	61 N 16° W	96.7	1.84
Alipore ...	090	64.6	27	12	6	3	9	21	16	30	38 N 49° W	83.0	2.06
Saugor Island ...	063	68.5	29	32	14	7	25	7	2	8	30 N 62° E	144.0	2.71
Cuttack ...	053	74.9	3	23	10	7	9	4	2	4	1	...	38 N 70° E	40.6	3.81
False Point ...	093	69.5	1	15	18	13	6	2	...	1	6	...	58 S 83° E	124.2	4.10
Vizagapatam ...	050	78.5	...	2	63	27	20	6	4	2	69 S 62° E	43.9	2.23
Madras
Ayaz ...	091	68.6	8	13	5	1	...	1	18	14	49 N 25° W	71.4	3.23
Port Blair ...	29.003	81.2	20	33	5	2	2	84 N 83° E	164.4	4.87
Nancowry
Ronoke
Allahabad

NOTE.

Barometric Pressure.—The pressures in column 2 of the above table for all stations below 500 feet are reduced from those given in column 3 of the table on the previous page, by adding the weight of a column of air of the temperatures given in column 18. For stations above 500 feet elevation the reduction is made by Captain Allan Cunningham's table, "Prof. papers on Indian Engineering, No. CXIII." The temperatures at the sea-level are taken from column 3 of the above table.

Temperature.—The temperatures in column 3 are reduced from those in column 18 on the preceding page, by adding 1° Fahrenheit for every 450 feet.

Wind Resultant.—The resultant wind direction and its comparative predominance are calculated from the whole number of wind observations recorded during the month. The relative predominance in the direction of the resultant is given as a percentage of the whole number of observations. The direction is computed in the usual way by Lambert's formula.

Cloud.—This column gives the average proportion of clouded sky, a cloudless sky being indicated by 0, and one completely overcast by 10.

The above, being all comparable, afford the data for constructing a meteorological chart for the month which will show the isobaric and isothermal lines and the resultant wind directions, which last may be represented by arrows of varying length, proportioned to the prevalence of the wind. To these may be added the rainfall from the previous tables.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Govt. of Bengal.

CALCUTTA,
The 9th March 1878.

Results of the Meteorological Observations taken at the Alipore Observatory from 3rd to 9th March 1878.

Month.	Date.	Maximum in sun.	Mean pressure: barometer at 32° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1878, March	3rd	142.0	29.031	69.7	83.4	20.5	56.9	69.9	0.116	63.8	57	Till 1 P.M. N W by W through S W and W, till midnight S S W through W and S W.	108	Inches. Nil	Clear.
"	4th	144.8	29.06	70.2	80.7	23.8	65.9	69.8	0.116	65.8	71	Till 6 P.M. N W by W through S W and W, till midnight S S W through W and S W.	106	"	Morning cloudy, day and night clear, c, f and w.
"	5th	140.4	29.08	72.7	87.8	20.8	61.0	60.7	0.172	60.8	46	Till 9 A.M. S, till midnight W by N through E and N.	91	"	Clear, f and w.
"	6th	146.9	29.07	73.3	88.4	28.2	60.2	63.6	0.160	56.6	57	Till 9½ A.M. S through S W, till 7 P.M. W by N through S W, till midnight S W through W.	86	"	Clear and w.
"	7th	146.4	29.04	75.8	88.8	21.4	67.4	70.5	0.178	67.6	76	Till 3½ P.M. N N W through W and N W, till midnight S by W through W and S W.	92	"	Chiefly clear, f and w.
"	8th	148.7	29.04	76.7	88.6	16.3	72.3	72.1	0.220	69.8	79	S by W and S W by S.	177	"	Chiefly cloudy, c, g, t, l, d and f
"	9th	149.3	30.021	79.6	89.7	19.6	70.1	73.6	0.249	70.6	74	Till 1½ P.M. N W through W, till 9 P.M. S through W and S W, till midnight E by S through S E	110	0.001	Chiefly cloudy, c and l.

* Fell at 6 P.M. of the 8th.

The mean pressure of the seven days ... 29.952
 The average pressure of the corresponding period for 25 years. S. G. Office ... 29.884

The mean temperature of the seven days ... 74.9
 The average temperature of the corresponding period for 25 years. S. G. Office ... 78.0
 The extreme variation of temperature during the seven days ... 32.8
 The maximum temperature during the seven days ... 89.7

The mean relative humidity during the seven days ... 66
 The average relative humidity of the corresponding period for 25 years. S. G. Office ... 68

The total fall of rain from 3rd to 9th March 1878 ... 0.01
 The average fall of the corresponding period for 25 years. S. G. Office ... 0.48
 The total fall from 1st January to 9th March 1878 ... 0.55
 The average fall of the corresponding period for 25 years. S. G. Office ... 2.25

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, w dew, o overcast, g gloomy, t thunder, l lightning, d drizzling, s strong wind.

METEOROLOGICAL OFFICE, INDIA,

The 11th March 1878.

HENRY F. BLANFORD,

Meteorological Reporter to the Government of India.

Reports of Fluctuation of Traffic on the Eastern Bengal Railway for the four weeks ending 23rd February 1878.

EASTERN BENGAL RAILWAY COMPANY, TRAFFIC SUPERINTENDENT'S OFFICE.

Report on the Traffic for the four weeks ending the 23rd February 1878.

Dated Calcutta, the 4th March 1878.

From—W. INNES, Esq., Acting Traffic Superintendent,

To—The Agent, Eastern Bengal Railway, Sealdah.

The weight of goods carried by the Eastern Bengal Railway during the above period amounted to 7,82,173 maunds. This, as compared with the corresponding period of 1877, shows an increase of 86,708 maunds, which is accounted for mainly by the increased traffic in jute, miscellaneous goods, piece-goods, foreign railway materials, turmeric, and salt, over balancing a decrease of nearly 1,98,000 maunds in the rice and grain traffic, 28,000 maunds in sugar, nearly 31,000 in seeds, and over 6,000 in tobacco.

Increases.

Drums of jute	Mds.	1,49,853
Bales of do.	"	84,088
This is owing to better prices offering in the jute market.				
Miscellaneous goods	Mds.	73,705
This traffic is from its scarcely definite nature uncertain, and it is not easy to determine with exactness the various influences regulating it; but no doubt the opening of the Northern Bengal State Railway may be held to have had a stimulating effect.				
Piece-goods	Mds.	9,876
This traffic again shows a very satisfactory increase, and may be expected to keep pace with the rising welfare of the people.				
Railway material, foreign	Mds.	9,438
This is of course due to the Northern Bengal State Railway, and may be expected to continue.				
Turmeric	Mds.	6,230
This staple continues to show a very satisfactory increase, the demand being regulated by the seasons and its consumption.				
Salt	Mds.	5,485
This traffic also continues steadily to show a satisfactory increase.				
Hides, bundles of	Mds.	2,513
This shows a fair increase.				

Decreases.

Grain, including rice	Mds.	1,97,960
This is chiefly owing to the diminished demand for supply to the famine stricken districts.				
Sugar	Mds.	28,029
This is unsatisfactory, but may be expected to improve as the season advances. There is, however, no doubt but that the decreased demand from the large districts effected by famine has had a depressing influence on this traffic.				
Seeds	Mds.	20,801
This is also unsatisfactory, this being the season for seed traffic; however, the remarks on the grain decrease may perhaps hold good here.				
Tobacco, bundles of	Mds.	6,295
The fluctuations in this traffic are capricious and can scarcely be anticipated, the influences effecting it being in a measure uncertain.				
Gunny, bales of	Mds.	2,808
This traffic is of course mostly dependent on the fluctuations in the demand for grain, seed, sugar, &c. for which bags are required.				
I attach the usual statement of increases and decreases.				

EASTERN BENGAL RAILWAY.

Statement showing Increases and Decreases in maundage of staples carried over the line for the four weeks ending 23rd February 1878, as compared with the corresponding period of 1877

STAPLES.	1877.		1878.		1877.	1878.	Increase.	Decrease.
	Up.	Down.	Up.	Down.	Total.	Total.		
Alc, beer, wine, &c.	1,398	3	1,084	...	1,301	1,084	...	213
Cotton, bundles of	45	...	57	571	45	624	583	...
Ditto, bales of	700	...	445	143	700	588	...	112
Grain, including rice	5,973	3,90,157	2,559	1,95,611	3,96,130	1,98,170	...	1,97,960
Gunny, bundles of	2,123	761	3,491	201	2,884	3,692	808	...
Ditto, bales of	690	6,230	1,073	3,040	6,920	4,112	...	2,808
Hides, bundles of	...	10,568	406	12,613	10,568	13,079	2,513	...
Ditto, drums of
Jute, bales of	787	65,469	1,384	2,14,645	66,256	2,16,009	1,49,853	...
Ditto, bales of	...	4,831	...	84,919	4,831	89,919	84,088	...
Piece-goods	21,092	78	27,952	3,094	31,170	31,046	9,876	...
Railway materials, foreign	3,939	...	13,877	...	3,939	13,877	9,438	...
Salt	37,410	...	32,895	...	27,410	32,895	5,485	...
Seeds	1,107	40,636	4,383	16,549	41,733	20,932	...	20,801
Sugar	212	81,969	3,311	20,841	32,181	24,152	...	28,029
Tan	3	990	6	1,027	993	1,023	40	...
Tobacco, bundles of	41	11,088	298	4,806	11,099	4,806	...	6,295
Ditto, bales of
Turmeric	...	1,698	29	7,999	1,698	7,978	6,230	...
Twist	2,771	1,347	4,501	124	6,118	4,025	5,177	...
Miscellaneous	23,083	25,208	65,841	54,245	48,991	1,24,006	73,705	...
Total	91,274	6,11,191	1,63,135	6,26,036	7,63,465	7,82,173	86,708	86,708
						7,03,465	2,66,216	...
Increase						86,708	86,708	...

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for week ended 2nd March 1878 on 1,279½ miles open.

	COACHING TRAFFIC.		MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RECEIPTS.	TRAIN MILES RUN.		
	No. of passengers.	Coaching receipts.	Weight carried.	Receipts.				Coaching.	Merchandise.	Total.
		Rs. A. P. £ s. d.	Mds. s.	Rs. A. P. £ s. d.		Rs. A. P. £ s. d.				
traffic for the week ...	140,902	2,25,092 2 0 20,632 10 7	16,07,705 30	5,09,239 14 0	52,087 14 10	7,03,312 0 6	46,968	116,343	163,300	
mile of railway ...	175 14 1	16 2 5	119,000 0	444 0 3	40 14 1	619 14 4				
previous 8 weeks of half-year	1,090,204	15,17,161 10 0 139,073 4 8	1,19,02,004 0	43,19,203 1 0	395,935 4 0	69,36,444 11 6	359,220	812,835	1,202,064	
Total for 9 weeks	1,210,257	17,42,233 12 0 159,704 15 3	1,35,09,713 30	48,87,523 0 0	448,022 18 10	66,29,766 12 0	406,190	959,178	1,365,374	
COMPARISON.										
for corresponding week of										
vious year ...	172,617	2,34,082 4 10 21,457 10 11	13,33,008 20	5,41,274 8 3	49,991 16 7	7,78,350 13 1	46,020	102,567	148,577	
mile of railway, correspond-										
week of previous year	182 14 7 16 15 4	...	425 4 9	38 10 9	608 3 4	
to corresponding date of										
vious year ...	1,300,408	21,07,517 0 2 198,089 2 3	1,14,76,474 0	48,81,589 0 11	442,895 12 1	69,99,100 0 1	447,328	892,027	1,339,355	

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 2nd March 1878 on 223½ miles open.

		Rs. A. P. £ s. d.	Mds. s.	Rs. A. P. £ s. d.		Rs. A. P. £ s. d.				
traffic for the week ...	5,957	10,634 0 6 1,460 15 9	1,09,343 30	32,663 0 0	2,094 3 2	48,007 0 6	5,308	4,865	10,263	
mile of railway ...	247	6 11 4	115 15 8	13 7 8	217 10 3	217 10 3				
previous 8 weeks of half-year	60,781	1,08,940 3 9 15,497 0 8	12,08,542 30	3,38,205 15 0	31,092 4 3	5,07,155 2 9	38,388	84,078	122,466	
Total for 9 weeks	66,738	1,44,083 4 3 16,956 16 0	13,16,886 20	3,70,800 8 0	33,996 7 5	5,55,452 12 3	43,796	88,943	132,739	
COMPARISON.										
for corresponding week of										
vious year ...	6,808	20,570 7 9 1,986 3 7	2,62,978 30	63,563 14 0	5,825 15 5	84,130 5 9	4,459	12,526	16,985	
mile of railway, correspond-										
week of previous year	91 15 5 8 8 7	...	294 0 7	20 0 9	376 0 0	
to corresponding date of										
vious year ...	75,825	3,09,027 4 3 24,235 10 8	20,32,392 10	5,32,177 2 0	47,393 14 0	8,30,504 0 3	49,291	135,905	184,296	

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 2nd March 1878 on 158½ miles open.

	COACHING TRAFFIC.		MERCHANDISE AND MINERAL TRAFFIC.				Total receipts.
	Number of passengers.	Coaching receipts.	Weight carried.	Receipts.			
		Rs. A. P. £ s. d.	Mds. s.	Rs. A. P. £ s. d.		£ s. d.	
traffic for the week ...	43,404	37,634 8 0 3,490 16 0	3,490 16 0	2,10,516 37	40,825 0 8	4,567 5 11	8,017 1 11
mile of railway ...	247	247 13 1	21 16 0	1,330 11	314 13 7	24 17 3	50 13 3
previous 8 weeks of half-year	311,502	2,40,332 13 6 22,030 19 1	22,030 19 1	15,50,934 1	3,50,774 5 10	33,720 10 1	57,700 0 2
Total for 9 weeks	357,004	2,77,967 0 6 24,180 6 1	24,180 6 1	17,70,124 38	4,30,401 6 6	40,296 16 0	65,777 2 1
COMPARISON.							
for corresponding week of previous year	44,044	31,495 1 4 3,162 0 11	3,162 0 11	2,27,129 2	38,130 13 11	3,495 6 8	6,657 7 7
mile of railway, corresponding week of previous year	274	217 15 8 19 19 7	19 19 7	1,435 10	240 15 3	22 1 9	42 1 4
to corresponding date of previous year	337,069	2,44,652 9 2 22,793 2 11	22,793 2 11	17,00,153 26	3,38,231 15 0	30,821 5 4	53,614 8 3

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd March 1878 on 27½ miles open.

		Rs. A. P. £ s. d.	Mds. s.	Rs. A. P. £ s. d.		£ s. d.	
traffic for the week ...	3,192	1,308 0 0 130 16 0	130 16 0	22,096 0	1,404 0 0	140 8 0	271 4 0
mile of railway ...	117	48 0 0 4 10 0	4 10 0	844 0	61 8 0	5 3 0	9 19 0
previous 8 weeks of half-year	19,248	8,192 0 0 819 4 0	819 4 0	1,39,460 0	7,949 0 0	794 16 0	1,014 0 0
Total for 9 weeks	22,430	9,500 0 0 950 0 0	950 0 0	1,61,465 0	9,352 0 0	935 4 0	1,895 4 0
COMPARISON.							
for corresponding week of previous year	2,635	1,240 8 4 124 1 1	124 1 1	12,947 38	718 0 0	71 16 1	195 17 2
mile of railway, corresponding week of previous year	93	45 8 4 4 11 1	4 11 1	475 6	26 5 7	2 12 8	7 3 9
to corresponding date of previous year	22,227	10,243 2 7 1,024 6 4	1,024 6 4	99,540 28	6,024 0 0	602 8 0	1,626 14 4

NULHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 9th March 1878 on 27½ miles open.

		Rs. A. P. £ s. d.	Mds. s.	Rs. A. P. £ s. d.		£ s. d.	
traffic for the week ...	3,530	1,523 0 0 182 0 0	182 0 0	10,685 0	1,088 0 0	108 12 0	260 16 0
mile of railway ...	130	56 0 0 5 12 0	5 12 0	621 0	40 0 0	4 0 0	9 13 0
previous 9 weeks of half-year	23,430	9,500 0 0 950 0 0	950 0 0	1,61,465 0	9,352 0 0	935 4 0	1,895 4 0
Total for 10 weeks	25,000	11,023 0 0 1,102 0 0	1,102 0 0	1,78,400 0	10,438 0 0	1,048 16 0	2,146 2 0
COMPARISON.							
for corresponding week of previous year	2,250	1,000 6 2 100 12 9	100 12 9	4,644 21	338 5 6	39 16 0	140 9 6
mile of railway, corresponding week of previous year	83	56 14 11 5 13 10	5 13 10	170 18	14 10 0	1 9 3	5 3 1
to corresponding date of previous year	24,188	11,240 8 9 1,124 19 1	1,124 19 1	1,04,185 9	6,422 5 6	642 4 9	1,767 3 10

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd March 1878 on 28 miles open.

	COACHING TRAFFIC.			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	9,319	1,877 0 0	187 14 0	31,781 0	1,139 0 0	113 18 0	271 12 0
Or per mile of railway	333	66 0 0	6 13 0	1,133 0	41 0 0	4 3 0	9 14 0
For previous 8 weeks of half-year	71,671	12,930 0 0	1,298 0 0	1,87,919 0	6,427 0 0	646 14 0	1,948 14 0
Total for 8 weeks	80,790	14,807 0 0	1,456 14 0	2,19,670 0	7,566 0 0	759 12 0	2,315 6 0
COMPARISON.							
Total for corresponding week of previous year	11,676	1,766 13 6	176 13 0	19,736 10	745 2 11	74 10 4	251 4 1
Per mile of railway, corresponding week of previous year	417	63 1 7	6 6 2	704 87	26 9 10	2 13 3	5 19 5
Total to corresponding date of previous year	96,643½	13,301 8 6	1,330 3 1	1,51,139 10	5,904 14 7	539 17 10	1,600 6 11

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 16th February 1878 on 172 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	4,903	3,708 4 3	370 6 6	13,409 20	3,181 12 6	318 3 7	688 10 1
Or per mile of railway	29	21 4 6	2 3 1	78 20	18 5 2	1 16 8	3 19 9
For previous 6 weeks of half-year	20,783½	11,465 11 0	1,146 7 6	52,678 20	9,611 6 3	961 2 9	2,096 10 3
Total for 7 weeks	25,776½	15,167 0 0	1,516 14 0	66,478 0	12,863 2 9	1,256 6 4	2,779 0 4
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year



The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

PART III.

Act of the Bengal Council.

GOVERNMENT OF BENGAL

LEGISLATIVE DEPARTMENT.

[Third Publication.]

THE following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Highness the Maharaja on the 14th February 1878; and having been published by the Governor-General on the 14th idem, is hereby published for general information:—

Act No. I of

An Act for the Licensing of Trades, and Industries within the territories subject to the Lieutenant-Governor of Bengal.

WHEREAS, in order to provide means for defraying the public expenditure from time to time incurred and to be incurred for the relief and prevention of famine in British India, it is necessary to effect a permanent increase of the revenue; and it is therefore expedient that persons carrying on trades, dealings, and industries in the territories administered by the Lieutenant-Governor of Bengal should take out licenses and pay for the same; It is hereby enacted as follows:—

PART I.

Preliminary.

1. This Act may be called "The Bengal License Act, 1878," and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

Parts I, II, and V of this Act apply to all the territories subject to the Lieutenant-Governor of Bengal including the Town of Calcutta; Part III applies to all such territories except the Town of Calcutta; and Part IV applies only to the Town of Calcutta.

2. In this Act, unless there be something repugnant in the subject or context—

"Collector."

"Collector" means the Chief Officer in charge of the revenue administration of a district.

"The Commissioners," except in Part IV, mean the Commissioners defined in Bengal Act V of 1876, and in Part IV, the Commissioners defined in Bengal Act IV of 1870.

"Local Government" means the Lieutenant-Governor of Bengal for the time being, or the person acting in that capacity.

"Section."

"Section" means a section of this Act.

3. Nothing in this Act shall be deemed to affect the tax on professions, trades, and callings imposed for municipal purposes by Bengal Act IV of 1876.

4. Nothing in this Act shall be deemed to apply to persons earning their livelihood solely by agriculture, or to any cultivator of land as such in respect of the sale of the produce of his land, who he shall not keep a shop or stall for the sale of such produce, or to any receiver of rent in kind in respect of the sale of produce received as such rent.

PART II.

General Provisions applicable in all Districts.

5. Every person who, on or after the first day of April 1878, falls under any of the heads of the Schedules hereto annexed, and carries on (whether on behalf of himself or any other person) his trade, dealing, or industry in any district situated in the said territories, shall take out a license under this Act in such district, and shall pay for the same the annual fee specified in the same Schedules as payable by persons of

the class to which he belongs. Provided that no person whose annual earnings from his trade, dealing, or industry carried on within such district are less than one hundred rupees shall be required to take out a license under this Act.

For the purposes of this Act the Town of Calcutta shall be deemed to be a separate district.

6. Such license shall be granted by the Collector of such district, or by such officer as he may appoint in this behalf; and in Calcutta, by the Chairman of the Municipal Commissioners.

7. Every such license shall specify—

- (a) the date of the grant thereof;
- (b) the name, father's name, residence, caste, if any, and the trade, dealing, or industry of the licensee;
- (c) the fee paid for the license;
- (d) the place or places within such district at which the licensee intends to carry on his trade, dealing, or industry for the ensuing year;
- (e) the term for which such license shall remain in force;

and shall be received in evidence as *prima facie* proof of all matters contained therein.

8. Every such license shall have effect in such district only, and shall continue in force from the day of the date thereof until the first day of April next after the day of the granting thereof.

9. Every person to whom any such license has been granted, and who desires to continue to carry on his trade, dealing, or industry in such district after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding section, and shall renew the same so long as he desires to carry on such trade, dealing, or industry.

PART III.

Applicable to all districts except Calcutta.

10. As soon as may be after the commencement of this Act and the first day of January in every subsequent year, the Collector shall prepare a list of the persons in the district aforesaid to be licensed under this Act. Such list shall state—

- (a) the trade, dealing, or industry of each of the persons therein named;
- (b) the class and grade under which he is charged; and
- (c) the fee to be paid for his license.

Such list shall be in such language as the local Government may direct; but a copy thereof in the language of the district shall be filed in the Office of the Collector, and shall be open to public inspection at all reasonable times without any payment.

The local Government shall have power to declare what shall, for the purposes of this Act, be deemed to be the language of the district.

11. The Collector may, by a notice in writing, require the occupier of any house, manufactory, or shop to forward to him a statement in writing signed by the occupier of the names of all persons residing

in such house or within such manufactory or shop, and of their respective trades, dealings, industries, or occupations.

12. The Collector shall from time to time determine under which of the classes or grades mentioned in Schedule A hereto annexed every person required to take out a license under this Act shall be charged, and shall prepare or amend the said list accordingly.

13. A person or firm carrying on several trades, dealings, or industries, in the same district, and coming under more than one of the designations in the said Schedule, shall be chargeable only under one of the said designations at the discretion of the Collector. And in the case of a firm, payment by any one of the partners shall, for the purposes of this Act, be considered payment by the firm.

14. The Collector may, subject to such rules as the local Government may lay down, remit the whole or any part of the fee payable under this Act by any person who may carry on his trade, dealing, or industry for a portion of the year only.

15. The list, or such part or parts thereof as the Collector thinks fit, shall be published in the principal bazars, and at all police-stations of all towns, and at all sub-divisional offices, police-stations, and outposts in the district, and at some conspicuous place in all villages concerned, together with a notification setting forth the Schedule hereto annexed applicable to the district and directing that if any person falling under any of the classes specified in the said Schedule, whether he is mentioned in such list or not, carries his trade or dealing in the said district, payment of the fee specified in the list shall be made by him, or, when he is not mentioned in such list, of the fee mentioned in the said schedule as payable by persons of the class and grade to which he belongs, must be made by him within sixty days of the date of the publication of the notification, and within sixty days next after the first day of April of each succeeding year.

16. When a statement in writing has been furnished to the Collector under section eleven, from which it appears that any person in the employ of any other person, company, or corporation is chargeable with fees under this Act, the Collector may require the employer of such person to deduct the amount of his fee from any salary or wages due to such person, and to pay it to the Collector on his behalf.

17. Any person mentioned in the list referred to in section ten and objecting to the class or grade in which he is charged, may, within thirty days after its publication, or within such further time as the Collector may in each case think fit, apply by petition to the Collector in order to establish his right to have his name transferred to another class or grade, or altogether removed from the list.

18. The Collector shall fix a day for the hearing of the petition; and on the day so fixed, or on such subsequent day as he may from time to time

direct, shall hear the same, and pass such order thereon as he thinks fit.

Provided that if, in the judgment of the Collector, the petitioner is able to shew that the fee which has been charged exceeds two per cent. upon his annual earnings in his trade, dealing, or industry within the district, such excess shall, for the purpose of section seventeen, be deemed a valid ground of objection, and the Collector shall thereupon order the petitioner's name to be transferred to another class or grade, or to be altogether removed from the list. The Collector may also, on this ground, at any time reduce the amount of fee payable by any person under class V of Schedule A hereto annexed to the fee payable under class VI.

19. There shall be no appeal from an order of a Collector under section eighteen; but where the order

Appeals.

is passed by any officer subordinate to a Collector, an appeal shall lie to the Collector, or to some officer specially empowered by the local Government in this behalf, whose decision shall be final. Every petition of appeal under this section shall be accompanied by a copy of the order complained of, and be presented within fifteen days of the date of such order. In computing the said period of fifteen days, the day on which the order complained of was made, and the time requisite for obtaining a copy of the same, shall be deducted.

20. The Collector may, for the purpose of enabling him to determine under which of the said

Power to summon witnesses, &c.

classes or grades the petitioner should be charged, summon and enforce the attendance of witnesses and compel them to give evidence, and compel the production of documents by the same means and, as far as possible, in the same manner as is provided in the case of a civil court by the Code of Civil Procedure.

Provided that the Collector shall not, in the course of any proceedings under this section, call for any evidence except at the instance of the petitioner, or in order to ascertain the correctness of facts alleged by him.

21. If after expiry of the period mentioned in the notification published under section fifteen for payment of the amount specified therein, any person

Penalty for carrying on business without a license.

carries on his trade, dealing, or industry without having taken out a license as required by this Act, he shall be liable, by order of the Collector, to pay a fine not exceeding thrice the amount payable by him in respect of such license, exclusive of the amount so payable; and on receipt of such payment the Collector shall grant him a license.

22. All sums due under section twenty-one, and all fees payable under this

Recovery of fees and penalties.

Act, shall, where the amount exceeds fifty rupees, be recoverable either as if they were arrears of land revenue, or by distress and sale of the moveable property of the person liable, at the discretion of the Collector. In all other cases they shall be recoverable by distress and sale of the moveable property of the person liable.

The provisions of sections 113, 114, 115, and 119 of Bengal Act V of 1876 shall apply, as far as possible, to warrants of distress and sale issued by the Collector under this section; and no tools or implements of trade or agriculture shall be distrained or sold under any such warrant.

23. No sums due under this Act shall be recoverable by any process of law after the expiry of three months from the last day of the year in respect of which they are payable.

Limitation.

24. Every person holding a license under this Act shall produce and show such license when required so to do by an officer generally or specially empowered in writing by the Collector to make such requisition.

Licenses to be produced on demand.

But, save so far as is provided in section twenty-nine, no person shall be proceeded against for neglect or refusal to produce such license except at the instance of the Collector.

Prosecution to be at instance of Collector.

25. Courts of Wards, and receivers, and managers appointed by any court in British India shall be chargeable under this Act in respect of any trade, dealing, or industry of which the income is officially in their possession or under their control.

Courts of Wards, receivers, and managers chargeable.

26. When any trustee, guardian, curator, committee, or agent is charged under this Act in such capacity, or when any Court of Wards, or receiver, or manager appointed by any court is charged under this Act, every court and person so charged may, from time to time, out of the money coming to its or his possession as such trustee, guardian, curator, committee or agent, or as such Court of Wards, receiver, or manager, retain so much as is sufficient to pay the fee charged.

Power to trustee, &c., to retain money for payment of fee.

Every such person or court is hereby indemnified for every retention and payment made in pursuance of this Act.

27. The Collector may require the Commissioners, and the punchait of any union constituted under

Power to require returns from municipalities.

Bengal Act V of 1876, or any village punchait appointed under Bengal Act VI of 1870, to furnish, within a period to be specified under the orders of the local Government, returns showing the names and numbers of persons chargeable under this Act resident within the limits of their municipality, union, or village, together with the class under which they respectively fall and the fees payable by them respectively.

If the Commissioners or the punchait fail within the period prescribed to make such returns, or if they make such returns and the Collector has reason to doubt their accuracy, he may at any time revise the return or cause a return showing the names, numbers, and classes aforesaid to be prepared in such manner as may be prescribed by the local Government.

Such return, when finally accepted or settled by the Collector, shall be deemed to be the list referred to in section ten.

On the presentation of a petition of objection under section seventeen by any person entered in such list, the Collector may either dispose of it himself, or may refer it to any officer specially empowered by Government under section nineteen, or to a bench of not less than three Commissioners, whose decision shall be final.

Petition of objection.

28. When the return mentioned in the last preceding section has been furnished or prepared for any municipality, station, or union, the local

Notice to municipalities.

Government may call upon the Commissioners, or may direct the Magistrate in the case of a union, to pay to the Collector, within a period to be named by the local Government, a sum calculated on such return in accordance with the provisions of this Act, after such deduction for necessary expenses as the local Government may fix.

29. The Commissioners and Magistrate as aforesaid may take proceedings under sections twenty-one and twenty-four for the recovery of any penalties and fines; and shall exercise the powers conferred on a Collector by section twenty-four.

All such penalties and fines shall, when so recovered, be credited to the Municipal, Station, or Union Fund, as the case may be.

30. The Commissioners and the Magistrate, as aforesaid, shall have the same powers of recovering the fees chargeable under this Act within the limits of their municipality, station, or union that they have for the realization of municipal taxes under Bengal Act V of 1876. Where the amount due exceeds fifty rupees, and it cannot be recovered in the manner above provided, application may be made by the Commissioners or Magistrate aforesaid to the Collector, and the Collector shall thereupon proceed to recover it as an arrear of land revenue. The said Commissioners or Magistrate may also appropriate any part of the revenues of their municipality, station, or union for the payment of any sum leviable from it under section twenty-eight; and if the sum so leviable is not paid at due date, the local Government may order it, or any part of it, to be deducted from any funds standing to the credit of the municipality, station, or union in any Government treasury.

31. No person who pays fees under this Act shall, so long as he continues to pay the same, be liable to pay any instalment of road cess or public works cess on his house under Part IV of Bengal Act X of 1871, or section 7 of Bengal Act II of 1877, falling due after the first day of April 1878.

32. All or any of the powers and duties conferred and imposed by this Act on a Collector may, subject to the orders of the Collector of the district, be exercised and performed by any Assistant or Deputy Collector, or by such other officer as the local Government shall from time to time appoint in this behalf.

PART IV.

Special Provisions for the Town of Calcutta.

33. From every person who shall within the town of Calcutta exercise any of the trades, dealings, industries, or callings included in the classes specified in Schedule B hereto annexed, the Commissioners shall levy the fees shown in the said Schedule, and shall pay to the local Government annually a sum to be fixed by such Government, and calculated on the proceeds of such fees. For the purposes of this Part, any person working or carrying on business in Calcutta shall be deemed to be a resident of Calcutta;

and the Town of Calcutta shall be deemed to include all places within the local limits of the ordinary original jurisdiction of the High Court of Judicature of Port William in Bengal, including Port William itself, the river Hooghly within Port limits, the Esplanade, and Coolie Bazar now called Hastings.

34. The provisions of sections ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, twenty, twenty-one, twenty-three, twenty-four, twenty-five and twenty-six, shall be in force in the Town of Calcutta, and all the powers of a Collector under the said sections shall be exercised by the Chairman of the Commissioners, or by some person or persons authorized by him in that behalf.

35. On the presentation of a petition of objection under section seventeen, the Chairman may either himself dispose of it, or may refer it for disposal to a bench of not less than three Commissioners. The Chairman or any such bench may reduce the amount of fee payable by any person under the said Schedule B to the fee payable under any lower class or grade of that schedule, on its being shown to his or their satisfaction that the fee charged exceeds two per cent. upon the annual earnings of such petitioner in his trade, dealing, or industry carried on within the limits of the said Town of Calcutta; and the Chairman shall amend the list published under section fifteen in accordance with the orders passed upon such petition.

There shall be no appeal from any order passed under this section.

36. The Commissioners shall have the same powers for the recovery of all sums due under this Part that they have for the realization of municipal rates under Bengal Act IV of 1874.

PART V.

Miscellaneous.

37. From the nett amount of all fees and penalties paid or recovered under this Act other than those credited to Municipal Station, or Union Funds under section twenty-nine, after deducting the expense of collection, so much as the Governor-General in Council from time to time directs shall be applied, in such manner as the Governor-General in Council thinks fit, for the purpose of increasing the revenues available for defraying expenditure incurred or to be incurred for the relief and prevention of famine in the territories administered by the local Government, or, if the Governor-General in Council so directs, in any other part of British India.

The residue (if any) of such nett amount shall be carried to the credit of the local Government.

38. Every person shall be legally bound to furnish information to any officer or person exercising any of the powers of a Collector under this Act when required by him to do so.

39. The local Government may from time to time (a) exempt from the operation of this Act any portion of the territories subject to such Government, or any persons or

class of persons in such territories, and may (b) make rules consistent with this Act—

- (1) for defining more precisely the classes of persons liable under this Act;
- (2) for regulating the time and manner of collecting the fees charged under this Act;
- (3) for reducing the fees chargeable to members of the same family when living and working together;
- (4) for providing in any case or class of cases for serving notices on persons charged under this Act; and
- (5) generally for the guidance of officers in all matters connected with the enforcement of this Act,

SCHEDULE A.

Fees for Licenses applicable throughout the Territories subject to the Lieutenant-Governor of Bengal, with the exception of the Town of Calcutta.

- Class I.**—Every joint-stock company; every banker; every wholesale merchant, dealer, commission agent or manufacturer; every professional money-lender; every ship-owner; and every mill-owner, or screw-owner. First Grade, Rs. 500.
Second Grade, Rs. 200.
- Class II.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 100
- Class III.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 50
- Class IV.**—Every person carrying on any trade, dealing, or industry, who shall be adjudged by the Collector to be a licensee of this class 20
- Class V.**—Every person carrying on any trade, dealing, or industry within any first class municipality, and not charged under any of the foregoing classes, and every other person who shall be adjudged by the Collector to be a licensee of this class 5
- Class VI.**—Every person carrying on any trade, dealing, or industry, and not charged under any of the foregoing classes. First Grade, Rs. 2.
Second Grade, Rs. 1.

SCHEDULE B.

Fees for Licenses applicable only in the Town of Calcutta.

- Class I.**—Every joint-stock company; every banker, shroff, or banian; every wholesale merchant, dealer, commission agent, or manufacturer; every builder; every contractor; every carrying company; every owner or farmer of haats or bazars; every owner of cotton, jute, hide, or other screws; every ship-owner or dock-owner, or owner of chowks; and every auctioneer. First Grade, Rs. 500.
Second Grade, Rs. 200.
- Class II.**—Every broker or dalal employed in the wholesale transfer or purchase of imports or exports, country produce, silk, or other merchandise; every broker or dealer in precious stones, houses, landed property, Government securities, shares, and bills-of-exchange; every freight broker; every owner or lessee of a theatre or other place of public amusement; and every wholesale bepari. 100
- Class III.**—Every professional accountant; every auditor; every appraiser paid by fees; every surveyor; every mill-owner; and every person included in Class II of the third Schedule of Bengal Act IV of 1876, not charged under Class I above 50
- Class IV.**—Every manufacturer of acrated waters; every dealer in gold or silver, or old building materials; every stevedore; and every person included in Class III of the third Schedule of Bengal Act IV of 1876 not charged under Class II above 25
- Class V.**—Every brazier; every copper-smith; every die-sinker; every engraver; every farrier; and every person included in Class IV of the third Schedule of Bengal Act IV of 1876 12
- Class VI.**—Every person carrying on any trade, dealing, or industry not charged under any of the foregoing classes. First Grade, Rs. 5.
Second Grade, Rs. 3.
Third Grade, Rs. 1.

FREDERICK CLARKE,
Asst. Secy. to the Govt. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

PART IV.

Bill of the Bengal Council.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 14th March 1878, and was referred to a Select Committee who are to report thereon in three weeks:—

A Bill for the Regulation of the Rural Police in the Districts of Hazaribagh and Lohardugga.

PART I.

PRELIMINARY.

WHEREAS it is expedient to make provision for the appointment, dismissal, and maintenance of village policemen and other rural police in the districts of Hazaribagh and Lohardugga; It is enacted as follows:—

1. This Act may be called the Hazaribagh and Lohardugga Rural Police Act, and it shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. Section 21, Regulation XX of 1817, shall be repealed so far as it relates to the districts of Hazaribagh and Lohardugga.

3. In this Act, unless there be something repugnant in the subject or context—

“Deputy Commissioner” means the chief officer charged with the executive administration of a district in criminal matters.

“Headman” means the person entrusted with collecting the village rents, by whatever designation he may be called.

“Road patrol” includes ghatwals, digwars, and all other persons, by whatever name they may be called, who are engaged in the performance of the duties assigned by this Act to road patrols.

“Under-tenure holder” means the holder of an under-tenure of any kind whatsoever.

“Village.” “Village” includes a group of villages.

“Village policeman.” “Village policeman” includes chowkidars, gorais, and kotwars.

“Zemindar” means the person whose name is registered in the general register of lands paying revenue directly to Government as the proprietor of an estate so paying revenue, or the person whose name is registered in the general register of revenue-free lands as proprietor of a revenue-free tenure.

PART II.

VILLAGE POLICE.

4. The Deputy Commissioner shall determine the number of village policemen to be appointed for each village within his district: provided that there shall be at least two village policemen appointed for every village in which there are one hundred and fifty houses, and one additional village policeman for every complete number of one hundred houses beyond such number of one hundred and fifty.

5. Where there are fewer than seventy-five houses in a village, the Deputy Commissioner may join such village to the nearest villages, and appoint one village policeman for two or more villages: provided that where two or more villages are joined together, one village policeman shall not have charge of more than one hundred and twenty-five houses.

6. The Deputy Commissioner shall from time to time determine the monthly salaries of the village policemen: provided that such salaries shall not be less than

one rupee eight annas, nor more than three rupees per mensem for each village policeman.

7. The amount required for the salaries of the village policemen shall be raised by an assessment on each village; and all owners or occupiers of houses in any village, and every zemindar or under-tenur holder who has a bhandar or cutchery for the collection of rent within the village, shall be liable to assessment for the purposes of this Act.

8. The amount payable by each village shall be fixed by the Deputy Commissioner, and thereupon the headman of such village shall prepare a list showing the amount payable monthly by each person liable to assessment in such village.

Such list shall be filed in the police-station within the limits of which each village is situated, and, after being sanctioned by the Deputy Commissioner, shall remain in force as long as the amount assessed on the village remains unaltered: provided that if the headman neglect to prepare the list within three months from the fixing by the Deputy Commissioner of the amount payable by the village, the Deputy Commissioner may cause such list to be prepared by such means as shall seem to him proper.

9. The amount at which each person is assessed under the last preceding section shall be fixed according to the circumstances and the property to be protected of such person: provided that the amount to be assessed on any one person shall not exceed one rupee per mensem in the case of a zemindar, under-tenure holder, or trader, nor eight annas in the case of an ordinary ryot;

provided also that all persons who, in the opinion of the Deputy Commissioner, are too poor to pay half an anna per mensem, shall be exempted from assessment.

10. The Deputy Commissioner may from time to time alter the amount assessed on any village.

Notice of such alteration shall be given to the headman of the village before the month of Magh in the year preceding the year in which the alteration is to take effect.

When any such alteration is made, the headman shall prepare and submit revised lists of the sums payable by each person.

11. Any person dissatisfied with the amount at which he has been assessed by the headman of his village may apply to the Deputy Commissioner, either orally or in writing, for a revision of the assessment, and the Deputy Commissioner may confirm or amend the assessment.

12. Every assessment shall be payable by equal monthly or quarterly instalments, as may appear most convenient to the Deputy Commissioner, and the instalments on account of each month or quarter shall be due on the first day of such month or quarter.

13. The headman of each village shall collect the assessment payable by each of the persons in such village, and shall grant receipts for the same, and

shall pay thereout the salaries, month by month, of the village policemen.

14. Whenever the salary due for any month is not paid in full to any village policeman on or before the fifteenth day of the next succeeding month, such village policeman may apply to the Deputy Commissioner, who shall call upon the holder of the village, whether he be a zemindar or an under-tenure holder, to show cause within fifteen days why he should not pay the amount due to such village policeman.

15. If the said holder of the village fail to show sufficient cause as aforesaid, the Deputy Commissioner may call upon him to pay the arrear of salary due to such village policeman within fifteen days, and, in default, may attach his holding, and retain possession of the same until the amount due has been recovered out of the income derivable therefrom.

16. When any zemindar or under-tenure holder has paid any arrears of salary due to any village policeman under the last preceding section, such zemindar or under-tenure holder may apply to the Deputy Commissioner for the attachment and sale of the movable property of any person in the village who has failed to pay the amount assessed on him.

17. The Deputy Commissioner shall thereupon issue a writing in the form in Schedule A hereto annexed signed by him authorizing the village policeman, or such other person as may be therein named, to levy, by the distraint and sale of a sufficient portion of the movable property of such defaulters, the amount of their respective arrears, together with sums equal to a proportionate share of the cost of the distraint.

18. The person so authorized shall seize and keep in his own custody such portion of the movable property of such defaulters as he shall deem sufficient, and shall make an inventory of all movable property so seized, and shall at the same time give notice by beat of drum of the time and place where such movable property shall be sold.

The time of sale shall not be less than five nor more than ten days from the time of the proclamation thereof.

19. If any defaulter does not, before the time of sale, pay the amount specified in the notice, the moveable property distrained, or such portion of it as may be necessary, shall be sold by public outcry at the place and time specified, and the proceeds shall be applied in discharge of the sums entered in the notice, and the surplus, if any, shall be returned to the owner of the distrained property.

20. Whenever any person whose name has been included in any list of defaulters disputes his liability to pay the amount mentioned in such list, or any portion thereof, he may apply to the Deputy Commissioner either orally or in writing, stating the grounds of his objection, and the Deputy Commissioner shall examine his objection and pass such order thereon as to him shall seem proper.

Salaries to be raised by assessment and persons liable to assessment.

Application by village policeman for payment of his salary.

Procedure to compel payment.

Application for repayment of sums paid by zemindar or under-tenure holder.

Power to distraint for rates.

Manner of executing distress.

Sale in execution of warrant.

Objection to levy how to be made.

Alteration of assessment.

Power to review assessment.

Rate payable monthly in advance.

Collection of assessment.

21. No arrears of any assessment payable under this Act shall be levied by distress after the expiration of one year from the day on which the same shall have become due.

Distress not to be levied after a year.

22. No distress levied under this Act shall be deemed unlawful, nor shall any party making the same be deemed a trespasser, on account of any defect or want of form in any list, assessment, notice, summons, power, writing, inventory, or other proceeding relating thereto, nor shall such party be deemed a trespasser from the commencement on account of any irregularity afterwards committed by him; but all persons aggrieved by such irregularities may recover full satisfaction for any special damage sustained by them in any court of competent jurisdiction, subject to the provisions of section 86 of this Act.

Irregularities not to avoid distress.

Duties of village policeman.

23. Every village policeman appointed under this Act shall perform the following duties:—

1st.—He shall give immediate information to the officer in charge of the police-station within the limits of which the village of which he is village policeman is situated of every unnatural, suspicious, or sudden death which may occur, and of every offence specified in Schedule B hereto annexed which may be committed within such village, and he shall further keep the police informed of all disputes which are likely to lead to any riot or serious affray.

2nd.—He shall arrest all proclaimed offenders and all persons whom he may find in the act of committing any offence specified in Schedule B hereto annexed.

3rd.—He shall observe and, from time to time, report to the officer in charge of the police-station within the limits of which such village may be situated the movements of all bad characters in such village.

4th.—He shall report to the officer in charge of such police-station the arrival of suspicious characters in the neighbourhood.

5th.—He shall present himself at such station twice in each week if such station be within two miles of such village, and if it be more remote, once in each week or once in each fortnight, as the Deputy Commissioner may direct.

6th.—He shall supply any local information which the Deputy Commissioner or any officer of police may require.

24. Whenever the village policeman arrests any person, he shall forthwith take the person so arrested to the police-station within the limits of which the village of which he is village policeman is situated: provided that if the arrest is made at night, such person shall be so taken as soon as convenient on the following morning.

Procedure on arrest by village policeman.

PART III.

ROAD POLICE.

25. As soon as may be after the commencement of this Act, the Deputy Commissioner shall prepare a list showing what zemindars or under-tenure holders within his district hold their tenures subject to a condition, either expressed or implied, of protecting lines of roads or passes, and shall fix the number of road patrols to be kept up for such roads or passes, and the salary to be paid monthly to each road patrol: provided that such salary shall in no case be less than two rupees or more than five rupees per mensem.

List of zemindars and under-tenure holders liable for maintenance of road police to be prepared.

26. A copy of the entry in such list affecting him shall be given to each such zemindar or under-tenure holder.

Copy of entry to be given to each zemindar or under-tenure holder.

If any zemindar or under-tenure holder is dissatisfied with such entry, he may appeal within thirty days of the receipt of the copy of the entry to the Commissioner, who shall pass such order as to him seems proper.

27. All zemindars and under-tenure holders specified in the said list shall pay the amount entered therein against their names to the District Superintendent of Police monthly, who shall pay the same to the road patrols to whom it may be due.

Payments to whom to be made.

28. If the amount due from any zemindar or under-tenure holder for any month is unpaid after the fifteenth day of the next succeeding month, the said District Superintendent shall report the matter to the Deputy Commissioner, who shall thereupon issue a notice calling on the defaulting zemindar or under-tenure holder to pay the same, together with the costs of serving the notice, within fifteen days from the service of the notice.

Procedure on default of payment.

29. If the amount due is not paid within the time specified, or if the zemindar or under-tenure holder refuses to pay such amount, the Deputy Commissioner may attach the holding of such zemindar or under-tenure holder, and retain possession of the same until the amount due has been recovered out of the income derivable therefrom.

Attachment of tenure.

30. If any under-tenure holder refuses as aforesaid, the Deputy Commissioner may attach his holding and make it over to the zemindar or other superior landlord under whom such under-tenure holder holds, on the condition that such zemindar or other superior landlord agree to pay the amount of the assessment.

Cancellation of tenure.

31. Every road patrol appointed under this Act shall perform the following duties:—

Duties of road patrols.

1st.—He shall patrol the roads within his beat under instructions from the District Superintendent of Police, and shall protect all travellers passing along his beat.

2nd.—He shall arrest all proclaimed offenders, and all persons whom he may find in the act of committing any offence specified in Schedule B hereto annexed.

3rd.—He shall report to the officer in charge of the police-station within which his beat is situated the movements of all bad or suspicious characters along his beat, as well as all unusual circumstances that come to his notice.

4th.—He shall supply any local information which the Deputy Commissioner or any officer of police may require.

PART IV.

MISCELLANEOUS.

32. When any land has been granted to any road patrol in lieu of, or in addition to, his salary for the protection of any road or pass, such land shall be considered as ordinary ryotwari land; and the zemindar or under-tenure holder, who is responsible for the protection of such road or pass, shall be entitled to receive rent for such land at the same rate as is paid for similar land in the vicinity.

An order under the hand of the Deputy Commissioner in the form in Schedule C hereto annexed shall be furnished to such zemindar or under-tenure holder.

33. All village policemen and road patrols appointed under this Act shall be under the immediate orders of the District Superintendent of Police, and shall be appointed by him, subject to the approval of the Deputy Commissioner.

34. Subject to the approval of the Deputy Commissioner, the District Superintendent of Police may dismiss any village policeman or road patrol for any misconduct or neglect of duty.

35. Every village policeman or road patrol, who is guilty of any wilful misconduct in his office or neglect of his duty, such misconduct or neglect not being an offence within the meaning of the Indian Penal Code, and not being of so grave a character as in the opinion of the District Superintendent of Police to require his dismissal from his office, shall be liable to a fine not exceeding the amount of one month's salary.

36. No suit shall be brought against the Deputy Commissioner, nor any of his officers, nor against any person acting under his direction, for anything done, or purporting to be done, by them under this Act, until the expiration of one month next after notice in writing shall have been delivered, where the suit is brought against the Deputy Commissioner, at the office of the Deputy Commissioner, or where the suit is brought against his officer or any person as aforesaid, at the place of abode of such officer or person, stating the cause of action, and the name and abode of the intended plaintiff; and every such suit shall be commenced within three months next after the accrual of the cause of action, and not afterwards.

37. The Deputy Commissioner may, if he thinks fit, delegate all or any of the powers conferred on him by this Act to any officer in executive charge in criminal matters of

any sub-division of his district, and such sub-divisional officer shall thereupon have control over all village policemen and road patrols stationed within the limits of such sub-division, subject to the supervision of the Deputy Commissioner.

38. The Commissioner of the division shall have a general controlling power over all proceedings of a Deputy Commissioner under this Act.

39. Nothing contained in this Act shall diminish or in any way affect any liability, duty, or obligation of any zemindar or other landholder under any law for the time being in force to report crimes or offences occurring within his estate or tenure.

SCHEDULE A (See Section 17).

Form of Distraint Warrant.

Act of 1878.

On behalf of of . Whereas the several persons named in the list at foot hereof have made default in payment of the sums in the said Act set opposite to their respective names, you are hereby authorized and required to levy, by distress and sale of a sufficient portion of the movable property of the said defaulters, the said several sums set opposite to their respective names, together with additional sums by way of costs as set forth.

(Sd.)

Deputy Commissioner.

Name and description.	Amount.	When due.	Costs.	Total.

SCHEDULE B (See sections 23 and 31).

Offences to be reported, and for which village policeman may arrest:—Murder, culpable homicide, rape, dacoity, robbery, theft, mischief by fire, house-breaking, counterfeiting coin, causing grievous hurt, riot, and all attempts and preparations to commit, and abetments of, the said offences.

SCHEDULE C (See section 32).

Form of Transferring Order.

District of

I , Deputy Commissioner of , do by this order under my hand made in pursuance of Act of 1878, of the Lieutenant-Governor of Bengal in Council, transfer to zemindar (or under-tenure holder as the case may be) of as ryotwari lands, the service lands in the village of , pergunnah bounded as follows:—North— ; South— ; East— ; West— , and containing for which the said is entitled to receive a sum of Rupees yearly.

(Sd.)

Deputy Commissioner.

187

day of

Zillah

STATEMENT OF OBJECTS AND REASONS.

THE unsatisfactory state of the patrol police in the districts of Hazaribagh and Lohardugga has long attracted the attention of the Government, and finally led to an experiment which was tried some time back in Hazaribagh. The police were transferred from the irresponsible direction of the zemindars and placed under the immediate control of the District Superintendent of Police. At the same time the zemindars and under-tenants were compelled to fulfil their engagements, and supply funds for the payment of the men so transferred. This reform has realised all the anticipations of its promoters, and robberies and dacoities, which were not unfrequent, have now ceased on the roads patrolled under the new organization. The present Bill simply legalises and extends that organization, which has been already found to work so well.

It has also been a matter for consideration whether the Village Chowkidari Act (Bengal Act VI of 1870) should not be introduced into those districts. But officers of great experience, intimately acquainted with the customs of that part of the country, are opposed to the introduction of the Act in its entirety. They fear that the provisions regarding the appointment of panchaits, and others of minor importance, are unsuited to the people, and would not work well. With these exceptions, and such slight modifications as the circumstances of the two districts appear to require, the present Bill follows that Act.

The 15th March 1878.

J. O'KINEALY,

FREDERICK CLARKE,

Asst. Secy to the Govt. of Bengal,

Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information:—

ACT No. VII OF 1878.

THE INDIAN FOREST ACT, 1878.

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PREAMBLE.

CHAPTER I.

PRELIMINARY.

SECTIONS.

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SCHEDULE.

An Act to amend the law relating to Forests, the transit of forest-produce, and the duty leviable on timber.

WHEREAS it is expedient to amend the law relating to Forests, the transit of forest-produce and the duty leviable on timber; It hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Indian Forest Act, 1878."

It shall come into force at once in the territories respectively administered by the Governor of Bombay in Council, the Lieutenant-Governors of the Lower Provinces, the North-Western Provinces, and the Panjáb, (except the District of Hazára), and the Chief Commissioners of Oudh, the Central Provinces and Assam.*

And any other Local Government may from time to time, with the previous sanction of the Governor General in Council, extend, by notification in the local official Gazette, this Act to all or any of the territories for the time being under its administration.

On and from the date on which this Act comes into force in any of the said territories, the enactments mentioned in the schedule hereto annexed shall be repealed in such territories. But all rules made under or validated by any of the said enactments and in force at the date of such repeal shall, so far as they are consistent with this Act, be deemed to have been made and published hereunder.

2. In this Act, unless there be something repugnant in the subject or context,—

"Forest-officer" means any person whom the Governor General in Council, or the Local Government, or

any officer empowered by the Governor General in Council or the Local Government in this behalf, may from time to time appoint by name, or as holding an office, to carry out all or any of the purposes of this Act, or to do anything required by this Act or any rule made under this Act to be done by a Forest-officer:

"Tree." "Tree" includes bamboos, stumps and brushwood:

"Timber" includes trees and bamboos when they have fallen or have been felled, and all wood, whether cut up, or fashioned or hollowed-out for cart-wheels, mortars, canoes or other purposes or not:

"Forest-produce" includes the following when found in, or brought from, a forest, that is to say,—

minerals (including limestone and laterite), surface-soil, trees, timber, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, roots, juice, catechu, bark, honey, wax, lac, caoutchouc, gum, wood-oil, grass-oil, resin, varnish, silk-worms and cocoons, shells, skins, tusks, bones and horns:

"Forest-offence" means an offence punishable under this Act, or under any rule made under this Act:

"Cattle" includes elephants, camels, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes,

sheep, lambs, goats and kids:

"River" includes streams, canals, creeks and other channels, natural or artificial.

CHAPTER II.

OF RESERVED FORESTS.

3. The Local Government may from time to time constitute any forest-land or waste-land which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled, a Reserved Forest in the manner hereinafter provided.

4. Whenever it is proposed to constitute any land a Reserved Forest, the Local Government may publish a notification in the local official Gazette—

(a) declaring that it is proposed to constitute such land a reserved forest;

(b) specifying the limits of such forest; and

(c) appointing an officer (hereinafter called "the Forest Settlement Officer") to inquire into and determine the existence, nature and extent of any rights alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any forest-produce, and to deal with the same as provided in this chapter.

Explanation 1.—For the purpose of clause (b) of this section, it shall be sufficient to describe the limits of the forest by roads, rivers, ridges or other well-known or readily intelligible boundaries.

The officer appointed under clause (c) of this section shall ordinarily be a person not holding any forest-office except that of Forest Settlement Officer.

Nothing in this section shall prevent the Local Government from appointing any number of officers not exceeding three, not more than one of whom shall be a person holding any forest-office except as aforesaid, to perform the duties of a Forest Settlement Officer under this Act.

5. During the interval between the publication of such notification and the date fixed by the notification under section nineteen, no right shall be acquired in or over the land comprised in such notification, except by succession or under a grant or contract in writing made or entered into by or on behalf of Government or some person in whom such right was vested when the former notification was issued; and no fresh clearings for cultivation or for any other purpose shall be made in such land.

6. When a notification has been issued under section four, the Forest Settlement Officer shall publish in the language of the country, in every town and village in the neighbourhood of the land comprised therein, a proclamation—

(a) specifying the limits of the proposed forest;

(e) causes any damage by negligence in felling any tree or cutting or dragging any timber ;

(f) fells, girdles, lops, taps or burns any tree, or strips-off the bark or leaves from, or otherwise damages, the same ;

(g) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process or removes, any forest-produce ;

(h) clears or breaks up any land for cultivation, or any other purpose ; or,

(i) in contravention of any rules which the Local Government may from time to time prescribe, kills or catches elephants, hunts, shoots, fishes, poisons water, or sets traps or snares ;

shall be punished with imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both, in addition to such compensation for damage done to the forest as the convicting Court may direct to be paid.

Nothing in this section shall be deemed to prohibit (a) any act done by permission in writing of the Forest-officer, or under any rule made by the Local Government ; or (b) the exercise of any right continued under section fourteen, clause (c), or created by grant or contract in writing made by or on behalf of Government under section twenty-two.

Whenever fire is caused wilfully or by gross negligence in a Reserved Forest, the Local Government may (notwithstanding that any penalty has been inflicted under this section) direct that in such forest or any portion thereof the exercise of all rights of pasture or to forest-produce shall be suspended for such period as it thinks fit.

26. The Local Government may, with the previous sanction of the Governor General in Council, by notification in the local official Gazette, direct that, from a date fixed by such notification, any forest or any portion thereof reserved under this Act shall cease to be a Reserved Forest.

From the date so fixed, such forest or portion shall cease to be reserved ; but the rights (if any) which have been extinguished therein shall not revive in consequence of such cessation.

CHAPTER III.

OF VILLAGE-FORESTS.

27. The Local Government may from time to time assign to any village-community the rights of Government to or over any land which has been constituted a Reserved Forest, and may cancel such assignment. All forests so assigned shall be called Village-forests.

The Local Government may from time to time make rules for regulating the management of Village-forests, prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest-produce, or pasture, and their duties for the protection and improvement of such forest.

All provisions of this Act relating to Reserved Forests shall (so far as they are consistent with the rules so made) apply to Village-forests.

CHAPTER IV.

OF PROTECTED FORESTS.

28. The Local Government may from time to time, by notification in the local official Gazette, declare the provisions of this chapter applicable to any forest-land or waste-land which is not included in a Reserved Forest, but which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled.

The forest-land and waste-lands comprised in any such notification shall be called a "Protected Forest."

No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest-land or waste-land comprised therein have been enquired into and recorded at a survey or settlement, or in such other manner as the Local Government thinks sufficient.

Every such record shall be presumed to be correct until the contrary is proved.

Provided that, if in the case of any forest-land or waste-land, the Local Government thinks that such enquiry and record are necessary, but that they will occupy such length of time as that the rights of Government will in the meantime be endangered, the Local Government may (pending such enquiry and record) declare such land to be a protected forest, but so as not to abridge or affect any existing rights of individuals or communities.

29. The Local Government may from time to time, by notification in the local official Gazette,—

(a) declare any class of trees in a protected forest, or any trees in any such forest, to be reserved from a date fixed by such notification ;

(b) declare that a portion of such forest be closed for such term not exceeding twenty years as the Local Government thinks fit, and that the rights of private persons (if any) over such portion shall be suspended during such term : provided that the remainder of such forest be sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed ;

(c) prohibit, from a date fixed as aforesaid, the quarrying of stone, or the burning of lime or charcoal, or the collection or subjection to any manufacturing process, or removal, of any forest-produce, in any such forest, and the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose, any land in any such forest : and

(d) alter or cancel such declaration or prohibition.

30. The Collector or Deputy Commissioner of the district shall cause a translation into the language of the district, of every notification issued under section twenty-nine, to be affixed in a conspicuous place in every town and village in the neighbourhood of the forest comprised in the notification.

31. The Local Government may from time to time make rules to regulate the following matters :—

Power to make rules for protected forests.

(a) the cutting, sawing, conversion and removal of trees and timber, and the collection, manufacture and removal of forest-produce, from protected forests ;

(b) the granting of licenses to the inhabitants of towns and villages in the vicinity of protected forests to take trees, timber or other forest-produce for their own use, and the production and return of such licenses by such persons ;

(c) the granting of licenses to persons felling or removing trees or timber or other forest-produce from such forests for the purposes of trade, and the production and return of such licenses by such persons ;

(d) the payments (if any) to be made by the persons mentioned in clauses (b) and (c) of this section, for permission to cut such trees, or to collect and remove such timber or other forest-produce ;

(e) the other payments, if any, to be made by them in respect of such trees, timber and produce, and the places where such payments shall be made ;

(f) the examination of forest-produce passing out of such forests ;

(g) the clearing and breaking up of land for cultivation or other purposes in such forests ;

(h) the protection from fire of timber lying in such forests and of trees reserved under section twenty-nine ;

(i) the cutting of grass and pasturing of cattle in such forests ;

(j) killing or catching elephants, hunting, shooting, fishing, poisoning water, and setting traps or snares in such forests ;

(k) the protection and management of any portion of a forest closed under section twenty-nine ;

(l) the exercise of rights referred to in section twenty-eight.

Punishment for acts in contravention of notification under section 29.

32. Any person who commits any of the following offences :—

(a) fells, girdles, lops, taps or burns any tree reserved under section twenty-nine, or strips off the bark or leaves from, or otherwise damages, any such tree ;

(b) contrary to any prohibition under section twenty-nine, quarries any stone, or burns any lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forest-produce ;

(c) contrary to any prohibition under section twenty-nine, breaks up or clears for cultivation or any other purpose any land in any protected forest ;

(d) sets fire to such forest, or kindles a fire without taking all reasonable precautions to prevent its spreading to any trees reserved under section twenty-nine, whether standing, fallen or felled, or to any closed portion of such forest ;

(e) leaves burning any fire kindled by him in the vicinity of any such trees or closed portion ;

(f) fells any tree or drags any timber so as to damage any tree reserved as aforesaid ;

(g) permits cattle to damage any such tree ;

(h) infringes any rule made under section thirty-one,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

33. Nothing in this chapter shall be deemed to prohibit any act done with the permission in writing of the Forest-officer, or in accordance with rules made under section thirty-one, or (except as regards any portion of a forest closed under section twenty-nine) in the exercise of any right recorded under section twenty-eight.

CHAPTER V.

FORESTS UNDER CONSERVANCY ADMINISTRATION WHEN THIS ACT COMES INTO FORCE.

34. Within twelve months from the date on which this Act comes into force in the territories administered by any Local Government, such Government shall, after consideration of the rights of

the Government and private persons in all forest-lands or waste-lands then under its executive control for purposes of Forest Conservancy, determine which of such lands (if any) can, according to justice, equity and good conscience, be classed as Reserved Forests or Protected Forests under this Act, and declare, by notification in the local official Gazette, any lands so classed to be Reserved or Protected Forests, as the case may be :

Provided that such declaration shall not affect any rights of the Government or private persons to or over any land or forest-produce in any such forest, which have, previous to the date of such declaration, been enquired into, settled and recorded in a manner which the Local Government thinks sufficient :

Provided also that if any such rights have not on such date been so enquired into, settled and recorded, the Local Government shall direct that the same shall be enquired into, settled and recorded in the manner provided by this Act for Reserved or Protected Forests, as the case may be ; and until such enquiry, settlement and record have been completed, no such declaration shall abridge or affect such rights.

CHAPTER VI.

OF THE CONTROL OVER FORESTS AND LANDS NOT BEING THE PROPERTY OF GOVERNMENTS.

35. The Local Government may from time to time, by notification in the local official Gazette, regulate or prohibit in any forest or waste-land—

(a) the breaking up or clearing of land for cultivation ;

(b) the pasturing of cattle ;

(c) the firing or clearing of the vegetation ;

when such regulation or prohibition appears necessary for any of the following purposes :—

First.—For protection against storms, winds, rolling stones, floods and avalanches ;

Second.—For the preservation of the soil on the ridges and slopes, and in the valleys, of hilly tracts, the prevention of landslips and of the formation of ravines and torrents, and the protection of land against erosion, or the deposit thereon of sand, stones or gravel ;

Third.—For the maintenance of a water-supply in springs, rivers and tanks ;

Fourth.—For the protection of roads, bridges, railways and other lines of communication ;

Fifth.—For the preservation of the public health ;

and may alter or cancel such notification.

The Local Government may, for any such purpose, construct at its own expense, in or upon any forest or waste-land, such work as it thinks fit :

Provided that no such notification shall be made or work begun until after the issue of a notice to the owner of such forest or land, calling on him to shew cause, within a reasonable period to be specified in such notice, why such notification should not be made or work constructed, and until his objections (if any) and any evidence he may produce in support of the same have been heard by an officer duly appointed in that behalf, and have been considered by the Local Government.

36. In case of neglect of, or wilful disobedience

to, any regulation or prohibition under section thirty-five, or if the purposes of any work to be constructed under that section so require, the Local Government may, after notice in writing to the owner of such forest or land, and after considering his objections (if any), place the same under the control of a Forest officer, and may declare that all or any of the provisions of this Act relating to Reserved Forests shall apply to such forest or land.

The nett profits (if any) arising from the management of such forest or land shall be paid to the said proprietor.

37. In any case under this chapter in which

the Local Government considers that, in lieu of placing the forest or land under the control of a Forest officer, the same should be acquired for public purposes, the Local Government may proceed to acquire it in the manner prescribed by the Land Acquisition Act, 1870.

The owner of any forest or land comprised in any notification under section thirty-five may, at any time not less than three or more than twelve years from the date thereof, require that such forest or land shall be acquired for public purposes, and the Local Government shall acquire such forest or land accordingly.

38. The owner of any land or, if there be more

than one owner thereof, the request of owners owners of shares therein amounting in the aggregate to at least two-thirds thereof may, with a view to the formation or conservation of forests thereon, represent in writing to the Collector or Deputy Commissioner their desire—

(a) that such land be managed on their behalf by the Forest officer as a Reserved or a Protected Forest on such terms as may be mutually agreed upon ; or

(b) that all or any of the provisions of this Act be applied to such land.

In either case, the Local Government may, by notification in the local official Gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may be desired by the applicants.

Any such notification may be altered or cancelled by a like notification.

CHAPTER VII.

OF THE DUTY ON TIMBER.

39. The Local Government, with the previous sanction of the Governor General in Council, may levy a duty in such manner, at such places, and at such rates, as it may from time to time prescribe by notification in the local official Gazette on all timber—

(a) which is produced in British India, and in respect of which the Government has any right ;

(b) which is brought from any place beyond the frontier of British India.

In every case in which such duty is directed to be levied *ad valorem*, the Local Government may, with the like sanction, from time to time fix, by like notification, the value on which such duty shall be assessed.

All duties on timber, which, at the time when this Act comes into force in any territory, are levied therein under the authority of the Local Government, shall be deemed to be and to have been duly levied under the provisions of this Act.

40. Nothing in this chapter shall be deemed to limit the amount (if any) chargeable as purchase-money or royalty on any timber or other forest-produce, although the same is levied on such timber or produce while in transit, in the same manner as duty is levied.

CHAPTER VIII.

OF THE CONTROL OF TIMBER AND OTHER FOREST-PRODUCE IN TRANSIT.

41. The control of all rivers and their banks as regards the floating of timber, as well as the control of all timber and other forest-produce in transit by land or water, is vested in the Local Government, and it may from time to time make rules to regulate the transit of all timber and other forest-produce.

Such rules may (among other matters)—

(a) prescribe the routes by which alone timber and other forest-produce may be imported, exported or moved, into, from, or within, British India ;

(b) prohibit the import and export or moving of such timber or other produce without a pass from an officer duly authorized to issue the same, or otherwise than in accordance with the conditions of such pass ;

(c) provide for the issue, production and return of such passes and for the payment of fees therefor ;

(d) provide for the stoppage, reporting, examination and marking of timber or other forest-produce in transit, in respect of which there is reason to believe that any money is payable to Government on account of the price thereof, or on account of any duty, fee, royalty or charge due thereon, or to which it is desirable for the purposes of this Act to affix a mark ;

(e) provide for the establishment and regulation of depôts to which such timber or other produce

shall be taken by those in charge of it for examination, or for the payment of such money, or in order that such marks may be affixed to it; and the conditions under which such timber or other produce shall be brought to, stored at, and removed from, such depôt;

(f) prohibit the closing up or obstructing of the channel or banks of any river used for the transit of timber or other forest-produce, and the throwing of grass, brushwood, branches and leaves into any such river, or any act which may cause such river to be closed or obstructed;

(g) provide for the prevention and removal of any obstruction of the channel or banks of any such river, and for recovering the cost of such prevention or removal from the person whose acts or negligence necessitated the same;

(h) prohibit absolutely or subject to conditions, within specified local limits, the establishment of saw-pits, the converting, cutting, burning, concealing or marking of timber, the altering or effacing of any marks on the same, and the possession or carrying of marking-hammers or other implements used for marking timber;

(i) regulate the use of property-marks for timber, and the registration of such marks; prescribe the time for which such registration shall hold good; limit the number of such marks that may be registered by any one person, and provide for the levy of fees for such registration.

42. The Local Government may by such rules prescribe as penalties for the infringement thereof imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

Double penalties may be inflicted in cases where the offence is committed after sunset and before sunrise, or after preparation for resistance to lawful authority, or if the offender has been previously convicted of a like offence.

43. The Government shall not be responsible for any loss or damage which may occur in respect of any timber or other forest-produce while at a depôt established under a rule made under section forty-one, or while detained elsewhere for the purposes of this Act; and no Forest-officer shall be responsible for any such loss or damage unless he causes such loss or damage negligently, maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any such depôt, every person employed at such depôt, whether by the Government or by any private person, shall render assistance to any Forest-officer or Police-officer demanding his aid in averting such danger and securing such property from damage or loss.

CHAPTER IX.

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER.

45. All timber found adrift, beached, stranded, or sunk;

all wood or timber bearing marks which have not been registered under section forty-one, or on which the marks have been obliterated, altered or defaced by fire or otherwise, and, in such areas as the Local Government directs, all unmarked wood and timber,

shall be deemed to be the property of Government unless and until any person establishes his right and title thereto, as provided in this chapter.

Such timber may be collected by any Forest-officer or other person entitled to collect the same by virtue of any rule made under section fifty-one, and may be brought to such depôts as the Forest-officer may from time to time notify as depôts for the reception of drift-timber.

The Local Government may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section, and withdraw such exemption.

46. Public notice shall from time to time be given by the Forest-officer, of timber collected under section forty-five. Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim.

47. When any such statement is presented as aforesaid, the Forest-officer may, after making such enquiry as he thinks fit, either reject the claim after recording his reasons for so doing, or deliver the timber to the claimant.

If such timber is claimed by more than one person, the Forest-officer may either deliver the same to any of such persons whom he deems entitled thereto, or may refer the claimants to the Civil Courts, and retain the timber pending the receipt of an order from any such Court for its disposal.

Any person whose claim has been rejected under this section may, within two months from the date of such rejection, institute a suit to recover possession of the timber claimed by him; but no person shall recover any compensation or costs against the Government, or against any Forest-officer, on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section.

No such timber shall be subject to process of any Civil, Criminal, or Revenue Court until it has been delivered, or a suit has been brought, as provided in this section.

48. If no such statement is presented as aforesaid, or if the claimant omits to prefer his claim in the manner and within the period prescribed by the notice issued under section forty-six, or, on such claim having been so preferred by him and having been rejected, omits to institute a suit to recover possession of such timber within the further period limited by section forty-seven, the ownership of such timber shall vest in the Government, or when such timber has been delivered to another person under section forty-seven, in such other person, free from all encumbrances.

49. The Government shall not be responsible for any loss or damage which may occur in respect of any timber collected under

section forty-five, and no Forest-officer shall be responsible for any such loss or damage, unless he causes such loss or damage negligently, maliciously or fraudulently.

50. No person shall be entitled to recover possession of any timber collected or delivered as aforesaid until he has paid to the Forest-officer or other person entitled to receive it such sum on account thereof as may be due under any rule made in pursuance of section fifty-one.

Payments to be made by claimant before timber is delivered to him.

51. The Local Government may from time to time make rules to regulate the following matters (namely) :—
Power to make rules and prescribe penalties.

(a) the salving, collection and disposal of all timber mentioned in section forty-five;

(b) the use and registration of boats used in salving and collecting timber;

(c) the amounts to be paid for salving, collecting, moving, storing and disposing of such timber;

(d) the use and registration of hammers and other instruments to be used for marking such timber.

The Local Government may from time to time prescribe, as penalties for the infringement of any rules made under this section, imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER X.

PENALTIES AND PROCEDURE.

52. When there is reason to believe that a forest-offence has been committed in respect of any forest-produce, such produce, together with all tools, boats, carts and cattle used in committing any such offence, may be seized by any Forest-officer or Police-officer.
Seizure of property liable to confiscation.

Every officer seizing any property under this section shall place on such property a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made:
Application for confiscation.

Provided that when the forest-produce with respect to which such offence is believed to have been committed is the property of Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

53. Upon the receipt of any such report the Magistrate shall, with all convenient dispatch, take such measures as may be necessary for the arrest and trial of the offender and the disposal of the property according to law.
Procedure thereupon.

54. All timber or forest-produce which is not the property of Government and in respect of which a forest-offence has been committed, and all tools, boats, carts and cattle used in committing any forest-offence, shall be liable to confiscation.
Forest-produce, tools, &c., when liable to confiscation.

Such confiscation may be in addition to any other punishment prescribed for such offence.

55. When the trial of any forest-offence is concluded, any forest-produce in respect of which such offence has been committed shall, if it is the property of Government or has been confiscated, be taken charge of by a Forest-officer, and in any other case may be disposed of in such manner as the Court may direct.
Disposal, on conclusion of trial for forest-offence, of produce in respect of which it was committed.

56. When the offender is not known, or cannot be found, the Magistrate may, if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be confiscated and taken charge of by the Forest-officer, or to be made over to the person whom he deems to be entitled to the same:
Procedure when offender not known, or cannot be found.

Provided that no such order shall be made until the expiration of one month from the date of seizing such property, or without hearing the person (if any) claiming any right thereto, and the evidence (if any) which he may produce in support of his claim.

57. The Magistrate may, notwithstanding anything hereinbefore contained, direct the sale of any property seized under section fifty-two and subject to speedy and natural decay, and may deal with the proceeds as he would have dealt with such property if it had not been sold.
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58. The officer who made the seizure under section fifty-two or any of his official superiors, or any person claiming to be interested in the property so seized, may, within one month from the date of any order passed under section fifty-four, fifty-five or fifty-six, appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final.
Appeal from orders under sections 54, 55 and 56.

59. When an order for the confiscation of any property has been passed under section fifty-four or fifty-six, as the case may be, and the period limited by section fifty-eight for an appeal from such order has elapsed and no such appeal has been preferred, or when, on such an appeal being preferred, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or such portion thereof, as the case may be, shall vest in the Government free from all incumbrances.
Property when to vest in Government.

60. Nothing hereinbefore contained shall be deemed to prevent any officer empowered in this behalf by the Local Government from directing at any time the immediate release of any property seized under section fifty-two.
Saving of power to release property seized.

61. Any Forest-officer or Police-officer who vexatiously and unnecessarily seizes any property on pretence of seizing property liable to confiscation under this Act, shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.
Punishment for wrongful seizure.

62. Whoever, with intent to cause damage or injury to the public or to any person, or to cause wrongful gain as defined in the Indian Penal Code,—

Penalty for counterfeiting or defacing marks on trees and timber and for altering boundary-marks.

(a) knowingly counterfeits upon any timber or standing tree a mark used by Forest-officers to indicate that such timber or tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) alters, defaces or obliterates any such mark placed on a tree or on timber by or under the authority of a Forest-officer; or

(c) alters, moves, destroys or defaces any boundary-mark of any forest or wasteland to which the provisions of this Act are applied,

shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

63. Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person against whom a reasonable suspicion exists of his having been concerned in any forest-offence punishable with imprisonment for one month or upwards.

Every officer making an arrest under this section shall without unnecessary delay take or send the person arrested before the Magistrate having jurisdiction in the case.

Nothing in this section shall be deemed to authorize such arrest for any act which is an offence under chapter IV of this Act, unless such act has been prohibited under section twenty-nine, clause (c).

64. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offences.

Power to prevent commission of offences.

65. The Magistrate of the District, and any Magistrate of the first class specially empowered in this behalf by the Local Government, may try summarily, under the Code of Criminal Procedure, any forest-offence punishable only with imprisonment for a term not exceeding six months, or fine not exceeding five hundred rupees, or both.

Power to try offences summarily.

66. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by the rules made under this Act: Provided that no person shall be punished twice for the same offence.

Operation of other laws not barred.

67. The Local Government may from time to time, by notification in the local official Gazette, empower any Forest-officer by name, or as holding an office, to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence other than an offence under section sixty-one or section sixty-

two a sum of money by way of compensation for any damage which may have been committed, and to release any property which has been seized as liable to confiscation on payment of the value thereof as estimated by such officer.

On the payment of such sum of money or such value or both as the case may be to such officer, the accused person, if in custody, shall be discharged the property seized shall be released, and no further proceedings shall be taken under this Act against such person or property; but nothing herein contained shall exempt such person from prosecution on the same facts under any other law for the time being in force.

68. When in any proceedings taken under this Act, or in consequence of anything done under this Act, a question arises as to whether any forest-produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved.

Presumption that forest-produce belongs to Government.

CHAPTER XI.

CATTLE-TRESPASS.

69. Cattle trespassing in a Reserved Forest, or in any portion of a Protected Forest which has been lawfully closed to grazing, shall be deemed to be cattle doing damage to a public plantation within the meaning of the eleventh section of the Cattle-trespass Act, 1871, and may be seized and impounded as such by any Forest-officer or Police-officer.

70. The Local Government may from time to time, by notification in the local official Gazette, direct that, in lieu of the fines fixed by the twelfth section of the Act last aforesaid, there shall be levied for each head of cattle impounded under section sixty-nine of this Act, such fines as it thinks fit, but not exceeding the following, that is to say:—

For each elephant	...	ten rupees.
For each buffalo or camel	...	two "
For each horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer	...	one rupee.
For each calf, ass, pig, ram, ewe, sheep, lamb, goat or kid	...	eight annas.

CHAPTER XII.

OF FOREST-OFFICERS.

71. The Local Government may invest any Forest-officer by name, or as holding an office, with the following powers, that is to say:—

Local Government may invest Forest-officers with certain powers.

(a) power to enter upon any land and to survey, demarcate, and make a map of the same;

(b) the powers of a Civil Court to compel the attendance of witnesses and the production of documents;

(c) power to issue a search-warrant under the Code of Criminal Procedure;

(d) power to hold an enquiry into forest-offences, and, in the course of such enquiry, to receive and record evidence.

Any evidence recorded under clause (d) of this section shall be admissible in any subsequent trial before a Magistrate, provided that it has been taken in the presence of the accused person.

72. All Forest-officers shall be deemed to be public servants within the meaning of the Indian Penal Code.

73. No suit shall lie against any public servant for anything done by him in good faith under this Act.

74. Except with the permission in writing of the Local Government, no Forest-officer shall, as principal or agent, trade in timber or other forest-produce, or be or become interested in any lease of any forest or in any contract for working any forest, whether in British or Foreign territory.

CHAPTER XIII.

SUBSIDIARY RULES.

75. The Local Government may from time to time make rules—

(a) to prescribe and limit the powers and duties of any Forest-officer under this Act;

(b) to regulate the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act;

(c) for the preservation, reproduction and disposal of trees and timber belonging to Government, but grown on lands belonging to or in the occupation of private persons; and

(d) generally to carry out the provisions of this Act.

76. Any person breaking any rule under this Act, for the breach of which no special penalty is provided, shall be punished with imprisonment for a term which may extend to one month, or fine which may extend to five hundred rupees, or both.

77. All rules made by the Local Government under this Act shall be published in the local official Gazette, and shall thereupon, so far as they are consistent with this Act, have the force of law:

Provided that no rule made under section twenty-seven, thirty-one or forty-one shall be so published without the previous sanction of the Governor General in Council.

CHAPTER XIV.

MISCELLANEOUS.

78. Every person who exercises any right in a Reserved or Protected Forest, or who is permitted to take any forest-produce from, or to cut and remove timber or to pasture cattle in, such forest, and

every person who is employed by any such person in such forest, and

every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community,

shall be bound to furnish without unnecessary delay to the nearest Forest-officer or Police-officer any information he may possess respecting the commission of, or intention to commit, any forest-offence, and shall assist any Forest-officer or Police-officer demanding his aid

(a) in extinguishing any fire occurring in such forest;

(b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest;

(c) in preventing the commission in such forest of any forest-offence; and

(d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender.

79. If the Government and any person be jointly interested in any forest or waste-land, or in the whole or any part of the produce thereof, the Local Government may from time to time either

(a) undertake the management of such forest, waste-land or produce, accounting to such person for his interest in the same; or

(b) issue such regulations for the management of the forest, waste-land or produce by the person so jointly interested as it deems necessary for the management thereof and the interests of all parties therein.

When the Local Government undertakes, under clause (a) of this section, the management of any forest, waste-land or produce, it may from time to time, by notification in the local official Gazette, declare that any of the provisions contained in chapters II and IV of this Act shall apply to such forest, waste land or produce, and thereupon such provisions shall apply accordingly.

80. If any person be entitled to a share in the produce of any forest which is the property of Government or over which the Government has proprietary rights, or to any part of the forest-produce of which the Government is entitled, upon the condition of duly performing any service connected with such forest, such share shall be liable to confiscation in the event of the fact being established to the satisfaction of the Local Government that such service is no longer so performed: Provided that no such share shall be confiscated until the person entitled thereto, and the evidence (if any) which he may produce in proof of the due performance of such service, have been heard by an officer duly appointed in that behalf by the Local Government.

81. All money payable to the Government under this Act, or under any rule made under this Act, or on account of the price of any forest-produce, or of expenses incurred in the execution of this Act in respect of such produce, may, if not paid when due, be recovered under the law for the time being in force as if it were an arrear of land-revenue.

82. When any such money is payable for or in respect of any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest-officer until such amount has been paid.

If such amount is not paid when due, the Forest-officer may sell such produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.

The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to Her Majesty.

83. Whenever it appears to the Local Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of the Land Acquisition Act, 1870, section four.

SCHEDULE.

(See section 1.)

ENACTMENTS REPEALED.

Number and year of Act or Regulation.	Title.	Extent of Repeal.
Act VII of 1863	An Act to give effect to Rules for the management and preservation of Government forests.	So much as has not been repealed.
Act VII of 1860	An Act to give validity to certain Rules relating to forests in British Burma.	The whole.
Act XIII. of 1873.	An Act to amend the law relating to timber floated down the rivers of British Burma.	So much as has not been repealed.
Regulation IX of 1874.	The Arakan Hill District Laws Regulations, 1874.	So far as it relates to Act VII of 1863 and VII of 1860.

D. FITZPATRICK,
Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information :—

ACT No. VIII OF 1878.

SEA CUSTOMS ACT, 1878.

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50. For concealing, removing, abstracting or transferring from one package to another goods duly warehoused.
51. For excess, in private warehouse, over registered quantity.
52. For removing warehoused goods improperly.
53. For taking goods out of warehouse without paying duty.
54. For infringing rules or orders regarding transshipment.
55. For shipping goods before entry outwards.
56. For shipping goods not in shipping bill.
57. For not giving notice of short shipping or relanding as required by section 140.
58. For landing at place other than that for which goods have been cleared.
59. For deficiency in goods on which drawback has been paid on board vessel referred to in section 142.
60. For irregularly re-landing spirituous liquors.
61. For contravening rules relating to spirit.
62. For contravention of rules made under section 157.
63. For, contrary to such rules, touching at Foreign Port or not declaring in writing that vessel touched at Foreign port.
64. For non-compliance with section 158, 159 or 160.
65. For failure to produce certificate.
66. For Master of coasting vessel violating any conditions of general pass.
67. For contravention of the provisions of section 165.
68. For dutiable goods entered in cargo-book not being found, or for not entering.
69. For failure to keep cargo-book correctly, &c.
70. For breach in respect of lading, carrying coastwise, and unlading.
71. For refusal to produce documents.
72. For making false declaration, destroying or refusing to produce document, or refusing to answer questions.
73. For possession of smuggled goods.
74. For searching persons on insufficient grounds.
75. For Customs-officers guilty of breach of duty.
76. For Customs-officers committing or conniving at frauds against Customs-revenue.
77. For neglect of Police-officer to give notice.
78. Punishment for obstruction to Customs-officers.
79. For Customs-officer disclosing particulars learnt officially concerning

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- goods or showing or parting with samples.
80. For acting as agent without authority.
168. Packages and contents included in confiscation of goods.
- Also conveyances and animals used in removal.
- Tackle, &c., included in confiscation of vessels.

CHAPTER XVII.

PROCEDURE RELATING TO OFFENCES, APPEALS, &c.

169. Power to search on reasonable suspicion.
170. Persons may, before search, require to be taken before Magistrate or Customs-collector.
171. Power to stop vessels, carts, &c., and search for goods on reasonable suspicion.
172. Power to issue search-warrants.
173. Persons reasonably suspected may be arrested.
174. Persons arrested to be taken to nearest Magistrate or Customs-collector.
175. Persons taken before Magistrate may be detained or admitted to bail.
176. Person escaping may be afterwards arrested.
177. Persons in Her Majesty's Navy, when arrested, to be secured on board until warrant procured.
178. Seizure of things liable to confiscation.
179. Things seized how dealt with.
180. Procedure in respect of things seized on suspicion.
181. When seizure or arrest is made, reason in writing to be given.
182. Adjudication of confiscations and penalties.
183. Option to pay fine in lieu of confiscation.
184. On confiscation of vessel or goods, property to vest in Her Majesty.
185. Levy of penalty for failure to bring-to.
186. Penalty under Act not to interfere with punishment under other law.
187. Offences not specially provided for how tried.
188. Appeal from subordinate to Chief Customs-Authority.
189. Deposit pending appeal of duty demanded.
190. Power to remit penalty or confiscation.
191. Revision by Local Government.
192. Goods on which penalty incurred not to be removed till payment.
- Other goods of person liable to fine or penalty may be detained.
193. Enforcement of payment of penalty.

CHAPTER XVIII.

MISCELLANEOUS.

194. Power to open packages and examine goods.
195. Power to take samples of goods.
196. Owner to pay expense incidental to compliance with Customs-law.
197. No compensation for loss or injury except on proof of neglect or wilful act.
198. Notice of proceedings.
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199. Wharfage-fees.
200. Duplicates of documents may be granted on payment of fee.
201. Amendment of documents.
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203. Agent to produce authority if required.
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SCHEDULE.

PART I.—ACTS REPEALED.

PART II.—FORMS.

- A. Form of Bond for Import duty.
- B. Form of Bonded Warehouse-warrant.
- C. Form of Bond for removal of Spirit from licensed Distillery.

An Act to consolidate and amend the law relating to the levy of Sea Customs-duties.

WHEREAS it is expedient to consolidate and amend the law relating to the levy of Sea Customs-duties; It is enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Sea Customs Act, 1878."

It extends to the whole of British India, and shall come into force on the first day of April 1878.

2. The Acts mentioned in the first schedule hereto annexed are repealed to the extent specified therein.

All references to any of the said Acts, in Acts passed subsequently thereto, shall be read as if made to the corresponding provisions of this Act.

All appointments, rules, declarations, exemptions, and delegations made, powers conferred, forms and conditions prescribed, values, fees, rates, and periods fixed, and notifications, instructions, directions, prohibitions, passes and licenses issued, under any Act hereby repealed shall, if the same are in force at the time this Act comes into force, be deemed to have been respectively made, conferred, prescribed, fixed and issued under this Act, in so far as they are consistent herewith.

3. In this Act, unless there be something repugnant in the subject or context—

(a) "Chief Customs-Authority" denotes the person authorized to exercise, subject to the Local Government, the chief control in matters relating to Sea-customs in any place in which this Act operates:

(b) "Chief Customs-Officer" denotes the Chief Executive Officer of Sea-customs for any Port to which this Act applies:

(c) "Customs-collector" includes every officer of Customs for the time being in separate charge of a Custom-house, or duly authorized to perform all, or any special, duties of an officer so in charge:

(d) "Customs-port" means any place except Aden declared under section 11 to be a Port for the shipment and landing of goods:

(e) "Foreign Port" means Aden and any place beyond the limits of British India:

(f) "Vessel" includes anything made for the conveyance by water of human beings or property:

(g) "Coasting vessel" denotes any vessel proceeding from one Customs-port to another Customs-port, whether touching at any intermediate Foreign Port or not; or proceeding from or to a Customs-port, or from a place declared to be a port under section 12:

(h) "Master" when used in relation to any vessel means any person, except a Pilot or Harbour Master, having command or charge of such vessel:

(i) "Warehousing port" means any Customs-port declared under section 14 to be a warehousing port:

(j) "Warehouse" denotes any place appointed or licensed under section 15 or section 16.

4. When any person is expressly or impliedly authorized by the owner of any goods to be his agent in respect of such goods for all or any of the purposes of this Act, and such authorization is approved by the Customs-collector, such person shall, for such purposes, be deemed to be the owner of such goods.

5. Anything which a Master is required or empowered to do under this Act may, with the express or implied consent of such Master and the approval of the Customs-collector, be done by a ship's agent.

CHAPTER II.

APPOINTMENT AND POWERS OF OFFICERS, &c.

6. The Local Government of every place in which duties of Sea-customs are leviable, may appoint such persons as it thinks fit to be officers of Customs, and to exercise the powers conferred, and to perform the duties imposed, by this Act on such officers.

Every person so appointed may be suspended or dismissed by the Local Government which appointed him.

7. The Local Government may delegate to any officer of Customs any of the powers vested in it by the first clause of section 6.

Every person appointed in exercise of such delegated power may be suspended or dismissed by the officer who appointed him.

8. At any place for which there is no Custom-house, the Collector of the District and the officers subordinate to him shall, unless the Local Government otherwise directs, perform all duties imposed by this Act on a Customs-collector and other officers of Customs.

9. The Chief Customs-Authority may from time to time, with the sanction of the Local Government, make rules consistent with this Act

(a) prescribing and limiting the powers and duties of officers of Customs,

(b) regulating the delegation of their duties by such officers; and

(c) generally to carry out the provisions of this Act.

10. No Chief Customs-Authority or Chief Customs-Officer, and no other officer of Customs whom such Chief Authority or Chief Officer deems it necessary to exempt on grounds of public duty, shall be compelled to serve on any jury or inquest, or as an assessor.

CHAPTER III.

APPOINTMENT OF PORTS, WHARVES, CUSTOM-HOUSES, WAREHOUSES AND BOARDING AND LANDING-STATIONS.

11. The Local Government may from time to time, by notification in the official Gazette,

(a) declare the places within the territories administered by it which alone shall be Ports for the shipment and landing of goods;

(b) declare the limits of such Ports;

(c) appoint proper places therein to be Wharves for the landing and shipping of goods, or of particular classes of goods;

(d) declare the limits of any such Wharf;

(e) alter the name of any such Port or Wharf; and

(f) declare what shall, for the purposes of this Act, be deemed to be a Custom-house, and the limits thereof.

12. The Local Government may also from time to time in like manner declare places to be Ports for the carrying on of coasting trade with Customs-ports, or with any specified Customs-port, and for no other purpose.

13. The Governor General in Council may from time to time direct, by notification in the Gazette of India, that all goods or any specified class of goods imported from or exported to any Foreign Port to or from a Customs-port shall, with such limitations and on such conditions (if any, as he thinks fit, be treated

for any of the purposes of this Act as goods imported from or exported to a Customs-port as the case may be.

14. The Local Government may from time to time declare, by notification in the official Gazette, that any Customs-port shall be a Warehousing Port for the purposes of this Act.

15. At any Warehousing Port, the Chief Customs-Authority may from time to time appoint public warehouses wherein dutiable goods may be deposited without payment of duty on the first importation thereof, and may cancel such appointment.

16. At any Warehousing Port, the Chief Customs-Officer may from time to time license private warehouses wherein dutiable goods may be deposited as aforesaid.

Every application for a license for a private warehouse shall be in writing, and shall be drawn up in such form as is from time to time prescribed by the Chief Customs-Authority, and shall be signed by the applicant.

Every license granted under this section may be cancelled on conviction of the licensee of any offence under this Act relating to warehouses, unless it is otherwise provided in the license, or on the expiration of one month's notice in writing given to the licensee by the Chief Customs-Officer.

17. The Chief Customs-Authority may from time to time appoint, in or near any Customs-port, stations or limits at or within which vessels arriving at, or departing from, such Port shall bring to for the boarding or landing of officers of Customs, and may, unless separate provision therefor has been made under the Indian Ports Act, 1875, direct at what particular place in any such Port vessels, not brought into Port by pilots, shall anchor or moor.

CHAPTER IV.

PROHIBITIONS AND RESTRICTIONS OF IMPORTATION AND EXPORTATION.

18. No goods specified in the following clauses shall be brought, whether by land or sea, into British India:—

(a) any book printed in infringement of any law in force in British India on the subject of copyright, when the proprietor of such copyright, or his agent, has given to the Chief Customs-Authority a notice in writing that such copyright subsists, and a statement of the date on which it will expire:

(b) counterfeit coin: or coin which purports to be Queen's coin of India, or to be coin made under the Native Coinage Act, 1876, but which is not of the established standard in weight or fineness:

(c) any obscene book, pamphlet, paper, drawing painting, representation, figure or article:

(d) articles bearing any names, brands or marks being, or purporting to be, the names, brands or marks of manufacturers resident in the United Kingdom or British India, and not made by such manufacturers.

19. The Governor General in Council may from time to time, by notification in the *Gazette of India*, prohibit or restrict the bringing or taking by sea or by land goods of any specified description into or out of British India or any specified part of British India.

CHAPTER V.

LEVY OF, AND EXEMPTION FROM, CUSTOMS-DUTIES.

20. Except as herein after provided, Customs-duties shall be levied at such rates as may be prescribed by or under any law for the time being in force, on—

(a) goods imported or exported by sea into or from any Customs-port from or to any Foreign Port;

(b) opium, salt or salted fish imported by sea from any Customs-port into any other Customs-port;

(c) goods brought from any Foreign Port to any Customs-port, and without payment of duty, there transhipped for, or thence carried to, and imported at any other Customs-port; and

(d) goods brought in bond from one Customs-port to another:

Provided that no such duties shall be levied on goods belonging to the Government.

21. Except as otherwise expressly provided by any law for the time being in force, goods whereof any article liable to duty under this Act forms a part or ingredient shall be chargeable with the full duty which would be payable on such goods if they were entirely composed of such article, or if composed of more than one article liable to duty then with the full duty which would be payable on such goods if they were entirely composed of the article charged with the highest rate of duty.

22. The Governor General in Council may from time to time, by notification in the *Gazette of India*, fix, for the purpose of levying duties, tariff-values of any goods exported or imported by sea on which Customs-duties are by law imposed, and alter any such values fixed by any Tariff Act for the time being in force.

23. The Governor General in Council may from time to time, by notification in the *Gazette of India*, exempt any goods imported into, or exported from, British India, or into or from any specified Port therein, from the whole or any part of the Customs-duties leviable on such goods.

The Local Government may, by special order in each case, exempt from the payment of duty, under circumstances of an exceptional nature, to be stated in such order,

any goods on which Customs-duties are leviable.

24. The Customs-collector may, subject to any general rules relating to the landing and shipping of passengers' baggage and the passing of the same through the Custom-house, which may be made under section 75, pass free of duty any baggage in actual use, and for this purpose may determine, subject to any such rules, whether any goods shall be treated as baggage in actual use, or as goods subject to duty.

25. If goods produced or manufactured in British India be imported into any Customs-port from any Foreign Port, such goods shall be liable to all the duties, conditions and restrictions (if any) to which goods of the like kind and value not so produced or manufactured are liable on the first importation thereof:

Provided that, if such importation takes place within three years after the exportation of such goods, and it is proved to the satisfaction of the Customs-collector that the property in such goods has continued in the person by whom, or on whose account, they were exported, the goods may be admitted without payment of duty.

26. Any goods produced or manufactured in British India which have been exported therefrom, and on the exportation of which any drawback of excise has been received shall, on being imported into any Customs-port, be subjected, unless the Chief Customs-Authority in any particular case otherwise directs by special order, to payment of excise duty, at the rate to which goods of the like kind and quality are liable at such port.

27. All goods derelict, jetsam, flotsam and wreck, brought or coming into any place in British India shall be subject to the same duties, if any, to which goods of the like kind are for the time being subject on importation at any Customs-port and shall in other respects be dealt with as if they were imported from a foreign port, unless it be shown to the satisfaction of the Customs-collector that such goods are the produce or manufacture of any place, from which they are entitled to be admitted duty-free.

28. Provisions and stores produced or manufactured in British India, required for use on board of any vessel proceeding to any Foreign Port, may be shipped free of duty, whether of customs or excise, in such quantities as the Customs-collector determines with reference to the tonnage of the vessel, the numbers of the crew and passengers, and the length of the voyage on which the vessel is about to depart:

Provided that no rum shall be so shipped on any vessel going on a voyage of less than thirty days' probable duration.

29. On the importation into, or exportation from, any Customs-port of any goods, whether liable to duty or not, the owner of such goods shall, in his bill of entry or shipping-bill, as the case may be, state the real value, quantity, and description of such goods to the best of his knowledge and belief, and shall subscribe a declaration of the truth of such statement at the foot of such bill.

In case of doubt, the Customs-collector may require any such owner to declare real value, &c., of goods in bill of entry or shipping-bill. or any other person in possession of any invoice, broker's note, policy of insurance or other document, whereby the real value, quantity, or description of any such goods can be ascertained, to produce the same, and to furnish any information relating to such value, quantity, or description which it is in his power to furnish. And thereupon such person shall produce such document and furnish such information:

Provided that, if the owner makes and subscribes a declaration before the Customs-collector to the effect that he is unable, from want of full information, to state the real value or contents of any case, package or parcel of goods, then the Customs-collector shall permit him, previous to the entry thereof, (1) to open such case, package or parcel, and examine the contents in presence of an officer of Customs, or (2) to deposit such case, package or parcel in a public warehouse appointed under section 15 without warehousing the same, pending the production of such information.

30. For the purposes of this Act the real value shall be deemed to be—

(a) the wholesale cash-price, less trade-discount, for which goods of the like kind and quality are sold; or are capable of being sold, at the time and place of importation or exportation as the case may be, without any abatement or deduction whatever, except (in the case of goods imported) of the amount of the duties payable on the importation thereof: or,

(b) where such price is not ascertainable, the cost at which goods of the like kind and quality could be delivered at such place without any abatement or deduction except as aforesaid.

31. Goods chargeable with duty upon the examination of ad-value thereof, but for which a specific value is not fixed by law for the purpose of levying duties thereon, shall, without unnecessary delay, be examined by an officer of Customs. If it appears that the real value of such goods is correctly stated in the bill-of-entry or shipping-bill, the goods shall be assessed in accordance therewith.

32. If it appears that such goods are properly chargeable with a higher rate or amount of duty than that to which they would be subject according to the value thereof as stated in the bill-of-entry or shipping-bill, such officer may detain such goods.

In every such case the detaining officer shall forthwith give notice in writing to the owner of the goods of their detention, and of the

value thereof as estimated by him; and the Customs-collector shall, within two clear working days after such detention, or within such reasonable period as may with the consent of the parties be arranged, determine either to deliver such goods on payment of duty charged according to the entry of such owner, or to retain the same for the use of Government.

If the goods be retained for the use of Government, the Customs-collector shall cause the full amount stated in the bill as their real value to be paid to the owner in full satisfaction for such goods, in the same manner as if they had been transferred by ordinary sale, and shall, after due notice in the local official Gazette, or some local newspaper and without unnecessary delay, cause them to be put up to public auction in wholesale lots for cash on delivery.

If the Customs-collector deems the highest offer made at such sale to be inadequate, he may either adjourn the sale to some other day, to be notified as aforesaid, or buy in the goods, and without unnecessary delay dispose of them for the benefit of Government.

If the proceeds arising from such sale exceed the sum paid to the owner, together with (in the case of goods imported) the duty to which the goods are liable and all charges incurred by Government in connection with them, a portion not exceeding one-half of the overplus shall, at the discretion of the Chief Officer of Customs, be payable to the officer who detected the under-valuation of the goods.

Nothing in this section shall prevent the Chief Officer of Customs, when he has reason to believe that any such under-valuation was solely the result of accident or error, from permitting the owner of the goods, on his application for that purpose, to amend such entry, on payment of such increased rate of duties on the excess of the amended over the original valuation, or on such other terms as the Chief Officer of Customs may determine.

33. If, on the first examination of any such goods under section 31, the owner thereof states in writing that such goods are, in consequence of damage sustained before delivery of the bill of entry, of value less than that stated in such bill, the Customs collector, on being satisfied of the fact, may allow abatement of duty accordingly.

The reduced duty to be levied on such goods may be ascertained by either of the following methods, at the option of the owner—

(a) the real value of such goods may be fixed on appraisement by an officer of Customs and the duty may be assessed on the value so fixed; or

(b) the goods may, after due notice in the local official Gazette or some local newspaper, be sold by public auction at such time (within thirty days from the date of delivery of the bill of entry), and at such place, as the Customs-collector appoints; and the duty may be assessed on the gross amount realized by such sale, without any abatement or deduction, except (in the case of goods imported) of so much as represents the duties payable on the importation thereof.

34. When any goods, the value of which has been fixed by law for the purpose of levying duties thereon, have, before delivery of the bill-of-entry, deteriorated to the extent of more than one-tenth of their value, the duty on such goods shall if the owner thereof so desires be assessed *ad valorem*.

The real value of such goods shall be ascertained as provided in section 33, and the duty shall be assessed thereon.

35. No abatement of duty on account of damage shall be allowed on wines, spirit or beer, or on any other articles on which duties are levied on quantity and not on value.

36. Except as provided in section 34, no amendment of a bill of entry or shipping-bill relating to goods assessed for duty on the declared value, quantity, or description thereof shall be allowed after such goods have been removed from the Custom-house.

37. The rate of duty and the tariff valuation (if any) applicable to any goods imported shall be the rate and valuation in force on the date on which the bill of entry thereof is delivered to the Customs-collector under section 86:

Provided that when such rate or valuation has been raised after the grant of port-clearance at the port of shipment, the rate and valuation applicable to such goods shall be the rate and valuation in force on the date of such grant.

Provided also that if such goods are warehoused and re-assessed under section 115 of this Act, the rate and valuation applicable thereto shall be the rate and valuation in force at the time when application is made to clear such goods for home consumption.

Explanation.—A bill of entry shall for the purposes of this section be deemed to be delivered when it is first presented to the proper officers of Customs.

38. The rate of duty and tariff valuation (if any) applicable to any goods exported shall be the rate and valuation in force when a shipping-bill of such goods is delivered under section 137.

39. When Customs-duties or charges have been short-levied through inadvertence, error, collusion or misconception on the part of the officers of Customs, or through mis-statement as to real value, quantity, or description on the part of the owner,

or when any such duty, or charge after having been levied, has been owing to any such cause erroneously refunded,

the person chargeable with the duty or charge so short-levied, or to whom such refund has erroneously been made, shall pay the deficiency or repay the amount paid to him in excess, on demand being made within three months from the date of the first assessment or making of the refund;

and the Customs-collector may refuse to pass any goods belonging to such person until the said deficiency or excess be paid or repaid.

40. No Customs-duties or charges which have

No refund of charges erroneously levied or paid, unless claimed within three months.

been paid, and of which repayment, wholly or in part, is claimed in consequence of the same having been paid through inadvertence, error or misconstruction, shall be returned, unless such claim is made within three months from the date of such payment.

41. The Customs-collector may, if he thinks fit,

instead of requiring payment for and keeping account current of Customs-duties and charges due from any mercantile firm or public body, at the time such duties and charges are payable under this Act, keep with such firm or body an account current of such duties and charges. Such account shall be settled at intervals not exceeding one month, and such firm or body shall make a deposit or furnish security sufficient in the opinion of the Customs-collector to cover the amount which may at any time be due from them in respect of such duties and charges.

CHAPTER VI.**DRAWBACK.****42. When any goods, capable of being easily**

Drawback allowable on re-export. identified, which have been imported by sea into any Customs-port from any Foreign Port, and upon which duties of Customs have been paid on importation, are re-exported by sea from such Customs-port to any Foreign Port, or as provisions or stores for use on board a ship proceeding to a Foreign Port, seven-eighths of such duties shall, except as otherwise hereinafter, provided be repaid as drawback:

Provided that, in every such case, the goods be identified to the satisfaction

Conditions for grant of drawback.

of the Customs-collector at such Customs-port, and that the re-export be made within two years from the date of importation, as shown by the records of the Custom-house, or within such extended term as the Chief Customs-Authority, on sufficient cause being shown, in any case determines.

43. When any goods having been charged with

Drawback on goods re-exported to Customs-port and thence to Foreign Port.

import-duty at one Customs-port and thence exported to another, are re-exported by sea as aforesaid, drawback shall be allowed on such goods as if they had been so re-exported from the former port.

Provided that, in every such case, the goods be identified to the satisfaction

Proviso.

of the officer in charge of the Custom-house at the Port of final exportation, and that such final exportation be made within three years from the date on which they were first imported into British India.

44. A drawback of the whole of the Customs-

Drawback of duties on wine and spirit allowed for officers of Navy.

duties shall be allowed on wine and spirit intended for the consumption of any officer of Her Majesty's Navy, on board of any of Her Majesty's ships in actual service, unless such wine and spirit have been warehoused without payment of duty on the first entry thereof.

The quantity of wine and spirit on which drawback may be so allowed in any one year for the

use of such officers shall not exceed the quantities hereinafter allowed for each such officer respectively; that is to say—

	Gals.
For every Admiral	1,260
Vice-Admiral	1,050
Rear-Admiral	840
Captain of 1st and 2nd rate	630
Captain of 3rd, 4th and 5th rate	420
Captain of an inferior rate	210
Lieutenant or other Commanding Officer, Marine-officer, Master, Purser or Surgeon	105

45. Every person clearing and claiming draw-

Persons entering such wine or spirit for drawback to declare name and rank of officer claiming same.

back for wine or spirit, as provided in section 44, shall state in the shipping bill the name of the officer for whose use such wine or spirit is intended, and of the ship in which he serves, as well as the place and date of the last supply for which drawback was allowed.

All such wine and spirit shall be delivered into the charge of the proper officers of Customs at the Port of shipment, to be shipped under their care; and when the officer commanding the ship has certified the receipt of such wine and spirit into his charge, and any such officer of Customs has certified the shipment, the drawback shall be paid to the person entitled to receive the same.

46. The Customs-collector may permit the trans-

Transfer of wine or spirit from one Naval officer to another.

fer of wine or spirit from one Naval officer to another Naval officer on board of the same, or of any other such vessel, as part of his authorized quantity;

or may permit the transshipment of any such wine or spirit from one vessel to another for the use of the same Naval officer;

or the re-landing and warehousing of any such wine or spirit for future re-shipment.

The Customs-collector may also receive back the duties for any such wine or spirit, and allow the same to be cleared for home-consumption.

47. Provisions and stores for the use of Her

Provisions and stores for Her Majesty's Navy.

Majesty's Navy or of any officer thereof which are subject to duty may, in like manner, be transferred, transhipped or reloaded and warehoused, free of duty;

and where duties have been paid on any such provisions or stores required for shipment, drawback of such duties, whether of customs or excise, shall be allowed on receipt of an application in writing from the officer commanding the ship for which they are intended, or from some other officer duly authorized to make such application.

48. The provisions of sections 44, 45, 46 and 47

Indian Marine and Marine-survey.

as to officers of Her Majesty's Navy apply also to officers of Her Majesty's Indian Marine and Marine-survey on board of any of the ships of such Marine or Survey proceeding to any port out of India, and the rules prescribed by section 47 as to provisions and stores for the use of Her Majesty's Navy apply also to provisions and stores for the use of such Marine or Survey.

49. The Governor General in Council may from time to time, by notification Power to declare what goods are identifiable, in the *Gazette of India*,

(a) declare what goods shall, for the purpose of this chapter, be deemed to be capable of being easily identified; and

(b) prohibit the payment of drawback upon the re-exportation of goods to any specified Foreign Port in India, and may prohibit drawback in case of specified Foreign Port.

50. Notwithstanding anything hereinbefore contained, no drawback shall be allowed—

(a) upon goods not included in the export-manifest, or

(b) where the goods to be exported are of less value than the amount of drawback claimed, or

(c) where the claim is for drawback amounting, in respect of any single shipment, to less than five rupees, and the Customs-collector thinks fit to reject it, or

(d) on salt, salted fish, or opium.

51. No drawback shall be allowed unless the claim to receive such drawback be made and established at the time of re-export.

No such payment of drawback shall be made until the vessel carrying the goods has put out to sea, or unless payment be demanded within six months from the date of entry for shipment.

52. Every person, or his duly authorized agent, claiming drawback on any goods duly exported, shall make and subscribe a declaration that such goods have been actually exported, and have not been re-landed and are not intended to be re-landed at any Customs-port; and that such person was at the time of entry outwards and shipment, and continues to be, entitled to drawback thereon.

CHAPTER VII.

ARRIVAL AND DEPARTURE OF VESSELS.

Arrival and entry of vessel inwards.

53. The Local Government may, by notification Power to fix places beyond which inward-bound vessels are not to proceed until manifest delivered, in the local official *Gazette*, fix a place in any river or Port, beyond which no vessel arriving shall pass until a manifest has been delivered to the Pilot, officer of Customs or other person duly authorized to receive the same.

If, in any river or Port wherein a place has been fixed by the Local Government under this section, the Master of any vessel arriving remains outside or below the place so fixed, such Master shall, nevertheless, within twenty-four hours after the vessel anchors, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.

54. If any vessel arrives at any Customs-port in which a place has not been so fixed, the Master of such vessel shall, within twenty-four hours after such vessel has anchored within the limits of the Port, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.

55. Every manifest shall be signed by the Master, shall specify all goods imported in such vessel, showing separately all goods (if any) intended to be landed, transhipped or taken on to another Port, and all ships' stores intended for consumption in Port or on the homeward voyage, and shall contain such further particulars, and be made out in such form, as the Chief Customs-Authority may from time to time direct.

The Customs-collector shall permit the Master to amend any obvious error in the manifest, or to supply any omission which in the opinion of such Collector results from accident or inadvertence, by furnishing an amended or supplementary manifest,

and may, if he thinks fit, levy thereon such fee as the Chief Customs-Authority from time to time directs.

Except as herein provided no import manifest shall be amended.

56. The person receiving a manifest under section 53 or 54 shall counter-sign the same and enter thereon such particulars as the Chief Customs-Authority from time to time directs in this behalf.

57. No vessel arriving in any Customs-port shall be allowed to break bulk until a manifest has been delivered as herein-before provided; nor until a copy of such manifest, together with an application for entry of such vessel inwards, has been presented by the Master to the Customs-collector, and an order has been given thereon for such entry.

58. The Master shall, if required so to do by the Customs-collector at the time of presenting such application, deliver to the Customs-collector the bill of lading or a copy thereof for every part of the cargo laden on board, and any port-clearance, cockett or other paper granted in respect of such vessel at the place from which she is stated to have come, and shall answer all such questions relating to the vessel, cargo, crew and voyage as are put to him by such officer.

The Customs-collector may, if any requisition or question made or put by him under this section is not complied with or answered, refuse to grant such application.

59. Notwithstanding anything contained in section 57, the Customs-collector may grant, prior to receipt of the manifest, and to the entry inwards of the vessel, a special pass permitting bulk to be broken.

The granting of such pass shall be subject to such rules as may from time to time be made by the Chief Customs-Authority.

60. Notwithstanding anything contained in Manifest, &c., may be section 53, 54, 57 or 58, delivered by ship's agent. the Customs-collector may accept from the ship's agent in lieu of the Master delivery of the manifest or of any other document required by those sections to be delivered by the Master.

Entry outwards, port-clearance and departure of vessels.

61. No vessel shall take on board any part of her export-cargo, until a written application for entry of such vessel outwards subscribed by the Master of such vessel, has been made to the Customs-collector or before an order has been given thereon by such officer for such entry.

Every application made under this section shall specify the name, tonnage, and national character of the vessel, the name of the Master, and the name of every place for which cargo is to be shipped.

62. No vessel, whether laden or in ballast, shall depart from any Customs-port until a port-clearance has been granted by the Customs-collector or other officer duly authorized to grant the same.

And no Pilot shall take charge of any vessel proceeding to sea, unless the Master of such vessel produces a port-clearance.

63. Every application for port-clearance shall be made by the Master at least twenty-four hours before the intended departure of the vessel.

The Master shall, at the time of applying for port-clearance—

(a) deliver to the Customs-collector a manifest in duplicate in such form as may from time to time be prescribed by the Chief Customs-Authority, signed by such Master, specifying all goods to be exported in the vessel, and showing separately all goods and stores entered in the import-manifest, and not landed or consumed on board or transhipped :

(b) deliver to the Customs-collector such shipping bills or other documents as such Customs-collector acting under the general instructions of such Chief Customs-Authority, requires ; and

(c) answer to the proper officer of Customs such questions touching the departure and destination of the vessel as are demanded of him.

The provisions of section 55 relating to the amendment of import-manifests shall *mutatis mutandis* apply also to export manifests delivered under this section.

64. The Customs-collector may refuse port-clearance to any vessel until

(a) the provisions of section 63 are complied with ;
(b) all Port-dues and other charges and penalties due by such vessel, or by the owner or Master thereof, and all duties payable in respect

of any goods shipped therein have been duly paid or their payment secured by such guarantee, or by a deposit at such rate as such Customs-collector directs ;

(c) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that he will be liable for any penalty imposed under section 167, No. 17, and furnishes security for the discharge of the same ;

(d) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that such agent is answerable for the discharge of all claims for damage or short delivery which may be established by the owner of any goods comprised in the import-cargo in respect of such goods.

A ship's agent delivering a declaration under clause (c) of this section shall be liable to all penalties which might be imposed on the Master under section 167, No. 17, and a ship's agent delivering a declaration under clause (d) of this section shall be bound to discharge all claims referred to in such declaration.

65. When the Customs-collector is satisfied that the provisions of section 63 and if necessary of clauses (b) and (c) and (d) of section 64 have been complied with, he shall grant a port-clearance to the Master, and shall return at the same time to such Master one copy of the manifest duly countersigned by the proper officer of Customs.

66. Notwithstanding anything contained in sections 64 and 65, the Customs-collector may (subject to such rules as the Chief Customs-Authority may from time to time prescribe) grant a port-clearance to the Master when the ship's agent furnishes such security as the Customs-collector deems sufficient for duly delivering, within five days from the date of such grant, the manifest and other documents specified in section 63.

CHAPTER VIII.

GENERAL PROVISIONS AFFECTING VESSELS IN PORT.

67. The Customs-collector at any Customs-port may at any time depute his discretion one or more officers of Customs to board any vessel in or arriving at such Port.

Every officer of Customs so sent shall remain on board of such vessel by day and by night unless or until the Customs-collector otherwise orders.

68. Whenever an officer of Customs is so deputed on board of any vessel, the Master of such vessel shall be bound to receive on board such officer, and one servant of such officer, and to provide such officer and servant with suitable accommodation of shelter and accommodation, and likewise with a due allowance of fresh water, and with the means of cooking on board.

69. Every officer of Customs so deputed shall have free access to every part of the vessel, and may fasten down any hatchway or entrance to the hold, and

mark any goods before landing, and lock up, seal, mark, or otherwise secure any goods on board of such vessel.

If any box, place or closed receptacle in any such vessel be locked, and the key be withheld, such officer shall report the same to the Customs-collector, who may thereupon issue to the officer on board, or to any other officer under his authority, a written order to search.

On production of such order, the officer bearing the same may require that any such box, place or closed receptacle be opened in his presence; and, if it be not opened upon his requisition, he may break open the same.

70. Unless with the written permission of the Customs-collector or in accordance with a general permission granted under section 74, no goods, other than passengers' baggage, or ballast urgently required to be shipped for the vessel's safety, shall be shipped or waterborne to be shipped or discharged from any vessel in any Customs-port, except in the presence of an officer of Customs.

71. When an officer of Customs is deputed under section 67 to remain on board a vessel, the tonnage of which does not exceed six hundred tons, a period of thirty working days, reckoned from the date on which he boards such vessel, or such additional period as the Customs-collector directs, shall be allowed for the discharge of import-cargo and the shipment of export-cargo on board of such vessel.

One additional day shall, in like manner, be allowed for every fifty tons in excess of six hundred.

No charge shall be made for the services of a single officer of Customs for such allowed number of working days, or for the services of several such officers (if available) for respective periods not exceeding in the aggregate such allowed number of working days.

If the period occupied in the discharge and shipment of cargo be in excess of thirty working days, together with the additional period (if any) allowed under this section, the vessel shall be charged with the expense of the officer of Customs at a rate not exceeding five rupees per diem (Sundays and holidays excepted) for such excess period.

In calculating any period allowed, or any charge made, under this section, the period (if any) during which a vessel after the completion of the discharge of import-cargo, and before commencing the shipment of export-cargo, is laid up by the withdrawal of the officer of Customs upon application from the Master, shall be deducted.

72. Except with the written permission of the Customs-collector, no goods, other than passengers' baggage, shall in any Customs-port be discharged from any vessel, or be shipped or water-borne to be shipped—

(a) on any Sunday or on any holiday or day in which the discharge or shipping of cargo, as

the case may be, is prohibited by the Chief Customs-Authority;

(b) on any day, except between such hours as such authority from time to time appoints by notification in the official Gazette.

73. No goods shall in any Customs-port be landed at any place other than a wharf or other place duly appointed for that purpose, and

unless with the written permission of the Customs-collector or when a general permission has been granted under section 74, no goods shall in any Customs-port be shipped or water-borne to be shipped from any place other than a wharf or other place duly appointed for that purpose.

74. Notwithstanding anything contained in section 70 or 73, the Chief Customs-Authority may, by notification in the local official Gazette, give general permission for goods to be shipped or water-borne to be shipped in any Customs-port from all or any places not duly appointed as wharves, and without the presence or authority of an officer of Customs.

75. The Chief Customs-Authority may from time to time make rules for the landing and shipping of passengers' baggage and the passing of the same through the Customs-house; and for the landing, shipping and clearing of parcels forwarded by Her Majesty's or other mails, or by other regular packets and passenger vessels.

When any baggage or parcels is or are made over to an officer of customs for the purpose of being landed a fee of such amount as the Local Government from time to time directs shall be chargeable thereon, as compensation for the expense and trouble incurred in landing and depositing the same in the Custom-house.

76. When any goods are water-borne for the purpose of being landed from any vessel and warehoused or cleared for home-consumption, or of being shipped for exportation on board of any vessel, there shall be sent, with each boat-load or other separate despatch, a boat-note specifying the number of packages so sent and the marks and numbers or other description thereof.

Each boat-note for goods to be landed shall be signed by an officer of the vessel, and likewise by the officer of Customs on board, if any such officer be on board, and shall be delivered on arrival to any officer of Customs authorized to receive the same.

Each boat-note for goods to be shipped shall be signed by the proper officer of Customs, and, if an officer of Customs is on board of the vessel on which such goods are to be shipped, shall be delivered to such officer. If no such officer be on board, every such boat-note shall be delivered to the Master of the vessel, or to an officer of the vessel appointed by him to receive it.

The officer of Customs who receives any boat-note of goods landed, and the officer of Customs, Master, or other officer, as the case may be, who receives any boat-note of goods shipped, shall sign the same and note thereon such particulars as the Chief Customs-Authority may from time to time, direct.

The Local Government may from time to time by notification in the local official Gazette, suspend the operation of this section in any Customs-port or part thereof.

77. All goods water-borne for the purpose of being landed or shipped shall be landed or shipped without any unnecessary delay.

Goods water-borne to be forthwith landed or shipped.

78. Except in cases of imminent danger no goods discharged into or loaded in any boat for the purpose of being landed or shipped shall be transhipped into any other boat without the permission of an officer of Customs.

Such goods not to be transhipped without permission.

79. The Local Government may declare with regard to any Customs-port, by notification in the local official Gazette, that after a date therein specified, no boat not duly licensed and registered shall be allowed to ply as a cargo-boat for the landing and shipping of merchandize within the limits of such Port.

Power to prohibit plying of unlicensed cargo-boats.

In any Port with regard to which such notification has been issued, the Chief Officer of Customs or other officer whom the Local Government appoints in this behalf, may, subject to such rules and on payment of such fees as the Local Government from time to time prescribes by notification in the local official Gazette, issue licences for, and register, cargo boats. Such officer may also, subject to rules so prescribed, cancel any license so issued.

Issue of licences and registration of cargo-boats.

80. The Customs-collector may, whenever he thinks fit, require that goods stowed in bulk, and brought by sea or intended for exportation, shall be weighed or measured on board-ship before landing or after shipment, and may levy duty according to the result of such weighing or measurement.

Power to require goods to be weighed or measured on board before landing or after shipment.

CHAPTER IX.

OF DISCHARGE OF CARGO AND ENTRY INWARDS OF GOODS.

81. When an order for entry inwards of any vessel which has arrived in any Customs-port, or a special pass permitting such vessel to break bulk, has been given, the discharge of the cargo of such vessel may be proceeded with.

Discharge of cargo may commence on receipt of due permission.

82. Except as otherwise provided in this Act, no goods shall be allowed to leave any such vessel, unless they are entered in the original manifest of such vessel, or in an amended or supplementary manifest received under section 55.

Goods not to leave ship unless entered in manifest.

83. If the owner of any goods (except such as have been shown in the import-manifest as not to be landed) does not land such goods within such period as is specified in the bill of landing of such goods, or if no period is so specified within such number of working days, not exceeding fifteen, after the entry

Procedure in respect of goods not landed within time allowed.

of the vessel importing the same, as the Local Government from time to time appoints by notification in the official Gazette, or

if the cargo of any vessel, with the exception of only a small quantity of goods, has been discharged previously to the expiration of the period so specified or appointed, as the case may be,—

the Master of such vessel or, on his application, the proper officer of Customs, may then carry such goods to the Custom-house, there to remain for entry.

The Customs-collector shall thereupon take charge of and grant receipts for such goods;

and if notice in writing has been given by the Master that the goods are to remain subject to a lien for freight, primage, general average, or other charges of a stated amount, the Customs-collector shall hold such goods until he receives notice in writing that the said charges are paid.

84. At any time after the arrival of any vessel, the Customs-collector may, with the consent of the Master of such vessel, cause any small package or parcel of goods to be carried to the Custom-house, there to remain for entry, in charge of the officers of Customs, during the remainder of the working days allowed under this Act for the landing of such package or parcel.

Power to land small parcels.

If any package or parcel so carried to the Custom-house remains unclaimed on the expiration of the number of working days so allowed for its landing, or at the time of the clearance outwards of the vessel from which it was landed, the Master may give such notice as is provided in section 83, and the officer in charge of the Custom-house shall thereupon hold such package or parcel as provided in that section.

Notice regarding unclaimed packages.

85. Notwithstanding anything contained in sections 83 and 81 the Customs-collector in any Customs-port to which the Local Government, by notification in the local official Gazette, declares this section to be applicable, may permit the Master of any vessel immediately on receipt of an order under section 57 or special pass under section 59, to discharge the cargo of such vessel or any portion thereof into the custody of the ship's agents if willing to receive the same, for the purpose of landing the same forthwith—

(a) at the Custom-house or any specified landing-place or wharf; or

(b) at any landing-place or wharf belonging to any Port Commissioners, Port Trust or other public body or company;

Any ship's agent so receiving such cargo or portion shall be bound to discharge all claims for damage or short delivery which may be established in respect of the same by the owner thereof, and shall be entitled to recover from such owner his charges for service rendered, but not for commission or the like, where any agent for the landing of such cargo or portion has been previously appointed by the owner and such appointment is unrevoked.

The Customs-collector shall take charge of all goods discharged under clause (a) of this section, and otherwise proceed in relation thereto as provided in sections 83 and 88.

A public body or company at whose landing place or wharf any goods are discharged under clause (b) of this section, shall not permit the same to be removed without an order in writing from the Customs-collector.

86. The owner of any goods imported shall on the landing thereof from the importing ship make entry of such goods for home consumption or warehousing by delivering to the Customs-collector a bill of entry thereof in duplicate, in such form and containing such particulars, in addition to the particulars specified in section 29, as may, from time to time, be prescribed by the Chief Customs-Authority.

The particulars of such entry shall correspond with the particulars given of the same goods in the manifest of the ship.

87. On the delivery of such bill the duty (if any) leviable on such goods shall be assessed, and the owner of such goods may then proceed to clear the same for home-consumption, or warehouse them, subject to the provisions hereinafter contained.

88. If any goods are not entered and cleared for home-consumption, or warehoused, within four months from the date of entry of the vessel, such goods may, after due notice to the owner, if his address can be ascertained, and in the Local official Gazette, be sold by public auction, and the proceeds thereof shall be applied, first, to the payment of freight, primage and general average, if the goods are held by the Customs-collector subject to such charges under notice given under section 83, 84 or 85; next, to the payment of the duties which would be leviable on such goods if they were then cleared for home-consumption, and next to the payment of the other charges (if any) payable to the Customs-collector in respect of the same.

The surplus, if any, shall be paid to the owner of the goods, on his application for the same; provided that such application be made within one year from the sale of the goods, or that sufficient cause be shown for not making it within such period.

If any goods of which the Customs-collector has taken charge under section 83, 84 or 85 be of a perishable nature, the Customs-collector may at any time direct the sale thereof, and shall apply the proceeds in like manner:

Provided that, where any goods liable to be sold under this section are arms, ammunition or military stores, they may be sold or otherwise disposed of at such place (whether within or without British India), and in such manner, as the Local Government may from time to time direct:

Provided also, that nothing in this section shall authorize the removal for home-consumption of any dutiable goods without payment of duties of customs thereon.

CHAPTER X.

OF CLEARANCE OF GOODS FOR HOME-CONSUMPTION.

89. When the owner of any goods entered for home-consumption, and (if such goods be liable to duty) assessed

under section 87, has paid the import-duty (if any) assessed on such goods and any charges payable under this Act in respect of the same, the Customs-officer may make an order clearing the same; and such order shall be sufficient authority for the removal of such goods by the owner.

CHAPTER XI.

WAREHOUSING.

Of the admission of goods into a warehouse.

90. When any dutiable goods have been entered for warehousing and assessed under section 87, the owner of such goods may apply for leave to deposit the same in any warehouse appointed or licensed under this Act.

91. Every such application shall be in writing signed by the applicant, and shall be in such form as is from time to time prescribed by the Chief Customs-Authority.

92. When any such application has been made in respect of any goods, the owner of the goods to which it relates shall execute a bond, binding himself, in a penalty of twice the amount of duty assessed under section 87 on such goods,

(a) to observe all rules prescribed by this Act in respect of such goods;

(b) to pay, on demand, all duties, rent and charges claimable on account of such goods under this Act, together with interest on the same from the date of demand, at such rate not exceeding six per cent. per annum as is for the time being fixed by the Chief Customs-Authority; and

(c) to discharge all penalties incurred for violation of the provisions of this Act in respect of such goods.

Every such bond shall be in the Form marked A hereto annexed, or, when such form is inapplicable or insufficient, in such other form as is from time to time prescribed by the Chief Customs-Authority, and shall relate to the cargo or portion of the cargo of one vessel only.

93. When the provisions of sections 91 and 92 have been complied with in respect of any goods, such goods shall be forwarded in charge of an officer of customs to the warehouse in which they are to be deposited.

A pass shall be sent with the goods specifying the name of the importing vessel and of the bonder, the marks, numbers and contents of each package, and the warehouse or place in the warehouse wherein they are to be deposited.

94. On receipt of the goods, the pass shall be examined by the warehouse-keeper, and shall be returned to the Customs-collector.

No package, butt, cask or hogshead shall be admitted into any warehouse unless it bear the marks and numbers specified in, and otherwise correspond with, the pass for its admission.

If the goods be found to correspond with the pass, the warehouse-keeper shall certify to that

effect on the pass, and the warehousing of such goods shall be deemed to have been completed.

If the goods do not so correspond, the fact shall be reported by the warehouse-keeper for the orders of the Customs-collector, and the goods shall either be returned to the Custom-house in charge of an officer of Customs or kept in deposit pending such orders, as the warehouse-keeper deems most convenient.

If the quantity or value of any goods has been erroneously stated in the bill of entry, the error may be rectified at any time before the warehousing of the goods is completed, and not subsequently.

95. Except as provided in section 100, all goods shall be warehoused in the packages, butts, casks or hogsheads in which they have been imported.

96. Whenever any goods are lodged in a public warehouse or a licensed private warehouse, the warehouse-keeper, or, in the case of the Bengal Bonded Warehouse Association, the Secretary of the said Association, shall deliver a warrant signed by him as such to the person lodging the goods.

Such warrant shall be in the Form B hereto annexed, and shall be transferable by endorsement; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

The Local Government may by notification in the local official Gazette exempt salt and salted fish from the operation of this section and may in like manner cancel such exemption.

Rules relating to goods in a warehouse.

97. The Customs-collector or any officer deputed by him for the purpose, shall have access to any private warehouse licensed under this Act.

98. The Customs-collector may at any time by order in writing direct that any goods or packages lodged in any warehouse shall be opened, weighed or otherwise examined; and after any goods have been so opened or examined, may cause the same to be sealed or marked in such manner as he thinks fit.

When any goods have been so sealed and marked after examination, they shall not be again opened without the permission of the Customs-collector; and when any such goods have been opened with such permission, the packages shall, if he thinks fit, be again sealed or marked as before.

99. Any owner of goods lodged in a warehouse shall, at any time within the hours of business, have access to his goods in presence of an officer of Customs, and an officer of Customs shall, upon application for the purpose being made in writing to the Customs-collector, be deputed to accompany such owner.

*When an officer of Customs is specially employed to accompany such owner, a sum sufficient to

meet the expense thereby incurred shall, if the Customs-collector so require, be paid by such owner to the Customs-collector, and such sum shall, if the Customs-collector so direct, be paid in advance.

100. With the sanction of the Customs-collector, and after such notice given, and under such rules and conditions as the Chief Customs-Authority from time to time prescribes, any owner of goods may, either before or after warehousing the same,—

(a) sort, separate, pack and repack the goods and make such alterations therein as may be necessary for the preservation, sale, shipment or disposal thereof (such goods to be repacked in the packages in which they were imported, or in such other packages as the Customs-collector permits);

(b) fill up any casks of wine, spirit or beer from any casks of the same secured in the same warehouse;

(c) mix any wines or spirit of the same sort secured in the same warehouse, erasing from the cask all import-brands, unless the whole of the wine or spirit so mixed be of the same brand;

(d) bottle off wine or spirit from any casks;

(e) take such samples of goods as may be allowed by the Customs-collector with or without entry for home consumption, and with or without payment of duty, except such as may eventually become payable on a deficiency of the original quantity.

After any such goods have been so separated and repacked in proper or approved packages, the Customs-collector may, at the request of the owner of such goods, cause or permit any refuse, damaged, or surplus goods remaining after such separation or repacking (or, at the like request, any goods which may not be worth the duty) to be destroyed, and may remit the duty payable thereon.

101. If goods be lodged in a public warehouse, the owner shall pay monthly, on receiving a bill or written demand for the same from the Customs-collector or other officer deputed by him in that behalf, rent and warehouse-dues at such rates as the Chief Customs-Authority or such officer of customs as such Authority from time to time appoints in this behalf may fix.

A table of the rates of rent and warehouse, dues so fixed shall be placed in a conspicuous part of such warehouse.

If any bill for rent or warehouse-dues presented under this section is not discharged within ten days from the date of presentation, the Customs-collector may, in the discharge of such demand (any transfer or assignment of the goods notwithstanding) cause to be sold by public auction, after due notice in the local official Gazette, such sufficient portion of the goods as he may select.

Out of the proceeds of such sale the Customs-collector shall first satisfy the demand for the discharge of which the sale was ordered, and shall then pay over the surplus (if any) to the owner of the goods.

Provided that the application for such surplus be made within one year from the date of the sale of the goods, or that sufficient cause be shown for not making it within such period.

102. No warehoused goods shall be taken out of

Goods not to be taken out of warehouse, except as provided by this Act.

any warehouse, except on clearance for home-consumption or shipment, or for removal to another warehouse or as otherwise provided by this Act.

103. Any goods warehoused may be left in the

Period for which goods may remain warehoused under bond.

warehouse in which they are deposited or in any warehouse to which they may in manner

hereinafter provided be removed till the expiry of three years after the date of the bond executed in relation to such goods under section 92. The owner of any goods remaining in a warehouse on the expiry of such period shall clear the same for home-consumption or shipment in manner hereinafter provided:

Provided that when the license for any private

Goods in private warehouse on cancellation of license.

warehouse is cancelled, and the Customs-collector gives notice of such cancellation to

the owner of any goods deposited in such warehouse, such owner shall in manner hereinafter provided, and within seven days from the date on which such notice is given, remove such goods to another warehouse or clear them for home-consumption or shipment.

Of the removal of goods from one warehouse to another.

104. Any owner of goods warehoused under this

Power to remove goods from one warehouse to another in same Port.

Act may, at any time within three years from the date of the bond executed in respect

of such goods under section 92, and with the permission of the Chief Customs-Officer, and on such conditions and after giving such security (if any) as such officer directs, remove goods from one warehouse to another warehouse in the same Port.

When any owner desires so to remove any goods, he shall apply for permission to do so in such form as the Chief Customs-Authority from time to time prescribes.

105. Any owner of goods warehoused at any

Power to remove goods from one port to another.

warehousing Port may, from time to time, within the said period of three years remove

the same by sea or by inland carriage, in order to be re-warehoused at any other warehousing Port.

When any owner desires so to remove any goods

Procedure

for such purpose, he shall apply to the Chief Customs-

Officer, stating the particulars of the goods to be removed, and the name of the Port to which it is intended that they shall be removed, together with such other particulars, and in such manner and form, as the Chief Customs-Authority from time to time prescribes.

106. When permission is granted for the removal

Transmission of account of goods removed at Port of destination.

of any goods from one warehousing Port to another under section 105, an account containing the particulars thereof shall be transmitted by the

proper officer of the Port of removal to the proper officer of the Port of destination;

and the person requiring the removal shall

Bond for due arrival and re-warehousing.

before such removal enter into a bond, with one sufficient surety, in a sum equal at least to the duty

chargeable on such goods, for the due arrival and re-warehousing thereof at the Port of destination within such time as the Chief Customs-Authority directs.

Such bond may be taken by the proper officer, either at the Port of removal or at the Port of destination, as best suits the convenience of the owner.

If such bond is taken at the Port of destination, a certificate thereof, signed by the proper officer of such Port, shall, at the time of the removal of such goods, be produced to the proper officer at the Port of removal; and such bond shall not be discharged unless such goods are produced to the proper officer, and duly re-warehoused at the Port of destination within the time allowed for such removal, or are otherwise accounted for to the satisfaction of such officer; nor until the full duty due upon any deficiency of such goods, not so accounted for, has been paid.

107. The Chief Customs-Authority may permit

Remover may enter into a general bond.

any person desirous of removing warehoused goods to enter into a general bond,

with such sureties, in such amount, and under such conditions, as the Chief Customs-Authority approves, for the removal, from time to time, of any goods from one warehouse to another, either in the same or in a different Port, and for the due arrival and re-warehousing of such goods at the Port of destination within such time as such Authority directs.

108. Upon the arrival of warehoused goods at

Goods on arrival at Port of destination to be subject to same laws as goods on first importation.

the Port of destination, they shall be entered and warehoused in like manner as goods are entered and ware-

housed on the first importation thereof, and under the laws and rules, in so far as such laws and rules are applicable, which regulate the entry and warehousing of such last-mentioned goods.

109. Every bond executed under section 92

Bond under section 92 to continue in force notwithstanding removal.

in respect of any goods shall, unless the Chief Officer of Customs in any case deems a

fresh bond to be necessary, continue in force, notwithstanding the subsequent removal of such goods to another warehouse or warehousing port.

Clearance for home-consumption or shipment.

110. Any owner of goods warehoused may, at any

Clearance of bonded goods for home-consumption.

time within three years from the date of the bond executed under section 92 in respect

of such goods, clear such goods for home-consumption by paying (1) the duty assessed on such goods under section 87, or where the duty on such goods is altered under the provisions hereinafter contained, such altered duty; and (2) all rent, penalties, interest and other charges payable to the Customs-collector in respect of such goods.

111. Any owner of goods warehoused may, at any

Clearance of same for shipment to Foreign Port.

time within three years from the date of the bond executed under section 92, in respect

of such goods clear such goods for shipment to a Foreign Port on payment of all rent, penalties,

interest and other charges payable as aforesaid and without payment of import duty on the same :

Provided that the Governor General in Council may prohibit the shipment for exportation to any specified foreign port of warehoused goods in respect of which payment of drawback or transshipment has been prohibited under section 49 or 134 respectively.

112. Provisions and stores warehoused at the time of importation may within the said period of three years be shipped without payment of duty for use on board of any vessel proceeding to a Foreign Port.

Clearance of same for shipment as provisions, &c., on vessels proceeding to Foreign Ports.

113. Application to clear goods from any warehouse for home-consumption or for shipment shall be made in such form as the Chief Customs-Authority from time to time prescribes.

Form of application for clearance of goods.

Such application shall ordinarily be made to the Customs-collector at least twenty-four hours before it is intended so to clear such goods.

Application when to be made.

114. If any goods upon which duties are leviable *ad valorem* or on a tariff valuation receive damage through unavoidable accident after they have been entered for warehousing and assessed under section 87, and before they are cleared for home-consumption, they shall, if the owner so desires, be re-assessed for duty according to their actual value, and a new bond for the same may, at the option of the owner, be executed for the unexpired term of warehousing.

Re-assessment of warehoused goods when damaged.

115. If after any goods entered for warehousing have been assessed under section 87, any alteration is made in the duty leviable upon such goods or in the tariff valuation (if any) applicable thereto, such goods shall be re-assessed in accordance with the second proviso to section 87.

Re-assessment on alteration of duty or tariff valuation.

116. If it appear at the time of clearing any wine, spirit, beer or salt from any warehouse for home consumption that there exists a deficiency not otherwise accounted for to the satisfaction of the Customs-collector, an allowance on account of ullage and wastage shall be made in adjusting the duties thereon, as follows (namely),

Allowance in case of wine, spirit, beer or salt.

(a) upon wine, spirit and beer in cask to an extent not exceeding the rates specified below, or such other rates as may from time to time be prescribed in this behalf by the Local Government and notified in the official Gazette :

For any time not exceeding 6 months	12	5	24 per cent.
Exceeding 6 months and not exceeding 12 months	15	5	"
Exceeding 12 months and not exceeding 18 months	18	5	"
Exceeding 18 months and not exceeding 24 months	21	5	"
Exceeding 24 months and not exceeding 30 months	24	5	"

(b) in the case of salt warehoused in a public ware house, only the amount actually cleared shall be charged with Customs-duties ;

(c) in the case of salt warehoused in a private ware house, wastage shall be allowed at such rate as may be prescribed from time to time by the Local Government and notified in the local official Gazette.

117. When any wine, spirit, beer or salt lodged in a warehouse is found to be deficient at the time of the delivery therefrom, and such deficiency is proved to be due solely to ullage or wastage, the Chief Customs-Authority may direct, in respect of any such article, that allowance be made in any special case for a rate of ullage or wastage exceeding that contemplated in section 116.

Of the forfeiture and discharge of the bond.

118. If any warehoused goods are removed from the warehouse in contravention of section 102 ; or if any such goods have not been removed from the warehouse at the expiration of the time during which such goods are permitted by section 103 to remain in such warehouse ; or

When goods are improperly removed from warehouses or allowed to remain beyond time fixed.

if any goods in respect of which a bond has been executed under section 92 and which have not been or lost or destroyed.

cleared for home consumption, or shipment or removed under this Act, are lost or destroyed otherwise than as provided in section 100 or as mentioned in section 122, or are not accounted for to the satisfaction of the Customs-collector, or

if any such goods have been taken under section 100 as samples without payment of duty,

the Customs-collector may thereupon demand, and the owner of such goods shall forthwith pay, the full amount of duty chargeable on account of such goods, together with all rent, penalties, interest and other charges payable to the Customs-collector on account of the same.

Collector may demand duty, &c.

119. If any owner fails to pay any sum so demanded, the Customs-collector may forthwith either proceed upon the bond executed under section 92, or cause such portion as he thinks fit of the goods (if any) in the warehouse on account of which the amount is due, to be detained with a view to the recovery of the demand ;

Procedure on failure to pay duty, &c.

and if the demand be not discharged within ten days from the date of such detention (due notice thereof being given to the owner), the goods so detained may be sold by public auction duly advertised in the local official Gazette.

The net proceeds of any sale so made of goods so detained shall be written off upon the bond in discharge thereof to the amount received, and if any surplus be obtained from such sale, beyond the amount of the demand, such surplus shall be paid to the owner of the goods : Provided that application for the same be made within one year from the sale, or that sufficient cause be shown for not making the application within such period.

* No transfer or assignment of the goods shall prevent the Customs-collector from proceeding against such goods in the manner above provided, for any amount due thereon.

120. When any warehoused goods are taken out of any warehouse, the Customs-collector shall cause the fact to be noted on the back of the bond.

Noting removal of goods.

Every note so made shall specify the quantity and description of such goods, the purpose for which they have been removed, the date of

removal, the name of the person removing them, the number and date of the shipping bill under which they have been taken away if removed for exportation by sea, or of the bill of entry if removed for home-consumption, and the amount of duty paid (if any).

121. A register shall be kept of all bonds entered into for Customs-duties on warehoused goods, and entry shall be made in such register of all particulars required by section 120 to be specified.

When such register shows that the whole of the goods covered by any bond have been cleared for home-consumption or shipment, or otherwise duly accounted for, and when all amounts due on account of such goods have been paid, the Customs-collector shall cancel such bond as discharged in full, and shall on demand deliver it, so cancelled, to the person who has executed or who is entitled to receive it.

Miscellaneous.

122. If any goods in respect of which a bond has been executed under section 92 and which have not been cleared for home consumption are lost or destroyed by unavoidable accident or delay, the Chief Customs-Authority may in its discretion remit the duties due thereon.

Provided that, if any such goods be so lost or destroyed in a private warehouse, notice thereof be given to the Customs-collector within forty-eight hours after the discovery of such loss or destruction.

123. The warehouse-keeper in respect of goods lodged in a public warehouse, and the licensee in respect of goods lodged in a private warehouse, shall be responsible for their due reception therein and delivery therefrom, and for their safe custody while deposited therein, according to the quantity, weight or gauge reported by the Custom-house officer who has assessed such goods, allowance being made, if necessary, for ullage and wastage as provided in sections 116 and 117.

Provided that no owner of goods shall be entitled to claim from the Customs-collector, or from any keeper of a public warehouse, compensation for any loss or damage occurring to such goods while they are being passed into or out of such warehouse, or while they remain therein, unless it be proved that such loss or damage was occasioned by the wilful act or neglect of the warehouse-keeper or of an officer of Customs.

124. Every public warehouse shall be under the lock and key of a warehouse-keeper appointed by the Chief Officer of Customs.

125. The Chief Customs-Authority, or such officer of customs as such Authority from time to time appoints in this behalf, may from time to time determine in what division of any public warehouse, and in what manner, and on

what terms, any goods may be deposited, and what sort of goods may be deposited in any such warehouse.

126. The expenses of carriage, packing and stowage of goods on their reception into or removal from a public warehouse shall, if paid by the Customs-collector or by the warehouse-keeper, be chargeable on the goods, and be defrayed by, and recoverable from, the owner, in the manner provided in section 119.

127. All the provisions of this Act, relating to private warehouses, shall be applicable to the warehouses wherein the Bengal Bonded Warehouse Association receives bonded goods.

CHAPTER XII.

TRANSHIPMENT.

128. In the Ports of Calcutta, Madras, Bombay, Kárwár, Karáchi, Aden, Rangoon, Moulmain, Akyab, Chittagong, and such other ports as the Governor or General in Council may from time to time, by notification in the *Gazette of India*, direct in this behalf, the Customs-collector may, on application by the owner of any goods imported into such Port, and specially and distinctly manifested at the time of importation as for transshipment to some other Customs or Foreign Port, grant leave to tranship the same without payment of the duty, (if any) leviable, at the Port of transshipment, and without any security or bond for the due arrival and entry of the goods at the Port of destination.

In any Customs-port other than a Port in which the preceding clause may for the time being be in force, the Customs-collector may, on application by the owner of any goods so imported and manifested, grant leave for transshipment without payment of the duty (if any) leviable at such Port; provided that, where the goods so transhipped are dutiable, and are to be removed to some other Customs-port, the applicant shall enter into a bond, with such security as may be required of him, in a sum equal at least to the duty chargeable on such goods, for the due arrival and entry thereof at the Port of destination within such time as such Customs-collector directs.

129. An officer of Customs shall, in every case, be deputed free of charge to superintend the removal of transhipped goods from vessel to vessel.

130. The powers conferred on the Customs-collector by section 128 shall be exercised, and the transshipment shall be performed, subject to such rules as may from time to time be made by the Local Government.

No rules made under this section shall come into force until after the expiry of such reasonable time from the date of the publication of the same as the Local Government may in each case appoint in this behalf.

131. All goods transhipped under the second clause of section 128 for removal to a Customs-port shall on their arrival at such Port be entered in like manner as goods are entered on the first importation thereof, and under the laws and rules, in so far as such laws and rules can be made applicable, which regulate the entry of such last-mentioned goods.

132. If two or more vessels belonging wholly or in part to the same owner be at any Customs-port at the same time, any provisions and stores in use or ordinarily shipped for use on board may, at the discretion of the Customs-collector, be transhipped from one such vessel to any other such vessel without payment of import-duty.

133. A transhipment-fee on any goods or class of goods transhipped under this Act, may be levied at such rates, on each bale or package, or according to weight, measurement, quantity, or number, and under such rules as the Local Government, with the previous sanction of the Governor or General in Council, may from time to time by notification in the local official Gazette prescribe for each port.

134. The Governor General in Council may from time to time, by notification in the *Gazette of India*, prohibit, at any specified Port, or at all Ports, the transhipment, of any specified class of goods, generally or when destined for any specified ports, or prescribe any special mode of transhipping any specified class of goods.

No goods to be transhipped except as provided.
place in British India

135. Except as provided in this Act, no goods shall be transhipped at any Port or

CHAPTER XIII.

EXPORTATION OR SHIPMENT, AND RE-LANDING.

136. Except with the written permission of the Customs-collector, no goods other than passengers' baggage, or ballast urgently required for a vessel's safety shall be shipped or water-borne to be shipped in any vessel in a Customs-port until an order has been obtained under section 61 for entry outwards of such vessel.

When such order has been obtained, the export cargo of such vessel may be shipped, subject to the provisions next hereinafter contained.

137. Unless the Chief Customs-Authority shall, in the case of any Customs-port or wharf, or of any class of goods, otherwise direct by notification in the local official Gazette, no goods, except passengers' baggage, shall be shipped or water-borne to be shipped for exportation, until—

(a) the owner has delivered to the Customs-collector, or other proper officer, a shipping-bill of such goods in duplicate in such form and containing such particulars in addition to those specified in

section 29 as may from time to time be prescribed by the Chief Customs-Authority ;

(b) such owner has paid the duties (if any) payable on such goods ; and

(c) such bill has been passed by the Customs-collector.

138. Before any warehoused goods or goods subject to excise-duties, or goods entitled to drawback of Customs-duties on exportation, or goods exportable only under particular rules or restrictions, are permitted to be exported, the owner shall, if required so to do, give security by bond in such sum, not exceeding twice the duty leviable on such goods, as the Customs-collector directs, with one sufficient surety, that such goods shall be duly shipped, exported and landed at the place for which they are entered outwards, or shall be otherwise accounted for to the satisfaction of such officer.

139. When goods are cleared for shipment on a shipping-bill presented after port-clearance has been granted, the Customs-collector may, if he thinks fit, levy, in addition to any duty to which such goods are ordinarily liable, a charge not exceeding—

(a) in the case of goods liable to duties on fixed tariff valuations, one per cent. on the tariff value ;

(b) in the case of all other goods, one per cent. on the market value.

Nothing in this section shall apply to any shipment of treasure or opium.

140. If any goods mentioned in a shipping-bill or manifest be not shipped, or be shipped and afterwards re-landed, the owner shall, before the expiration of five clear working days after the vessel on which such goods were intended to be shipped, or from which they were re-landed, has left the Port, give information of such short-shipment or re-landing to the Customs-collector.

Upon an application being made to the Customs-collector, any duty levied upon goods not shipped, or upon goods shipped and afterwards re-landed, shall be refunded to the person on whose behalf such duty was paid : Provided that no such refund shall be allowed unless information has been given as above required.

141. If, after having cleared from any Customs-port any vessel, without having discharged her cargo, returns to such Port, or puts into any other Customs-port, any owner of goods in such vessel, if he desires to land or tranship the same or any portion thereof for re-export, may, with the consent of the Master, apply to the Customs-collector in that behalf.

The Customs-collector, if he grant the application, shall thereupon send an officer of Customs to watch the vessel, and to take charge of such goods during such re-landing or transhipment.

Such goods shall not be allowed to be transhipped or re-exported free of duty by reason of the previous settlement of duty at the time of first export, unless they are lodged and remain

until the time of re-export, under the custody of an officer of Customs, in a place appointed by the Customs-collector, or are transhipped under such custody.

All expenses attending such custody shall be borne by the owner.

142. In either of the cases mentioned in section 141, the Master of the vessel returning to port may enter and land goods under import-rules, and any owner of goods therein may, with the consent of the Master, land the same under the rules herein contained for the importation of goods.

In every such case, any export-duty levied shall be refunded to, and any amount paid in drawback shall be recovered from, such owner.

143. The Customs-collector may, on application by the Master of any vessel, which is obliged before completing her voyage to put into any Customs-port for repairs, permit him to land the cargo, or any portion thereof, and to place it in the custody of an officer of Customs during such repairs, and to re-ship and export the same free of duty.

All expenses attending such custody shall be borne by the Master.

CHAPTER XIV.

SPIRIT.

Exportation of spirit under bond for excise-duty.

144. The Chief Customs-Authority may from time to time make rules prescribing the conditions on which spirit manufactured in British India may be removed from any licensed distillery for exportation without payment of excise-duty.

The person so removing any such spirit shall execute a bond with one or more sureties, in the form marked C hereto annexed, or (when such form is inapplicable or insufficient) in such other form as the said Authority from time to time prescribes, conditioned that such duty shall be paid on all such spirit as is

(a) not exported within four months from the date of the bond, or

(b) exported to a Customs-port unless the payment of excise-duty as provided by this chapter in respect thereof at the port of destination is within six months from the date of the bond proved to the satisfaction of the proper officer.

The Chief Officer of Customs of the port of exportation may, on sufficient cause shown, extend for a further term not exceeding four months the period allowed for the exportation of any such spirit, or for the production of such proof that duty has been paid.

145. Spirit intended for exportation under bond for the excise-duty shall be taken from the distillery direct to the Custom-house, under passes to be granted for that purpose by the officers of Excise.

146. Spirit brought to the Custom-house for exportation under bond for the excise-duty shall, previous to shipment, be gauged

and proved by an officer of Customs, and the quantity of spirit for which credit is to be given in the settlement of any bond shall be determined in the same manner.

147. Excise-duty shall be recoverable previous to shipment upon the excess on any deficiency in (if any) of the quantity of spirit under bond. spirit passed from a distillery over the quantity ascertained by gauge and proof at the Custom-house, less an allowance for ullage and wastage at such rates as are from time to time prescribed by the Local Government and notified in the local official Gazette.

148. Spirit exported under bond for excise-duty from any Customs-port to any other Customs-port, shall be charged at the Port of importation with excise-duty at the ordinary rate to which spirit of the like kind and strength is liable at such Port.

149. Spirit brought to the Custom-house for exportation under bond for the excise-duty may, on payment of such duty, be removed for local consumption under passes to be granted for that purpose by the officers of Excise.

Credit for every such payment shall be given in discharge of the bond to which it relates.

Drawback of excise duty on export of spirit.

150. A drawback of excise-duty paid on spirit manufactured in British India and exported to any Foreign Port under the provisions of section 138, shall be allowed by the Customs-collector at the Port of exportation:

Provided that the exportation be made within one year from the date of payment of such excise-duty, and that the spirit, when brought to the Custom-house, be accompanied by a pass in which such payment is certified.

Such drawback shall be regulated by the strength and quantity of such spirit as ascertained by gauge and proof by an officer of customs.

Miscellaneous.

151. If spirit manufactured in British India upon which excise-duty has been paid is exported from one Customs port to another, and the rate of local excise-duty at the port of importation is higher than that already paid upon such spirit, a differential duty shall be charged thereon, at such rate as the Local Government at such Port may by notification in the local official Gazette from time to time prescribe.

152. Rum-shrub, cordial, and other such liquor prepared in a licensed distillery under the supervision of the surveyor or officer in charge of the distillery shall be charged with excise-duty under this Act according to the quantity of spirit used in its preparation as ascertained by such surveyor or officer.

The provisions of this Act respecting spirit, except such as relate to gauge and proof, shall apply to such liquor.

153. No drawback shall be allowed for any spirit on which duty has been paid, nor shall the duty be remitted, unless the spirit is shipped from the Custom-house, and in a vessel whereon an officer of Customs has been appointed to superintend the receipt of export-cargo.

154. No spirit shipped for exportation shall be re-landed without a special pass from an officer of Excise, in addition to any permission of an officer of Customs which may be required by the law for the time being in force.

155. When by any law for the time being in force a special duty is imposed on spirit rendered unfit for human consumption, the Local Government may from time to time make rules for ascertaining and determining what spirit imported into British India shall be deemed to have been effectually and permanently so rendered unfit and for causing such spirit to be so rendered, if necessary, by their own officers, and at the expense of the person importing the same, before the Customs-duties leviable thereon are levied.

In the absence of any such rules, or if any dispute arises as to their applicability, the Chief Customs-Officer shall decide what spirit is subject only to the said special duty, and such decision shall be final.

CHAPTER XV. COASTING TRADE.

156. Except as hereinafter provided, nothing in Chapters VII, IX, X, and part of XIII inapplicable to coasting trade, sections 136, 139 and 141 to 143 inclusive of this Act shall apply to coasting vessels or to goods imported or exported in such vessels.

157. The Local Government may, from time to time, make rules consistent with the provisions of this Chapter,

(a) extending any provision of the Chapters and Sections mentioned in section 156 with or without modification to any coasting vessels or to any goods imported or exported in such vessels;

(b) exempting any such vessels or goods from any of the other provisions of this Act except those contained in this Chapter;

(c) prescribing the conditions on which goods, or any specified class of goods, may be (1) carried in a coasting vessel, whether shipped at a Foreign Port, or at a Customs-port, or at a place declared under section 12 to be a port; (2) shipped in a coasting vessel before all dutiable goods and goods brought in such vessel from a Foreign Port have been unladen;

(d) prohibiting the conveyance of any specified class of goods generally, or to or between specified Ports in a coasting vessel;

158. Before any coasting vessel departs from the port of lading or when there are more ports of lading than one, the first port of lading, the Master shall fill in, sign and deliver to the

Customs-collector a manifest in duplicate containing a true specification of all goods to be carried in such vessel, in such form, and accompanied by such shipping-bills or other documents as may from time to time be prescribed by the Chief Customs-Authority

If the Customs-collector sees no objection to the departure of the vessel, he shall retain the duplicate and return the original manifest dated and signed by him together with its accompaniments; and such manifest shall be the port-clearance of the vessel unless, under the general orders of the Chief Customs-Authority, a separate port-clearance be prescribed.

159. Within twenty-four hours after the arrival of any coasting vessel at any Customs-port, whether intermediate or final, and before any goods are there discharged, the manifest, together with the other documents referred to in section 158, shall be delivered to the Customs-collector, who shall note on the manifest the date of delivery.

If the vessel has touched at any Foreign Port between such Port of arrival and her last preceding Customs-port of departure, the Master shall append to the manifest a declaration to that effect, and shall also indicate on the manifest the portions (if any) of the cargo therein described which have been discharged, and subjoin thereto a true specification of all goods shipped at such Port.

If the Customs-port of arrival be an intermediate Port, and a portion only of the cargo is to be discharged thereat, the Master shall likewise so deliver an extract from the manifest signed by him, relating to such portion, and the Customs-collector shall, after verifying such extract, return to him the original manifest and all documents accompanying it except those relating to such portion.

If in any case the cargo actually on board any coasting vessel on her arrival at any Customs-port does not, owing to short-shipment, re-landing, or other cause, correspond with the specification thereof in the manifest returned to the Master under the second clause of section 158, such Master shall, before delivery of such manifest under this section, note thereon the particulars of the difference.

The Customs-collector, when satisfied with the manifest and other documents, shall grant an order to break bulk.

160. Before any coasting vessel departs from any Customs-port at which she has touched during her voyage, the Master shall re-deliver the original manifest to the Customs-collector, after indicating thereon the portions (if any) of the cargo therein described which have been discharged, and subjoining thereto a true specification of all goods shipped at such Port. He shall also deliver a duplicate, signed by him, of the specification so subjoined.

If the Customs-collector sees no objection to the departure of the vessel, he shall proceed as prescribed in the second clause of section 158.

161. The Customs-collector may, for sufficient reason, refuse port-clearance to any coasting vessel declared to be bound to, or about to

touch at, any Customs-port, unless the owner or Master gives a bond with such security as the Customs-collector deems sufficient for the production to the Customs-collector of a certificate from the proper officer of the Port to which such vessel is said to be bound, of her arrival at such Port within a reasonable time to be prescribed in each case by the Customs-collector.

162. When permission has been granted by the Customs-collector for the discharge of cargo from any coasting vessel—

(a) if the vessel has not touched at any intermediate Foreign Port in the course of her voyage, and has not on board any dutiable goods, the cargo may be forthwith landed and removed by the owner, without entry thereof at the Custom-house and clearance for home-consumption, but subject to such general check and control as the Chief Customs-Authority may from time to time by rules prescribe;

(b) if the vessel has so touched at any such Port, or has on board any such goods, such vessel shall be subject to all the provisions of Chapter VII of this Act relating to vessels arriving and such goods, and until such goods have been duly discharged all other goods on board shall be subject to the provisions of Chapter IX of this Act relating to goods imported.

163. If any of the goods on board of any coasting vessel be subject to any excise-duty, they shall not be unladen without the permission of the proper officer of Excise.

164. Notwithstanding anything hereinbefore contained, the Chief Customs Authority may authorize the Customs-collector to grant a general pass, on any conditions which such Authority thinks expedient, for the lading and clearance, and for the entry and unlading, of any coasting steam-vessel at any Ports of despatch or destination, or at any intermediate Ports at which she touches for the purpose of receiving goods or passengers.

Such pass shall be valid throughout British India, or for such Ports only as may be specified therein.

Any such general pass may be revoked by order of the Chief Customs-Authority by whom the grant thereof was authorized, by notice in writing under the hand of such Authority, delivered to the Master or to the owner of such steam-vessel, or to any of the crew on board.

165. The Chief Customs-Authority may direct that the Master of any coasting vessel which is square-rigged or propelled by steam shall keep, or cause to be kept, a cargo-book, stating the name of the Master, the vessel, the Port to which she belongs, and the Port to which on each voyage she is bound.

At every Port of lading such Master shall enter, or cause to be entered, in such book the name of such Port, and an account of all goods there taken on board of such vessel, with a description of the packages, and the quantities and descriptions of the goods contained therein or stowed loose, and the names of the respective shippers and consignees, in so far as such particulars are known to him.

At every Port of discharge of any such goods such Master shall enter, or cause to be entered, in such book the respective days on which such goods or any of them are delivered out of such vessel.

The respective times of departure from every Port of lading, and of arrival at every Port of discharge, shall in like manner be duly entered.

Every such Master shall, on demand, produce his cargo-book for the inspection of any officer of Customs, and such officer shall be at liberty to make any note or remark therein.

The Chief Customs-Authority may, in the case of any vessel the Master whereof has been directed to keep a cargo-book under this section, dispense with the manifest required under sections 158, 159 and 160.

166. Any duly empowered officer of Customs may go on board of any coasting vessel in any Port or place in British India, and may at any period of a voyage search any such vessel and examine all goods on board, and all goods then lading or unlading, and may demand the production of any document, which ought to be on board of any such vessel.

The Customs-collector may further require that any such document belonging to any coasting vessel then in Port shall be brought to him for inspection.

CHAPTER XVI.

OFFENCES AND PENALTIES.

167. The offences mentioned in the first column of the following schedule shall be punishable to the extent mentioned in the third column of the same with reference to such offences respectively :

Offences.	Section of this Act to which offence has reference.	Penalties.
1.—Contravening any rule made under this Act.	General	Penalty not exceeding five hundred rupees.
2.—If any goods be landed or shipped, or if an attempt be made to land or ship any goods, or if any goods be brought into any bay, river, creek or arm of the sea, for the purpose of being landed or shipped, at any port or place which, at the date of such landing, shipment, attempt or bringing, is not a Port for the landing and shipment of goods,	11	such goods shall be liable to confiscation.
3.—If any person ship or land goods, or aid in the shipment or landing of goods, or knowingly keep or conceal, or knowingly permit or procure to be kept or concealed, any goods shipped or landed, or intended to be shipped or landed, contrary to the provisions of this Act ; or if any person be found to have been on board of any vessel liable to confiscation on account of the commission of an offence under No. 2 of this section, while such vessel is within any bay, river, creek or arm of the sea which is not a port for the landing or shipment of goods,	General 11	such person shall be liable to a penalty not exceeding one thousand rupees.
4.—If any vessel which has been within the limits of any Port in British India with cargo on board, be afterwards found in any port, bay, river, creek or arm of the sea in British India, light or in ballast, and if the Master be unable to give a due account of the Customs-port where such vessel lawfully discharged her cargo,	11	such vessel shall be liable to confiscation.
5.—If any goods are put, without the authority of the proper officer of Customs, on board of any tug-steamer or pilot-vessel from any sea-going vessel inward-bound ; or if any goods are put, without such authority, out of any tug-steamer or pilot-vessel for the purpose of being put on board of any such vessel outward-bound ; or if any goods on which drawback has been granted are put, without such authority, on board of any tug-steamer or pilot-vessel for the purpose of being re-landed,	11	such goods shall be liable to confiscation, and the Master of every such tug-steamer or pilot-vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
6.—If any vessel arriving at, or departing from, any Customs-port fails, when so required under section 17, to bring to at any such station as has been appointed by the Chief Customs-Authority for the boarding or landing of an officer of Customs,	17	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
7.—If any vessel arriving at any Customs-port, after having come to its proper place of mooring or unloading, removes from such place, except with the authority of the Conservator, obtained in accordance with the provisions of the Indian Ports Act, 1875, or other lawful authority, to some other place of mooring or unloading, or if any vessel not brought into Port by a Pilot be not anchored or moored in accordance with any direction of the Chief Customs-Authority under section 17,	17	the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees, and the vessel, if not entered, shall not be allowed to enter until the penalty is paid.
8.—If any goods, the importation or exportation of which is for the time being prohibited or restricted by or under Chapter IV of this Act, be imported into or exported from British India contrary to such prohibition or restriction; or if any attempt be made so to import or export any such goods; or if any such goods be found in any package produced to any officer of Customs as containing no such goods; or if any such goods, or any dutiable goods be found either before or after landing or shipment to have been concealed in any manner on board of any vessel within the limits of any port in British India; or if any goods, the exportation of which is prohibited or restricted as aforesaid, be brought to any wharf in order to be put on board of any vessel for exportation contrary to such prohibition or restriction,	18 & 19	such goods shall be liable to confiscation; and any person concerned in any such offence shall be liable to a penalty not exceeding three times the value of the goods, or not exceeding one thousand rupees.
9.—If upon an application to pass any goods through the Custom-house, any person not being the owner of such goods, and not having proper and sufficient authority from the owner, subscribes or attests any document relating to any goods on behalf of such owner,	General	such person shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
10.—If any goods, on the entry of which for re-export drawback has been paid, are not duly exported or are unshipped or relanded at any Customs-port (not having been duly relanded or discharged under the provisions of this Act).	42 & 43	such goods, together with any vessel used in so unshipping or relanding them, shall be liable to confiscation; and the Master of the vessel from which such goods are so unshipped or relanded, and any person by whom or by whose orders or means such goods are so unshipped or relanded, or who aids or is concerned in such unshipping or relanding, shall be liable to a penalty not exceeding three times the value of such goods, or not exceeding one thousand rupees.
11.—If any wine, spirit, provisions or stores be not laden on board of the vessel on board of which they should under the provisions of section 45, 46, 47 or 48 be laden, or be unladen from such vessel without the permission of the proper officer of Customs,	44 to 48	such wine, spirit, provisions or stores shall be liable to confiscation.
12.—If any goods be entered for drawback, which are of less value than the amount of the drawback claimed,	50	such goods shall be liable to confiscation.
13.—If, in any river or Port wherein a place has been fixed under section 53 by the Local Government, any vessel arriving passes beyond such place, before delivery of a manifest to the pilot, officer of Customs, or other person duly authorized to receive the same, or	53	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
14.—If the Master of any vessel arriving which remains outside or below any place so fixed wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	„	such Master shall be liable to a penalty not exceeding one thousand rupees.
15.—If, after any vessel arriving has entered any Customs-port in which a place has not been fixed under section 53, the Master of such vessel wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	54	ditto ditto.
16.—If any manifest delivered under section 53, 54, 60, 63 or 66 is not signed by the person delivering the same and is not in the form or does not contain the particulars required by section 55 or 63, as the case may be, in so far as such particulars are applicable to the ship, cargo and voyage; or if any manifest so delivered does not contain a specification true to the best of such person's knowledge of all goods imported or to be exported in such vessel,	55 & 63 „	the person delivering such manifest shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
17.—If any goods entered in the import manifest of a vessel are not found on board of the vessel; or if the quantity so found is short, and if such deficiency is not accounted for to the satisfaction of the officer in charge of the Custom-house;	55 & 61	the Master of such vessel shall be liable to a penalty not exceeding twice the amount of duty chargeable on the missing or deficient goods, if they be dutiable and the duty leviable thereon can be ascertained, or otherwise to a penalty not exceeding five hundred rupees for every missing or deficient package or separate article.
18.—If any person required by this Act to receive a manifest from any Master of a vessel, refuses so to do, or fails to countersign the same or to enter thereon the particulars referred to in section 58,	53, 54 & 56	such person shall be liable to a penalty not exceeding five hundred rupees.
19.—If bulk be broken in any vessel previous to the grant by the Customs-collector, of an order for entry inwards or a special pass permitting bulk to be broken,	57 & 59	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
20.—If any bill of lading or copy required under section 58 is false and the Master is unable to satisfy the Customs-collector that he was not aware of the fact; or if any such bill or copy has been altered with fraudulent intent; or if the goods mentioned in any such bill or copy have not been <i>bona fide</i> shipped as shewn therein; or if any such bill of lading or any bill of lading of which a copy is delivered, has not been made previously to the departure of the vessel from the place where the goods referred to in such bill of lading were shipped; or if any part of the cargo has been staved, destroyed or thrown overboard; or if any package has been opened, and such part of the cargo or such package be not accounted for to the satisfaction of the Customs-collector,	58	the Master of the vessel shall be liable to a penalty not exceeding one thousand rupees.
21.—If any Master of a vessel attempts to depart without a port-clearance,	62	such Master shall be liable to a penalty not exceeding five hundred rupees.
22.—If any vessel actually departs without a port-clearance,	62	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
23.—If any pilot takes charge of any vessel proceeding to sea, notwithstanding that the Master of such vessel does not produce a port-clearance,	62	such pilot, on conviction before a Magistrate, shall be liable to fine not exceeding one thousand rupees.
24.—If any Master of a vessel refuses to receive on board an officer of Customs deputed under section 67,	68	such Master shall be liable to a penalty not exceeding five hundred rupees for each day during which such officer is not received on board; and the vessel

Offences.	Section of this Act in which offence has reference.	Penalties.
<p>25.—If any Master of a vessel refuses to receive on board one servant of such officer, or to provide such officer and servant with suitable shelter and accommodation, and with a due allowance of fresh water, and with the means of cooking on board,</p>	68	<p>if not entered shall not be allowed to enter until such penalty is paid.</p> <p>such Master shall, in each case, be liable to a penalty not exceeding five hundred rupees.</p>
<p>26.—If any Master of a vessel refuses to allow such vessel, or any box, place or closed receptacle in such vessel, to be searched when so required by an officer of Customs bearing a written order to search; or if an officer of Customs places any lock, mark or seal upon any goods in a vessel, and such lock, mark or seal is wilfully reopened, altered or broken, before due delivery of such goods; or if any such goods are secretly conveyed away; or if any hatchway or entrance to the hold of a vessel, after having been fastened down by an officer of Customs, is opened without his permission,</p>	69	<p>the Master of such vessel shall be liable, upon conviction before a Magistrate, to a fine not exceeding one thousand rupees.</p>
<p>27.—If the Master of any vessel laid up by the withdrawal of the officer of Customs shall, before application is made by him for an officer of Customs to superintend the receipt of cargo, cause or suffer to be put on board of such vessel any goods whatever, in contravention of Section 70,</p>	70	<p>such Master shall be liable to a penalty not exceeding one thousand rupees, and the goods, if protected by a pass, shall be liable to be re-landed for examination at the expense of the vessel, and, if not protected by a pass, shall be liable to confiscation.</p>
<p>28.—If any Master of a vessel in any case other than that provided for by No. 27 causes or suffers any goods to be discharged, shipped, or water-borne contrary to any of the provisions of section 70, 72 or 75,</p>	70, 72 & 75	<p>such Master shall be liable to a penalty not exceeding one thousand rupees, and all goods so discharged, shipped, or water borne shall be liable to confiscation.</p>
<p>29.—If when a boat-note is required by section 76 any goods water borne for the purpose of being landed from any vessel, and warehoused or passed for importation, or of being shipped for exportation, be found without such note; or if any goods are found on board any boat in excess of such boat-note whether such goods are intended to be landed from, or to be shipped on board of, any vessel,</p>	76	<p>such goods shall be liable to confiscation; and the person by whose authority the goods are being landed or shipped, and the person in charge of the boat shall each be liable to a penalty not exceeding twice the amount of duty (if any) leviable on the said goods.</p>
<p>30.—If any person refuses to receive, or fails to sign, or to note the prescribed particulars upon, any boat-note, as required by</p>	76	<p>such person, master or officer shall be liable to a penalty not exceeding five hundred rupees.</p>

Customs and Excise Act

Offences.	Section of this Act to which offence has reference.	Penalties.
section 76, or if any Master or officer of a vessel receiving the same fails to deliver it when required so to do by any officer of Customs authorized to make such requisition,		
11.—If any goods are, without permission, shipped or water-borne to be shipped or are landed except from or at a wharf or other place duly appointed for the purpose; or if any goods water-borne for the purpose of being landed or shipped are not landed or shipped without unnecessary delay; or if the boat containing such goods be found out of the proper track between the vessel and the wharf or other proper place of landing or shipping, and such deviation be not accounted for to the satisfaction of the Customs-collector; or	78	such goods shall be liable to confiscation; and the person by whose authority the goods are shipped, landed water-borne, or transhipped and the person in charge of the vessel employed conveying them, shall each be liable to a penalty not exceeding twice the amount of the duty (if any) leviable on such goods.
if any goods are transhipped contrary to the provisions of section 78,	78	
12.—If, after the issue of a notification under section 79 with regard to any Port, any goods are found within the limits of such Port on board of any boat not duly licensed and registered,	79	such goods, unless they are covered by a special permit from the Customs-collector, shall be liable to confiscation, and the owner or the person in charge of the boat shall be liable to a penalty not exceeding one hundred rupees.
13.—If any Master of a vessel discharges or suffers to be discharged any goods not duly entered in the manifest of such vessel,	55 & 82	such Master shall be liable to a penalty not exceeding one thousand rupees.
14.—If any goods are found concealed in any place, box or closed receptacle in any vessel, and are not duly accounted for to the satisfaction of the officer in charge of the Custom-house,	General	such goods shall be liable to confiscation,
15.—If any goods are found on board in excess of those entered in the manifest, or not corresponding with the specification therein contained,	55 & 82	such goods shall be liable to confiscation, or to be charged with such increased rates of duty as the chief officer of Customs directs.
16.—If, after any goods have been landed and before they have been passed through the Custom-house, the owner removes or attempts to remove them, with the intention of defrauding the revenue,	86 & 87	such goods shall be liable to confiscation; or if the goods cannot be recovered, the owner shall be liable, in addition to full duty, to a penalty not exceeding twice the amount of such duty, if the goods be dutiable and the duty leviable thereon can be ascertained; or, otherwise to a penalty not exceeding one thousand rupees for every missing or deficient package or separate article.

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>37.—If it be found, when any goods are entered at, or brought to be passed through, a Custom-house, either for importation or exportation that</p> <p>(a) the packages in which they are contained differ widely from the description given in the bill of entry or application for passing them; or</p> <p>(b) the contents thereof have been wrongly described in such bill or application as regards the denominations, characters or conditions according to which such goods are chargeable with duty, or are being imported or exported; or</p> <p>(c) the contents of such packages have been mis-stated in regard to sort, quality, quantity or value; or</p> <p>(d) goods not stated in the bill of entry or application have been concealed in, or mixed with, the articles specified therein, or have apparently been packed so to deceive the officers of Customs, and such circumstance is not accounted for to the satisfaction of the Customs-collector,</p>	86 & 137	such packages, together with the whole of the goods contained therein, shall be liable to confiscation, and every person concerned in such offence shall be liable to a penalty not exceeding one thousand rupees.
<p>38.—If, when goods are passed by tale or by package, any omission or misdescription thereof tending to injure the revenue be discovered,</p>	86 & 94	the person guilty of such omission or misdescription shall be liable to a penalty not exceeding ten times the amount of duty which might have been lost to Government by such omission or misdescription, unless it be proved to the satisfaction of the officer in charge of the Custom-house that the variance was accidental.
<p>39.—If, without entry duly made, any goods are taken or passed out of any Custom-house or wharf,</p>	86	the person so taking or passing such goods shall, in every case, be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.
<p>40.—If any prohibited or dutiable goods are found, either before or after landing, concealed in any passenger's baggage,</p>	General.	such passenger shall be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.
<p>41.—If any goods entered to be warehoused are carried into the warehouse, unless with the authority, or under the care, of the proper officers of Customs, and in such manner, by such persons, within such time, and by such roads or ways, as such officers direct,</p>	93	such goods shall be liable to confiscation, and any person so carrying them shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
42.—If any goods entered to be warehoused are not duly warehoused in pursuance of such entry, or are withheld, or removed from any proper place of examination before they have been examined and certified by the proper officer,	94	such goods shall be deemed not to have been duly warehoused, and shall be liable to confiscation.
43.—If any warehoused goods be not warehoused in accordance with sections 94 and 95,	94 & 95	such goods shall be liable to confiscation.
44.—If the licensee of any private warehouse licensed under this Act does not open the same when required so to do by any officer entitled to have access thereto, or, upon demand made by any such officer refuses access to any such officer,	97	such licensee shall be liable to a penalty not exceeding one thousand rupees, and shall further be liable to have his license forthwith cancelled.
45.—If the keeper of any public warehouse, or the licensee of any private warehouse, neglects to stow the goods warehoused therein, so that easy access may be had to every package and parcel thereof,	Chap. XI.	such keeper or licensee shall, for every such neglect, be liable to a penalty not exceeding fifty rupees.
46.—If the owner of any warehoused goods, or any person in the employ of such owner, clandestinely opens any warehouse, or, except in presence of the proper officer of Customs, gains access to his goods,	99	such owner or person shall, in every such case, be liable to a penalty not exceeding one thousand rupees.
47.—If any warehoused goods are opened in contravention of the provisions of section 98; or if any alteration be made in such goods or in the packing thereof, except as provided in section 100,	98 & 100	such goods shall be liable to confiscation.
48.—If any goods lodged in a private warehouse are found at the time of delivery therefrom to be deficient, and such deficiency is not due solely to ullage or wastage, as allowed under sections 116 and 117,	123	the licensee of such warehouse shall, unless the deficiency be accounted for to the satisfaction of the Customs-collector, be liable to a penalty equal to five times the duty chargeable on the goods so deficient.
49.—If the keeper of any public warehouse, or the licensee of any private warehouse, fails, on the requisition of any officer of Customs, to produce any goods which have been deposited in such warehouse, and which have not been duly cleared and delivered therefrom, and is unable to account for such failure to the satisfaction of the Customs-collector.	123	such keeper or licensee shall, for every such failure, be liable to pay the duties due on such goods, and also a penalty not exceeding fifty rupees in respect of every package or parcel so missing or deficient.
50.—If any goods, after being duly warehoused, are fraudulently concealed in, or removed from, the warehouse, or abstracted from any package, or transferred from one package to another, or otherwise, for the purpose of illegal removal or concealment,	Chap. XI.	such goods shall be liable to confiscation, and any person concerned in any such offence shall be liable to a penalty not exceeding one thousand rupees.
51.—If any goods lodged in a private warehouse are found to exceed the registered quantity,	Ditto	such excess, unless accounted for to the satisfaction of the officer in charge of the Custom-house, shall be charged with five times the ordinary duty thereon.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
52.—If any goods be removed from the warehouse in which they were originally deposited, except in the presence, or with the sanction, of the proper officer, or under the proper authority for their delivery,	Ditto	such goods shall be liable to confiscation, and any person so removing them shall be liable to a penalty not exceeding one thousand rupees.
53.—If any person illegally takes any goods out of any warehouse without payment of duty, or aids, assists or is concerned therein,	Ditto	such person shall be liable to a penalty not exceeding one thousand rupees.
54.—If any person contravenes any rule regarding the process of transshipment made by the Local Government, or	130	such person shall be liable to a penalty not exceeding one thousand rupees; and any goods in respect of which such offence has been committed shall be liable to confiscation.
any prohibition or order relating to transshipment notified by the Governor General in Council, or	134	
tranships goods not allowed to be transhipped,		
55.—If any goods be taken on board of any vessel at any Customs-port in contravention of section 136,	136	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
56.—If any goods not specified in a duly passed shipping-bill are taken on board of any vessel, contrary to the provisions of section 137,	137	the Master of such vessel shall be liable to a penalty not exceeding fifty rupees for every package of such goods.
67.—If any goods specified in the manifest of any vessel, or in any shipping-bill, are not duly shipped before the departure of such vessel, or are reloaded;	140	the owner of such goods shall be liable to a penalty not exceeding one hundred rupees; and such goods shall be liable to confiscation.
and notice of such short shipment or reloading be not given as required by section 140,		
58.—If any goods duly shipped on board of any vessel be landed, except under section 141, 142 or 143, at any place other than that for which they have been cleared,	141	the Master of such vessel shall, unless the landing be accounted for to the satisfaction of the Customs-collector, be liable to a penalty not exceeding three times the value of such goods so landed.
59.—If any goods on account of which drawback has been paid be not found on board of any vessel referred to in section 142,	141	the Master of such vessel shall be liable to a penalty not exceeding the entire value of such goods unless the fact be accounted for to the satisfaction of the Customs-collector.
60.—If any person, without a special pass from an officer of excise at the place of exportation, relands or attempts to reland any spirits shipped for exportation,	155	such person shall be liable to a penalty not exceeding five hundred rupees.
61.—If any person wilfully contravenes any rule relating to spirits made under section 155,	154	such person shall be liable to a penalty not exceeding five hundred rupees; and all such spirit shall be liable to confiscation.
62.—If, in contravention of any rules made under section 157, any goods are taken into, or put out of, or carried in, any coasting vessel; or if any such rules be otherwise infringed,	157	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>63.—If, contrary to any such rules, any coasting vessel touches at any Foreign Port, or deviates from her voyage, unless forced by unavoidable circumstances; or</p> <p>if the Master of any such vessel which has touched at a Foreign Port fails to declare the same in writing to the Customs-collector at the Customs-port at which such vessel afterwards first arrives,</p>	159	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees; and if any goods liable to export duty have been landed from, or any goods liable to import duty have been shipped in, such vessel at such Foreign Port such Master shall further be liable to a penalty not exceeding three times the duty which would have been leviable on such goods if they had been exported from or imported at a Customs Port to or from Foreign Port, as the case may be.
64.—If in the case of any coasting vessel any of the provisions of section 158, 159 or 160 are not complied with,	158, 159 & 160	the Master of such vessel shall in each such case be liable to a penalty not exceeding five hundred rupees.
65.—If the person executing any bond given under section 161 fail to produce the certificate mentioned in the same section, or to show sufficient reason for its non-production,	161	such person shall be bound to pay a penalty equal to double the amount of Customs-duties which would have been chargeable on the export-cargo of the vessel had she been declared to be bound to a Foreign Port.
66.—If the Master of any coasting vessel violates any of the conditions under which a general pass for such vessel has been granted,	164	such Master shall be liable to a penalty not exceeding one thousand rupees.
67.—If any Master of a coasting vessel contravenes any of the provisions of section 165,	165	such Master shall be liable to a penalty not exceeding five hundred rupees.
68.—If upon examination, any package entered in the cargo-book required by section 165, as containing dutiable goods, is found not to contain such goods; or if any package is found to contain dutiable goods not entered, or not entered as such, in such book,	165	such package, with its contents, shall be liable to confiscation.
69.—If the Master of any coasting vessel required under section 165 to keep a cargo book fails correctly to keep, or to cause to be kept, such book, or to produce the same on demand; or if at any time there be found on board of any such vessel any goods not entered in such book as laden, or any goods noted as delivered; or if any goods entered as laden and not noted as delivered, be not on board,	165	such Master shall be liable to a penalty not exceeding five hundred rupees.
70.—If, contrary to the provisions of this or any other law for the time being in force relating to the Customs, any goods are laden on board of any vessel in any Customs-port and carried coastwise; or	Chapter XV.	such goods shall be liable to confiscation, and the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>if any goods which have been brought coastwise are so unladen in any such Port; or</p> <p>if any goods are found on board of any coasting vessel without being entered in the manifest or cargo book or both (as the case may be) of such vessel,</p> <p>71.—If the Master of any coasting vessel refuses to bring any document to the Customs-collector when so required under section 166,</p> <p>72.—If any person makes or signs, or uses, any declaration or document used in the transaction of any business relating to the Customs, knowing such declaration or document to be false in any particular; or counterfeits, falsifies or fraudulently alters or destroys any such document, or any seal, signature, initials or other mark, made or impressed by any officer of Customs in the transaction of any business relating to the Customs; or being required under this Act to produce any document, refuses or neglects to produce such document; or being required under this Act to answer any question put to him by an officer of Customs, does not truly answer such question,</p> <p>73.—If any person on board of any vessel or boat in any Customs-port, or who has landed from any such vessel or boat, upon being asked by any such officer whether he has dutiable or prohibited goods about his person or in his possession, declares that he has not, and if any such goods are, after such denial, found about his person, or in his possession,</p> <p>74.—If any officer of Customs requires any person to be searched for dutiable or prohibited goods, or to be detained, without having reasonable ground to believe that he has such goods about his person, or has been guilty of an offence relating to the Customs,</p> <p>75.—If any officer of Customs, or other person duly employed for the prevention of smuggling, is guilty of a wilful breach of the provisions of this Act,</p> <p>76.—If any officer of Customs, or other person duly employed for the prevention of smuggling, practises, or attempts to practise, any fraud for the purpose of injuring the Customs-revenue, or abets or connives at any such fraud, or any attempt to practise any such fraud,</p>	<p>166</p> <p>General</p> <p>General</p> <p>General</p> <p>169</p> <p>General</p> <p>General</p>	<p>such Master shall be liable to a penalty not exceeding two hundred rupees.</p> <p>such person shall, on conviction of any such offence before a Magistrate, be liable to a fine not exceeding one thousand rupees.</p> <p>such goods shall be liable to confiscation, and such person shall be liable to a penalty not exceeding three times the value of such goods.</p> <p>such officer shall, on conviction before a Magistrate, be liable to a fine not exceeding five hundred rupees.</p> <p>such officer or person shall, on conviction before a Magistrate, be liable to simple imprisonment for any term not exceeding two years, or to fine, or to both.</p> <p>Ditto ditto.</p>

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
77.—If any Police-officer, whose duty it is, under section 180, to send a written notice or cause goods to be conveyed to a Custom-house, neglects so to do,	180	such officer shall, on conviction before a Magistrate, be liable to a penalty not exceeding one hundred rupees.
78.—If any person intentionally obstructs any officer of Customs or other person duly employed for the prevention of smuggling, in the exercise of any powers given under this Act to such officer or person,	General	such person shall, on conviction before a Magistrate, be liable to imprisonment for any term not exceeding six months, or to a fine not exceeding one thousand rupees, or to both.
79.—If any officer of customs except in the discharge in good faith of his duty as such officer, discloses any particulars learned by him in his official capacity in respect of any goods, or shows any samples delivered to him in such capacity, or if any officer of Customs except as permitted by this Act, parts with the possession of any samples delivered to him in his official capacity.	195	he shall be liable to a penalty not exceeding one thousand rupees.
80.—If any person, without the approval of the Customs-collector under section 202, acts as an agent for the transaction of business as therein mentioned,	202	such person shall be liable to a penalty not exceeding five hundred rupees.

Nothing in the second column of the above schedule shall be deemed to have the force of law.

168. The confiscation of any goods under this Act

Packages and contents included in confiscation of goods.

includes any package in which they are found, and all the other contents thereof.

Every vessel, cart or other means of conveyance,

Also conveyances and animals used in removal.

and every horse or other animal used in the removal of any goods liable to confiscation under this Act shall in like manner be liable to confiscation.

The confiscation of any vessel under this

Tackle, &c., included in confiscation of vessels.

Act includes her tackle, apparel and furniture.

CHAPTER XVII.

PROCEDURE RELATING TO OFFENCES, APPEALS, &c.

169. Any officer of Customs duly employed in the prevention of smuggling

Power to search on reasonable suspicion.

may search any person on board of any vessel in any

Port in British India, or any person who has landed from any vessel:

Provided that such officer has reason to believe that such person has dutiable or prohibited goods secreted about his person.

170. When any officer of Customs is about

Persons may, before search, require to be taken before Magistrate or Customs-collector.

to search any person under the provisions of section 169, such person may require the said officer to take him,

previous to search, before the nearest Magistrate or Customs-collector.

If such requisition be made, the officer of Customs may detain the person making it until he

can bring him before the nearest Magistrate or Customs-collector.

The Magistrate or Customs-collector before whom any person is so brought shall, if he see no reasonable ground for search, forthwith discharge such person; but if otherwise, shall direct that the search be made.

A female shall not be searched by any but a female.

171. Any duly empowered officer of Customs

Power to stop vessels, carts, &c., and search for goods on reasonable suspicion.

or other person duly employed for the prevention of smuggling, may stop and search for smuggled goods

any vessel, cart or other means of conveyance; provided that he has reason to believe that smuggled goods are contained therein.

172. Any Magistrate may, on application by

Power to issue search-warrants.

a Customs-collector, stating his belief that dutiable or prohibited goods are secreted

in any place within the local limits of the jurisdiction of such Magistrate, issue a warrant to search for such goods.

Such warrant shall be executed in the same way, and shall have the same effect, as a search-warrant issued under the law relating to Criminal Procedure.

173. Any person against whom a reasonable

Persons reasonably suspected may be arrested.

suspicion exists that he has been guilty of an offence under this Act, may be

arrested in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling.

174. Every person arrested on the ground that he has been guilty of an offence under this Act, shall forthwith be taken before the nearest Magistrate or Customs-collector.

175. When any such person is taken before a Magistrate, such Magistrate may, if he thinks fit, either commit him to gaol or order him to be kept in the custody of the Police for such time as is necessary to enable such Magistrate to communicate with the proper officers of Customs:

Provided that any person so arrested, committed, or kept shall be released on giving security to the satisfaction of the Magistrate to appear at such time and place as such Magistrate appoints in this behalf.

176. If any person liable to be arrested under this Act, is not arrested at the time of committing the offence for which he is so liable, or after arrest, makes his escape, he may at any time afterwards be arrested and taken before a Magistrate, to be dealt with as if he had been arrested at the time of committing such offence.

177. When any person employed on the crew of any of the ships of Her Majesty's Navy, Indian Marine or Marine Survey is arrested under this Act, the arresting officer shall forthwith give notice thereof to the commanding officer of the ship, who shall thereupon place such person in security on board of such ship, until the arresting officer has obtained a warrant from a Magistrate for bringing up such person to be dealt with according to law.

The Magistrate shall grant such warrant upon complaint made to him by the arresting officer, stating the offence for which the person is detained.

178. Any thing liable to confiscation under this Act may be seized in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling.

179. All things seized on the ground that they are liable to confiscation under this Act shall, as soon as conveniently may be, be delivered into the care of any Customs officer authorized to receive the same.

If there be no such officer at hand, all such things shall be carried to and deposited at the Custom-house nearest to the place of seizure.

If there be no Custom-house within a convenient distance, such things shall be deposited at the nearest place appointed by the Chief Customs-Authority for the deposit of things so seized.

180. When any things liable to confiscation under this Act are seized by any Police-officer on suspicion that they have been stolen, he may carry them to any Police-station or Court at which a complaint

connected with the stealing or receiving of such things has been made, or an enquiry connected with such stealing or receiving is in progress, and there detain such things until the dismissal of such complaint or the conclusion of such enquiry or of any trial thence resulting.

In every such case the Police-officer seizing the things shall send written notice of their seizure and detention to the nearest Custom-house; and immediately after the dismissal of the complaint or the conclusion of the enquiry or trial, he shall cause such things to be conveyed to, and deposited at, the nearest Custom-house, to be there proceeded against according to law.

181. When any thing is or seized, or any person is arrested, under this Act, the officer or other person making such seizure or arrest shall, on demand of the person in charge of the thing so seized, or of the person so arrested, give him a statement in writing of the reason for such seizure or arrest.

182. In every case except the cases mentioned in section 167, Nos. 26, 72 and 73 to 76 both inclusive, in which, under this Act, any thing is liable to confiscation or to increased rates of duty;

or any person is liable to a penalty, such confiscation, increased rate of duty or penalty may be adjudged—

(a) without limit, by a Deputy Commissioner or Deputy Collector of Customs, or a Customs-collector;

(b) up to confiscation of goods not exceeding two hundred and fifty rupees in value, and imposition of penalty or increased duty not exceeding one-hundred rupees by an Assistant Commissioner or Assistant Collector of Customs;

(c) up to confiscation of goods not exceeding fifty rupees in value, and imposition of penalty or increased duty not exceeding ten rupees, by such other subordinate officers of Customs as the Local Government may, from time to time, empower in that behalf in virtue of their office:

Provided that the Local Government may, in the case of any officer, performing the duties of a Customs-collector, limit his powers to those indicated in clause (b) or in clause (c) of this section, and may confer on any officer by name, or in virtue of his office, the powers indicated in clauses (a), (b) or (c) of this section.

183. Whenever confiscation is authorized by this Act, the officer adjudging it shall give the owner of the goods an option to pay in lieu of confiscation such fine as the officer thinks fit.

184. When anything is confiscated under section 182, such thing shall thereupon vest in Her Majesty.

The officer adjudging confiscation shall take and hold possession of the thing confiscated, and every officer of Police, on the requisition of such officer, shall assist him in taking and holding such possession.

185. If any vessel actually departs without a port-clearance, or after failing to bring-to when required at any station appointed under section 17, the penalty to which the Master of such vessel is liable may be adjudged by the Chief Customs Officer of any Customs-port to which such vessel proceeds, or in which she is, and in the case of Aden, by such officer as the Governor of Bombay in Council appoints in this behalf.

A certificate of such departure or failure to bring-to when required, purporting to be signed by the Chief Customs Officer of the Port from which the vessel is stated to have so departed, shall be *prima facie* proof of the fact so certified.

186. The award of any confiscation, penalty or increased rate of duty under this Act by an officer of Customs shall not prevent the infliction of any punishment to which the person affected thereby is liable under any other law.

187. All offences against this Act, other than those cognizable under section 182 by officers of Customs may be tried summarily by a Magistrate.

188. Any person deeming himself aggrieved by any decision or order passed by an officer of customs under this Act may, within three months from the date of such decision or order, appeal therefrom to the Chief Customs-Authority, or, in such cases as the Local Government directs, to any officer of Customs not inferior in rank to a Customs Collector and empowered in that behalf by name or in virtue of his office by the Local Government.

Such authority or officer may thereupon make such further enquiry and pass such order as he thinks fit, confirming, altering or annulling the decision or order appealed against:

Provided that no such order in appeal shall have the effect of subjecting any person to any greater confiscation, penalty or rate of duty than has been adjudged against him in the original decision or order.

Every order passed in appeal under this section shall, subject to the power of revision conferred by section 191, be final.

189. Where the decision or order appealed against relates to any duty or penalty leviable in respect of any goods, the owner of such goods, if desirous of appealing against such decision or order, shall, pending the appeal, deposit in the hands of the Customs-collector at the Port where the dispute arises the amount demanded by the officer passing such decision or order.

When delivery of such goods to the owner thereof is withheld merely by reason of such amount not being paid, the Customs-collector shall upon such deposit being made cause such goods to be delivered to such owner.

If upon any such appeal it is decided that the whole or any portion of such amount was not leviable in respect of such goods, the Customs-collector shall return such amount or portion (as

the case may be) to the owner of such goods on demand by such owner.

190. If, upon consideration of the circumstances under which any penalty, increased rate of duty or confiscation has been adjudged under this Act by an officer of Customs, the Chief Customs-Authority is of opinion that such penalty, increased rate or confiscation ought to be remitted in whole or in part, or commuted, such Authority may remit the same or any portion thereof, or may, with the consent of the owner of any goods ordered to be confiscated, commute the order of confiscation to a penalty not exceeding the value of such goods.

191. The Local Government may on the application of any person aggrieved by any decision or order passed under this Act by any officer of Customs or Chief Customs-Authority, and from which no appeal lies, reverse or modify such decision or order.

192. When any fine, penalty or increased rate of duty is leviable under this Act, the goods in respect of which such fine, penalty or rate is leviable shall not be removed by the owner until such fine, penalty or rate is paid.

If any person has become liable to any such fine, penalty or rate in respect of any goods, the Customs-collector may detain any other goods belonging to such person passing through the custom-house until such fine, penalty or rate is paid.

193. When a penalty or increased rate of duty is adjudged against any person under this Act by any officer of Customs, such officer, if such penalty or increased rate be not paid, may levy the same by sale of any goods of the said person which may be in his charge, or in the charge of any other officer of Customs.

When an officer of Customs who has adjudged a penalty or increased rate of duty against any person under this Act is unable to realize the unpaid amount thereof from such goods, such officer may notify in writing to any Magistrate within the local limits of whose jurisdiction such person or any goods belonging to him may be, the name and residence of the said person and the amount of penalty or increased rate of duty unrecovered; and such Magistrate shall thereupon proceed to enforce payment of the said amount in like manner as if such penalty or increased rate had been a fine inflicted by himself.

CHAPTER XVIII.

MISCELLANEOUS.

194. Any officer of Customs may open any package, and examine any goods brought by sea to, or shipped or brought for shipment at, any Customs-port.

195. The Customs-collector may, on the entry or clearance of any goods, or at any time while such goods are being passed through the Custom-house, take

samples of such goods, for examination or for ascertaining the value thereof on which duties are payable, or for any other necessary purpose.

Every such sample shall, if practicable, be at the option of the owner either restored to him, or sold and the proceeds accounted for to him.

196. The unshipping, carrying, shipping and landing of all goods,

Owner to pay expense incidental to compliance with Customs-law.

and the bringing of them to the proper place for examination or weighing, and

the putting of them into and out of the scales, and the opening, unpacking, bulking, sorting, lotting, marking and numbering of goods, where such operations are necessary or permitted,

and the removing of goods to, and the placing of them in, the proper place of deposit,

shall be performed by or at the expense of the owner of such goods.

197. No owner of goods shall be entitled to claim

No compensation for loss or injury except on proof of neglect or wilful act.

from any officer of Customs compensation for any loss or damage occurring to such

goods at any time while they remain or are lawfully detained in any Custom-house, or on any Custom-house wharf, or under charge of any officer of Customs, unless it be proved that such loss or damage was occasioned by the neglect or wilful act of such officer of Customs.

198. No proceeding other than a suit shall be

Notice of proceedings.

commenced against any person for anything purporting to be done in pursuance of this

Act without giving to such person a month's previous notice in writing of the intended proceeding, and of the cause thereof; or

after the expiration of three months from the limitation, accrual of such cause.

199. The Chief Customs-Authority may from

Wharfage-fees.

time to time fix the period after the expiration of which goods left on any Custom-

house wharf, or other authorized landing place or part of the Custom-house premises, shall be subject to payment of fees, and the amount of such fees.

200. A duplicate of any certificate, manifest,

Duplicates of documents may be granted on payment of fee.

bill or other Custom-house document may, on payment of a fee not exceeding ten

rupees, be furnished, at the discretion of the Customs-collector, to any person applying for the same, if the Customs-collector is satisfied that no fraud has been committed or is intended by the applicant.

201. Except in the cases provided for by sections

Amendment of documents.

36, 55, 63 and 94, the Customs-collector may in his discretion, upon payment of one rupee, authorize any

document, after it has been entered and recorded in the Custom-house, to be amended.

202. No person authorized to act as an agent

Custom-house agents.

for the transaction of any business relating to the

entrance or clearance of any vessel, or the import or export of goods or baggage, shall so act in any Custom-house, unless such authorization is approved by the Customs-collector.

Such officer may require any person so authorized to give a bond with sufficient security, in any sum not exceeding five thousand rupees, for his faithful behaviour as regards the Custom-house regulations and officers.

Such officer may, in case of misbehaviour of the person so authorized, suspend or withdraw such approval, but an appeal against every such suspension or withdrawal shall lie to the Chief Customs-Authority, whose decision thereon shall be final.

Every appeal under this section shall be made within one month of the suspension or withdrawal.

203. When any person applies to any officer

Agent to produce authority if required.

of Customs for permission to

transact any specified business with him on behalf of any other person, such officer may require the applicant to produce a written authority from the person on whose behalf such business is to be transacted, and in default of the production of such authority may refuse such permission.

The clerk, servant, or agent, of any person or mercantile firm, may transact business generally at the Custom-house on behalf of such person or firm: Provided that the Customs-collector may refuse to recognize such clerk, servant or agent unless such person or a member of such firm identifies such clerk, servant or agent to the Customs-collector as empowered to transact such business, and deposits with the Customs-collector an authority in writing duly signed, authorizing such clerk, servant or agent to transact such business on behalf of such person or firm.

204. All rules made under this Act shall be

Rules to be notified.

notified in the official Gazette, and shall thereupon have the force of law.

All such rules for the time being in force shall be collected, arranged and published at intervals not exceeding two years, and shall be sold to the public at a reasonable price.

205. Any notification made by any authority

Cancellation of Notifications.

under powers conferred by this Act, may be cancelled in like manner by the same

authority.

206. If in any case relating to the removal of

Remission of duty and compensation to owner in certain cases.

goods from a warehouse without payment of duty,

the person offending be an officer of Customs not acting in execution of his duty, and be prosecuted to conviction by the owner of such goods, no duty shall be payable in respect of such goods. For any damage so occasioned by such officer, the Customs-collector shall, with the sanction of the Chief Customs-Authority, make due compensation to such owner.

207. Nothing in this Act shall affect any law

Saving of Calcutta Port Commissioners' and Bombay Port Trust Acts.

for the time being in force relating to the Commissioners for making improvements in the Port of Calcutta or the Trustees of the Port of Bombay respectively.

SCHEDULE.

PART I.

ACTS OF THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Number and year.	Title.	Extent of repeal.
XXI of 1856 ...	An Act to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal.	Section eight. Sections ten to fifteen, both inclusive, the last sentence of section sixteen and the form of bond annexed to the Act.
VI of 1863 ...	An Act to consolidate and amend the laws relating to the administration of the Department of Sea Customs in India.	The whole.
X of 1868 ...	An Act to amend the Consolidated Customs Act.	The whole.
XVII of 1869 ...	An Act to shorten the time for landing cargo ...	The whole.
XIV of 1871 ...	An Act for the further amendment of the Consolidated Customs Act.	The whole.
VI of 1873 ...	An Act to amend the law relating to the Transshipment of goods imported by steamer, and for other purposes.	The whole.
XVI of 1875 ...	An Act to amend the law relating to Customs Duties, and for other purposes.	Sections five, six, seven and twelve.

PART II.

FORMS.

A.

FORM OF BOND FOR IMPORT DUTY.

(See section 92).

BOND.

No.

18

We, A. B.,

now of

; and C. D.,

of the same place, are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees to be paid to the said Secretary

of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives

(date)

(Signed)

bounden

officer in charge of the Custom-house at

for and obtained permission to lodge in the warehouse

period of

the following goods, that is to say—

imported by sea from

ship

as No.

of the Register of Goods imported by Sea ;

The above
having applied to the

for a

on board of the

and entered in the Custom-house Books

The condition of this Bond is, that ;

If the or their legal representatives, shall observe all the rules prescribed in The Sea Customs Act, 1878, to be observed by owners of goods warehoused, and by persons obtaining permission to warehouse goods under the provisions thereof ;

And if the said or their legal representatives, shall pay to the officer in charge of the Custom-house at the Port of all dues, whether Customs-duties, warehouse-dues, rent or other lawful charges which shall be demandable on the said goods, or on account of penalties incurred in respect to them, within

from the date of this Bond, or within such further time as the Chief Customs-Authority of shall allow in that behalf, together with interest on every such sum at the rate of six per cent. per annum from the date of demand thereof being made in writing by the said officer in charge of the Custom-house ;

And if, within the term so fixed or enlarged, the said goods, or any portion thereof, having been removed from the said warehouse for home-consumption or re-exportation by sea, the full amount of all Customs-duties, warehouse-dues, rent and other lawful charges, penalties and interest demandable as aforesaid shall have been first paid on the whole of the said goods ;

This obligation shall be void.

Otherwise, and on breach or failure in the performance of any part of this condition, the same shall be in full force.

(date)

(Signed)

()

B.

FORM OF BONDED WAREHOUSE WARRANT.

(See section 96).

I do hereby certify that have deposited in the Warehouse of the undermentioned goods , which goods, the engage on demand, after payment of rent and incidental charges and Government dues or customs chargeable thereon, to deliver to the said or their assigns, or to the holder of this warrant to whom it may be transferred by endorsement.

C.

FORM OF BOND FOR THE REMOVAL OF SPIRIT FROM A LICENSED
DISTILLERY.

(See sections 144 and 152).

We,
are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees to be paid to the said Secretary of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives ;

, dated this day of 18

(Signed)

().

The above bounden being indebted to Her Majesty's Secretary of State for
India in Council in the sum of Government rupees being the amount of duty payable
at the rate of rupees per imperial gallon London proof, for gallons of
(or for gallons of proof spirit used in the preparation of dozens of bottles or
gallons of cordials and liquors as specified in the annexed schedule) manufactured at
which the said have been allowed to remove thence for exportation by sea,
subject to the provisions of The Sea Customs' Act, 1878, without having paid such duty.

The condition of this obligation is, that if the above bounden or their legal representatives, shall, at the expiration of four calendar months from the date of this obligation, pay or cause to be paid to the said Secretary of State in Council duty at the rate of _____ rupee per imperial gallon of proof spirit for all or any portion of the above-mentioned _____ which shall not have been then exported by sea to a foreign port, subject to the aforesaid provisions (of which exportation, if any, due proof shall be given), or passed for local consumption on payment of duty, then this bond shall be void; otherwise the same shall remain in full force.

Signed in the presence of

Place

Date _____

If the bond be for cordials and other liquors under section 152, add—

Schedule.

Description of cordials and liquors.	Quantity in bottles or gallons.	Quantity of proof spirit.
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D. FITZPATRICK,

Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 14th March 1878, and is, together with the Statement of Objects and Reasons, hereby promulgated for general information :—

ACT No. IX OF 1878.***An Act for the better Control of Publications in Oriental languages.***

WHEREAS certain publications in oriental languages printed or circulated in British India have of late contained matter likely to excite disaffection to the Government established by law in British India, or antipathy between persons of different races, castes, religions, or sects in British India, or have been used as means of intimidation or extortion :

And whereas such publications are read by and disseminated amongst large numbers of ignorant and unintelligent persons, and are thus likely to have an influence which they otherwise would not possess ; and whereas it is accordingly necessary for the maintenance of the public tranquillity and for the security of Her Majesty's subjects and others to confer on the executive Government power to control the printing and circulation of such publications : It is hereby enacted as follows :—

1. This section and sections eleven to sixteen both inclusive apply to the whole of British India ; the other sections of this Act apply only to those parts of British India to which they may from time to time be extended by the Governor General in Council by a notification in the *Gazette of India*.

2. In this Act—
‘Newspaper’ means any periodical work containing public news, or comments on public news, printed wholly or partially in any oriental language, and includes two or more copies of a newspaper bearing the same name, whether published on the same day or on different days, and also includes any series of newspapers, whether printed on one day or different days, or with one name or with different names ; and

‘Print,’ ‘printed’ and ‘printer’ apply not only to printing, but also to lithography, engraving and photography.

3. Any Magistrate of a district or Commissioner of Police in a Presidency town, within the local limits of whose jurisdiction any newspaper is printed or published, may, with the previous sanction of the Local Government and subject to the provisions of section five, call upon the printer and publisher of such newspaper to enter into a joint and several bond, or when the printer and publisher of such newspaper are the same person, call upon such person to enter into a bond, binding themselves or himself, as the case may be, in such sum as the Local Government thinks fit, not to—

(a) print or publish in such newspaper any words, signs, or visible representations, likely to

excite disaffection to the Government established by law in British India or antipathy between any persons of different races, castes, religions, or sects in British India ; or

(b) use or attempt to use such newspaper

for the purpose of putting any person in fear or causing annoyance to him and thereby inducing him to deliver to any person any property or valuable security, or anything signed or sealed which may be converted into a valuable security, or to give any gratification to any person, or

for the purpose of holding out any threat of injury to a public servant, or to any person in whom they or he believe or believes that public servant to be interested, and thereby inducing that public servant to do any act, or to forbear or delay to do any act, connected with the exercise of his public functions.

EXPLANATION.—“Valuable security,” “gratification” and “public servant” are used in this section in the senses in which they are respectively used in the Indian Penal Code.

4. When any bond is executed under section three, the said Magistrate or Commissioner may further require the obligor or obligors of the same to deposit the amount thereof in money or the equivalent thereof in securities of the Government of India ; and the money or securities so deposited shall, subject to the provisions hereinafter contained, remain so deposited until fifteen days after the person or persons depositing the same has or have made and subscribed a declaration under Act No. XXV of 1867, section eight.

When such person or persons has or have subscribed such a declaration, and fifteen days have elapsed from the date of subscribing the same, he or they may apply to the said Magistrate or Commissioner for the restoration of the said money or securities, and thereupon such money or securities shall, subject to the provisions hereinafter contained, be restored to such person or persons.

5. When any publisher or printer is called upon by a Magistrate or Commissioner of Police to execute a bond under this Act in respect of any newspaper, the publisher of such newspaper may deliver to such Magistrate or Commissioner an undertaking in writing to the effect that no words, signs, or visible representations shall, during the year next following the date of such undertaking, be printed or published in such newspaper which have not previously been submitted to such officer as the Local Government may appoint in this behalf, by name or in virtue of his office, or which on being so submitted have been objected to by such officer.

When such undertaking has been so delivered, no such bond or deposit shall be required from the publisher or printer of such newspaper during the said year.

6. Whenever it appears to the Local Government that any newspaper printed or published in the territories under its administration, contains any words, signs, or visible representations of the nature described in section three, clause (a), or that any such newspaper has been used or attempted to be used for any purpose described in the same section, clause (b), such Local Government may cause a notice in the form in the schedule hereto annexed, or to the like effect, to be published in the local official Gazette.

7. A true copy of such notice shall be fixed on some conspicuous part of the premises described in the declaration made in respect of the newspaper under the said Act No. XXV of 1867, section five, and the copy so fixed shall be deemed to have been duly served on the printer and publisher of such paper.

8. If after the publication of such notice and the service thereof, the newspaper in respect of which it has been issued contains any words, signs, or visible representations of the nature described in section three, clause (a), or is used, or attempted to be used, for any purpose described in the same section, clause (b),

all printing presses, engines, machinery, types, lithographic stones, paper, and other implements, utensils, plant, and materials used or employed, or intended to be used or employed, in or for the purpose of printing or publishing such newspaper, or found in or about any premises where such newspaper is printed or published, and

all copies of such newspaper wherever found, and

any money or securities which the printer or publisher of such newspaper may have deposited under the provisions of section three, shall be liable to be forfeited to Her Majesty.

Provided that the publisher of any newspaper may, on the publication of a notice in respect thereof under section six, and before anything has become liable to forfeiture under this section in respect of such newspaper, deliver to the Magistrate of the District or to the Commissioner of Police in a Presidency town, within the local limits of whose jurisdiction such newspaper is published, an undertaking in writing of the nature specified in section five, and, if such Magistrate or Commissioner accepts such undertaking, nothing shall become liable to forfeiture under this section between the date on which such undertaking is so accepted and the end of the period for which it is given.

9. Whenever it appears to the Local Government that any money or security deposited under this Act in respect of any newspaper is liable to be forfeited under section eight, such Local Government may, by a notification in the local official Gazette, declare such money or security to be forfeited;

And whenever it appears to the Local Government that any implements, utensils, plant or materials used or employed or intended to be used or employed in or for the purpose of printing or publishing any newspaper, or which is or are in or about any premises where such newspaper is printed or published, or any copies of any newspaper, is or are liable to be forfeited under that section,

the Local Government may declare such implements, utensils, plant, materials or copies to be forfeited and may by warrant issued by its authority under the hand of any Magistrate, empower any person to seize and take away such implements, utensils, plant, materials, and copies wherever found, and to enter upon any premises

(a) where the newspaper specified in such warrant is printed or published, or

(b) where any such implements, utensils, plant, or materials may be or may be reasonably suspected to be, or

(c) where any copy of such newspaper is sold, distributed, published, or publicly exhibited, or reasonably suspected to be sold, distributed, published, or publicly exhibited, or kept for sale, distribution, publication, or public exhibition, or reasonably suspected to be so kept,

and search for such implements, utensils, plant, materials, and copies.

Every warrant issued under this section, so far as relates to a search, shall be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

10. When any book, pamphlet, placard, broadsheet, or other document printed wholly or partially in any oriental language in British India contains any words, signs, or visible representations which are of the nature described in section three, clause (a),

or when any such book, pamphlet, placard, broadsheet, or other document has been used or attempted to be used, for any purpose described in the same section, clause (b),

all printing presses, engines, machinery, types, lithographic stones, paper, and other implements, utensils, plant, and materials used or employed in or for the purpose of printing or publishing such book, pamphlet, placard, broadsheet, or other document, or found in or about any premises where the same is printed or published, and all copies of such book, pamphlet, placard, broadsheet or other document, shall be liable to be forfeited to Her Majesty.

Whenever it appears to the Local Government that anything is liable to be forfeited under this section, the Local Government may declare such thing to be forfeited and may direct any Magistrate to issue a warrant in respect of the same, and thereupon such thing may be searched for, seized, and taken away in manner provided by section nine.

The Local Government may, upon good cause shown, cancel any forfeiture under this section.

11. When any newspaper printed elsewhere

Copies of newspaper printed elsewhere, and brought into British India, liable to forfeiture in certain cases.

than in British India contains any words, signs, or visible representations of the nature described in section three, clause (a), or is used or

attempted to be used for any purpose described in the same section, clause (b), all copies of such newspaper, brought into British India, shall be liable to be forfeited to Her Majesty.

12. Whenever it appears to the Local Govern-

ment that any copies of any newspaper in any of the territories under its administration are liable to be forfeited under section eleven, such Local Government may declare all copies of such newspaper wherever found to be forfeited and may by warrant issued by its authority under the hand of any Magistrate, empower any person to seize and take away all copies of such newspaper wherever found, and to enter upon any premises where any copy of such newspaper is sold, distributed, published, or publicly exhibited, or reasonably suspected to be sold, distributed, published, or publicly exhibited, or kept for sale, distribution, publication, or public exhibition, or reasonably suspected to be so kept; and search for all copies of such newspaper.

Every warrant issued under this section shall, so far as relates to a search, be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

13. Any person feeling aggrieved by the issue

of any notification under section nine or by any declaration made or anything done in the execution of a warrant issued under that section, or under section ten or section twelve, may, within three months from the date of the notification or declaration or the doing of the thing complained of (as the case may be), appeal to the Governor General in Council; and the Governor General in Council shall take such appeal into consideration, and the order passed by him thereon shall be final and conclusive.

Appeal to the Governor General in Council.

14. The Governor General in Council may, by

notification in the *Gazette of India*, direct that any newspapers printed at any place beyond the limits of British India, or any books, pamphlets, placards, broadsheets, or other documents printed wholly or partially in any oriental language at any such place, shall not be brought into, or circulated, distributed, or publicly exhibited, or sold, or kept for circulation, distribution, public exhibition, or sale, in British India.

Power to exclude from British India, newspapers, books, &c., printed out of British India.

Whoever, in contravention of any direction under this section, brings any such newspaper, book, pamphlet, placard, broadsheet, or other document into British India, or circulates, distributes, publishes, exhibits, or sells the same, or keeps the same for circulation, distribution, exhibition, or sale, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both;

and all copies of such newspaper, book, pamphlet, placard, broadsheet, or other document found in British India shall be forfeited to Her Majesty.

Whenever it appears to any Magistrate of a district or to any Commissioner of Police in a Presidency town that anything within the local

limits of his jurisdiction is forfeited under this section, he may issue a warrant to search for and seize the same, and such warrant shall be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

15. When any declaration has been made under

section nine, section ten, or section twelve, in respect of any newspaper, book, pamphlet, placard, broadsheet, or other document, or any notification has been issued in respect of the same under section fourteen, any officer of the Postal Department empowered in this behalf by the Governor General in Council, by name or in virtue of his office, may search or cause search to be made for any copies of the same in the custody of that Department, and shall deliver all such copies found to such officer as the Governor General in Council may appoint in this behalf by name or in virtue of his office.

Power of postal authorities to seize newspapers, books, &c.

16. Every notification and declaration of for-

feiture purporting to be issued or made under this Act shall, as against all persons, be conclusive evidence that the forfeiture therein referred to has taken place; and no proceeding purporting to be taken under this Act, or in execution of a warrant issued under this Act, shall be called in question by any Court of civil or criminal jurisdiction; and no Civil or Criminal proceeding shall be instituted against any person for anything purporting to be done under this Act or in execution of any such warrant, or for the recovery of any property purporting to be seized under this Act.

Jurisdiction barred.

17. Any publisher or printer of a newspaper

required to execute a bond or make a deposit under section three or section four, and publishing or printing such newspaper without having complied with such requisition, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.

Penalty for printing or publishing without executing bond or making deposit.

18. When any publisher of a newspaper has

given an undertaking under section five or section eight, and during the period for which such undertaking is given, any words, signs, or visible representations which have not been submitted to the officer appointed under section five, or which on being so submitted have been objected to by him, are printed or published in such newspaper, such publisher and the printer of such newspaper, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.

Penalty for breach of an undertaking under section 5 or section 8.

19. Any portion of this Act which has been

extended to any part of British India under section one shall cease to be in force in such part whenever the Governor General in Council, by notification in the *Gazette of India*, so directs, but may be again extended to such part by a like notification.

Power to remove territory from operation of Act, and again extend Act.

20. Nothing herein contained shall be deemed

to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act.

Operation of other laws not barred.

SCHEDULE.

FORM OF NOTICE UNDER SECTION 6.

WHEREAS a certain newspaper (*state name of newspaper*) contains words, signs, or visible representations (*as the case may be*) of the nature described in section 3, clause (a), of Act No. IX of 1878 [*or is used for a purpose mentioned in section 3 of Act No. IX of 1878, clause (b), or Whereas an attempt has been made to use a certain newspaper (state name of newspaper) for a purpose, &c.*]

This is to give notice to all whom it may concern, and to give all such persons warning, according to the provisions of section 6 of the said Act No. IX of 1878.

This *day of* *187* .

A. B.

Secretary to { *the Government of*
 the Chief Commissioner of

STATEMENT OF OBJECTS AND REASONS.

1. The main object of this Bill is to place newspapers which are published in the vernacular languages of India under better control, and to furnish the Government with more effective means than are provided by the existing law, of punishing and repressing seditious writings which are calculated to produce disaffection towards the Government in the minds of the ignorant and unenlightened masses. Another object is to prevent unscrupulous native editors using their papers as a means of intimidation or extortion.

2. As regards the latter of these objects, it is enough to state that the Government is informed on reliable authority that certain vernacular papers have from time to time been used as a means of intimidating, and extorting money from, our feudatories and native employés. As regards the former and more important object, a fuller statement of the reasons which have led to the introduction of this Bill seems desirable.

3. That a section of the vernacular Press has of late years assumed an attitude of fixed hostility to the Government; that it does not confine itself to criticising particular measures or the acts of individual officers on their merits, but attacks the very existence of British rule in India; and that the evil has been steadily growing and has now attained a magnitude which calls for the application of some strong means of repression, are facts patent to all who read the native papers.

4. The necessity for immediate action has been pressed on the Government of India from many quarters; and those most competent to form an opinion on such a point have advised that the existing law does not furnish a sufficient remedy, and that fresh legislation is accordingly necessary.

5. The only question has been as to the form which such legislation should assume, or, to speak more precisely, whether the object in view could be attained by any mere amendment of the general criminal law, or whether some measure of a special nature is required.

The Government of India have come to the conclusion that a special measure is necessary, and they have been led to this conclusion chiefly by two considerations:

6. In the first place, the object in view is simply to repress an evil which is altogether of a special and limited nature, and for the existence of which a small and strictly defined class of persons is answerable. It is not in any way necessary for that object to expand the general law relating to State offences, or to render that law more stringent. To do so would be to inflict an unmerited hardship on a large number of Her Majesty's subjects.

7. Secondly (and this seems to put the necessity of a special law, as distinguished from any mere amendment of the general law, beyond a doubt), the ordinary criminal law confines itself to imposing penalties for offences already committed, whereas the particular offence to be dealt with here is of such a nature that it is not enough that it should be punished when committed. Its commission must be *prevented*, and this can be done only under a special procedure devised expressly for that purpose.

8. The Bill now introduced is restricted in its operation to publications in oriental languages. Its chief provisions will take effect only in those parts of British India to which they may be specially extended by the Governor General in Council, and will cease to have effect in those parts whenever the Governor General in Council so directs.

9. The system of check it establishes in the case of newspapers in oriental languages published in British India is as follows:

First.—The Magistrate may, with the previous sanction of the Local Government, require the printer or publisher of any such newspaper to enter into a bond binding himself not to print or publish in such newspaper anything likely to excite feelings of disaffection to the Government or antipathy between persons of different races, castes, religions or sects, and not to use such paper for purposes of extortion. The Magistrate may further require the amount of this bond to be deposited in money or securities.

Secondly.—If any newspaper (whether a bond has been taken in respect of it or not) at any time contains any matter of the description just mentioned, or is used for purposes of extortion, the Local Government may warn such newspaper by a notification in the Gazette, and if, in spite of such warning, the offence is repeated, the Local Government may then issue its warrant to seize the plant, &c., of such newspaper, and when any deposit has been made may declare such deposit forfeited.

Thirdly.—As the provisions regarding the deposit of security and the forfeiture of the deposit would, perhaps, be found to press unduly on some of the less wealthy newspaper proprietors, clauses have been inserted enabling the publisher of a newspaper to take his paper out of the operation of this portion of the Act for such time as he pleases by undertaking to submit his proofs to an officer appointed by the Government before publication, and to publish nothing which such officer objects to.

Any publisher may, if he chooses, do this at the time when he is called upon to deposit security; and if he does so, no security can be demanded from him.

Again, if he does not choose to avail himself of this provision at that stage, he may subsequently, in the event of a warning being issued against him, offer such an undertaking, and if the Magistrate accepts it, the proceedings are at an end.

10. As regards books, pamphlets, &c., printed in British India, containing matter of the description above referred to or used for purposes of extortion, the Bill gives the Local Government a power to seize them and the presses at which they are printed.

11. Newspapers and books published out of British India but circulated in British India remain. And in regard to them the Bill provides—

first, that if they contain matter of the nature already referred to or are used for purposes of extortion, the Local Government may seize them; and

secondly, that the Governor General in Council may prohibit their importation altogether.

12. The only other points calling for special notice are that an appeal is given to the Governor General in Council against anything done by a Local Government or any inferior authority; that declarations of forfeitures and other proceedings under the Act are made final and conclusive, subject only to such appeal; and that penalties are provided for printing or publishing a newspaper without executing a bond or making a deposit after such bond or deposit has been required, and for breach of an undertaking to submit proofs to a Government officer.

A. J. ARBUTHNOT.

D. FITZPATRICK,
Secy. to the Govt. of India.

[First Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 15th March 1878, and is hereby promulgated for general information:—

ACT No. XI OF 1878.

THE INDIAN ARMS ACT, 1878.

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1. Short title.
- Local extent.
- Savings.
2. Commencement.
3. Repeal of enactments.
4. Interpretation-clause.
- II.—Manufacture, Conversion, and Sale.*
5. Unlicensed manufacture, conversion and sale prohibited.
- III.—Import, Export and Transport.*
6. Unlicensed importation and exportation prohibited.
- Importation and exportation of arms and ammunition for private use.
7. Sanction of Local Government required to warehousing of arms, &c.
8. Levy of duties on arms, &c., imported by sea.
9. Power to impose duty on import by land.
10. Power to prohibit transport.
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IV.—Going armed and possessing Arms, &c.

SECTIONS.

13. Prohibition of going armed without license.
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17. Power to make rules as to licenses.
18. Cancelling and suspension of license.

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THE FIRST SCHEDULE.

THE SECOND SCHEDULE.

An Act to consolidate and amend the law relating to Arms, Ammunition and Military Stores.

WHEREAS it is expedient to consolidate and amend the law relating to arms, ammunition and military stores; It is hereby enacted as follows:—

Preamble.

I.—Preliminary.

1. This Act may be called "The Indian Arms Act, 1878"; and it extends to the whole of British India.

Short title.

Local extent.

Savings.

But nothing herein contained shall apply to—

(a) arms, ammunition or military stores on board any sea-going vessel and forming part of her ordinary armament or equipment, or

(b) the manufacture, conversion, sale, import, export, transport, bearing or possession of arms, ammunition or military stores by order of the Government, or by a public servant or a volunteer enrolled under the Indian Volunteers Act, 1869, in the course of his duty as such public servant or volunteer.

2. This Act shall come into force on such day as the Governor General in Council by notification in the *Gazette of India* appoints.

Commencement.

3. On and from that day the enactments mentioned in the first schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule. But all authorities and permissions given, licenses and exemptions granted, orders and appointments made, notifications published, and rules, conditions, and forms prescribed under any enactment hereby repealed shall be deemed to be respectively given, granted, made, published and prescribed under this Act.

Repeal of enactments.

And all such authorities, permissions, licences and exemptions shall, except as otherwise provided by this Act, continue in force for the periods for which they may have been given or granted respectively, or, where no such period is expressly fixed, for one year from the date on which this Act comes into force, and shall then cease to have effect.

4. In this Act unless there be something repugnant in the subject or context—

Interpretation-clause.

"Cannon" includes also all howitzers, mortars, wall pieces, mitrailleuses and other ordnance and machine-guns, all parts of the same, and all carriages, platforms and appliances for mounting, transporting and serving the same:

"Arms" includes fire-arms, bayonets, swords, daggers, spears, spear-heads and bows and arrows, also cannon and parts of arms, and machinery for manufacturing arms:

"Ammunition" includes also all articles specially designed for torpedo service and submarine mining, rockets, gun-cotton, dynamite, lithofracteur and other explosive or fulminating material, gunflints, gunwads, percussion caps, fuses, and friction tubes, all parts of ammunition and all machinery for manufacturing ammunition, but does not include lead, sulphur or saltpetre:

"Military stores" in any section of this Act as applied to any part of British India means any military stores to which the Governor General in Council may from time to time by notification in the *Gazette of India* specially extend such section in such part, and includes also all lead, sulphur, saltpetre and other material to which the Governor General in Council may from time to time so extend such section.

"License" means a license granted under this Act, and "licensed" means holding such license:

II.—Manufacture, Conversion and Sale.

5. No person shall manufacture, convert, or sell, or keep, offer or expose for sale, any arms, ammunition or military stores except under a license and in the manner and to the extent permitted thereby.

Unlicensed manufacture, conversion and sale prohibited.

Nothing herein contained shall prevent any person from selling any arms or ammunition which he lawfully possesses for his own private use to any person who is not by any enactment for the time being in force prohibited from possessing the same; but every person so selling arms or ammunition to any person other than a person entitled to possess the same by reason of an exemption under section twenty-seven of this Act shall, without unnecessary delay, give to the Magistrate of the district or to the officer in charge of the nearest police-station notice of the sale and of the purchaser's name and address.

III.—Import, Export and Transport.

6. No person shall bring or take by sea or by land into or out of British India any arms, ammunition or military stores except under a license and in the manner and to the extent permitted by such license.

Unlicensed importation and exportation prohibited.

Nothing in the first clause of this section extends to arms (other than cannon) or ammunition imported or exported in reasonable quantities for his own private use by any person lawfully entitled to possess such arms or ammunition; but the Collector of Customs or any other officer empowered by the Local Government in this behalf by name or in virtue of his office may at any time detain such arms or ammunition until he receives the orders of the Local Government thereon.

Explanation.—Arms, ammunition and military stores taken from one part of British India to another by sea or across intervening territory not being part of British India are taken out of and brought into British India within the meaning of this section.

7. Notwithstanding anything contained in the Sea-customs Act, 1878, no arms, ammunition or military stores shall be deposited in any warehouse licensed under section 16 of that Act without the sanction of the Local Government.

Sanction of local Government required to warehousing of arms, &c.

8. In lieu of the duties imposed by the Indian Tariff Act, 1875, upon the articles mentioned in the second schedule hereto annexed when imported by sea, there shall be levied and collected, in every part of British India, upon the same articles the duties specified in the same schedule:

Levy of duties on arms, &c., imported by sea.

Provided that no duty in excess of ten per cent. *ad valorem* shall be levied upon any of the said articles imported in reasonable quantity for his own private use by any person lawfully entitled to possess the same:

Provided also that when any articles which have been otherwise imported and upon which duty has been levied or is leviable under this section are purchased retail from the importer by a person lawfully entitled as aforesaid, in reasonable quantity for his own private use, the importer may apply to the Customs-collector for a refund or remission (as the case may be) of so much of the duty thereon as is in excess of ten per cent. *ad valorem*; and if such collector is satisfied as to the identity of the articles, and that such importer is in other respects entitled to such refund or remission, he shall grant the same accordingly.

9. The Governor General in Council may from time to time by notification

Power to impose duty on import by land. in the *Gazette of India* direct that duties not exceeding those specified in the second schedule hereto annexed shall be levied upon any articles mentioned in that schedule and brought by land into any part of British India, and may in like manner cancel any such notification.

10. The Governor General in Council may from time to time by notification

Power to prohibit transport. in the *Gazette of India*—
(a) regulate or prohibit the transport of any description of arms, ammunition or military stores over the whole of British India or any part thereof, either altogether or except under a license and to the extent and in the manner permitted by such license, and

(b) cancel any such notification.

Explanation.—Arms, ammunition or military stores transhipped at a port

Transhipment of arms. in British India are transported within the meaning of this section.

11. The Local Government with the previous sanction of the Governor General in Council may, at

Power to establish searching stations. any places along the boundary line between British India and Foreign territory and at such distance within such line as it deems expedient, establish searching posts at which all vessels, carts and baggage animals and all boxes, bales and packages in transit may be stopped and searched for arms, ammunition and military stores by any officer empowered by such Government in this behalf by name or in virtue of his office.

12. When any person is found carrying or conveying any arms, ammunition

Arrest of persons conveying arms, &c., under suspicious circumstances. or military stores, whether covered by a license or not, in such manner or under such circumstances as to afford just grounds of suspicion that the same are being carried by him with intent to use them, or that the same may be used, for any unlawful purpose, any person may without warrant apprehend him and take such arms, ammunition or military stores from him.

Any person so apprehended and any arms, ammunition or military stores so taken by a person not being a Magistrate or Police-officer shall be delivered over as soon as possible to a Police-officer.

Procedure where arrest made by person not a Magistrate or a Police-officer. All persons apprehended by, or delivered to, a Police-officer and all arms and ammunition seized by or delivered to any such officer under this section shall be taken without unnecessary delay before a Magistrate.

IV.—Going armed and possessing Arms, &c.

13. No person shall go armed with any arms except under a license and to the extent and in the manner permitted thereby.

Prohibition of going armed without license. Any person so going armed without a license or in contravention of its provisions may be disarmed by any Magistrate, Police-officer or other person empowered by the Local Government in this behalf by name or by virtue of his office.

14. No person shall have in his possession or under his control any can-
Unlicensed possession of fire-arms, &c. non or fire-arms, or any ammunition or military stores except under a license and in the manner and to the extent permitted thereby.

During the three months next following the date on which this Act comes into force nothing in the former part of this section shall apply to the possession by any person of any fire-arms, ammunition or military stores in any place to which section 32, clause 2, of Act No. XXXI of 1860 does not apply at such date.

Any person having within the said period of three months any fire-arms, ammunition or military stores in his possession in any such place may, and any person having at the expiry of the same period any fire-arms, ammunition or military stores in his possession in any such place without a license shall, deposit the same with the officer in charge of the nearest police-station.

If the owner of any thing deposited under this section does not within the year next following the date on which this Act comes into force, obtain a license authorizing him to possess such thing and apply for delivery of the same, such thing shall be forfeited to Her Majesty.

15. In any place to which section 32, clause 2 of Act No. XXXI of 1860, applies at the time this Act comes into force or to which the Local Government, with the previous sanction of the Governor General in Council, may by notification in the local official *Gazette* specially extend this section, no person shall have in his possession any arms of any description except under a license and in the manner and to the extent permitted thereby.

16. Any person possessing arms, ammunition or military stores, the possession whereof by him has, in consequence of the cancellation or expiry of a license or by the issue of a notification under section fifteen become unlawful, shall deposit the same without unnecessary delay with the officer in charge of the nearest police-station.

If the owner of any thing deposited under this section does not within three years from the date on which such thing is so deposited produce a license authorising him to possess the same and apply for delivery of the same, such thing shall be forfeited to Her Majesty.

V.—Licenses.

17. The Governor General in Council may from time to time, by notification in the *Gazette of India*, make rules to determine the officers by whom, the form in which, and the terms and conditions on and subject to which, any license shall be granted; and may by such rules among other matters—

(a) fix the period for which such license shall continue in force;

(b) fix a fee payable by stamp or otherwise in respect of any such license granted in a place to which section 32, clause 2, of Act No. XXXI of 1860 applies at the time this Act comes into force, or in respect of any such license other than a license for possession granted in any other place;

(c) direct that the holder of any such license other than a license for possession shall keep a record or account in such form as the Local Government may prescribe of anything done under such license, and exhibit such record or account when called upon by an officer of Government to do so;

(d) empower any officer of Government to enter and inspect any premises in which arms, ammunition or military stores are manufactured or kept by any person holding a license of the description referred to in section five or section six;

(e) direct that any such person shall exhibit the entire stock of arms, ammunition and military stores in his possession or under his control to any officer of Government so empowered, and

(f) require the person holding any license or acting under any license to produce the same, and to produce or account for the arms, ammunition or military stores covered by the same when called upon by an officer of Government so to do.

18. Any license may be cancelled or suspended—

(a) by the officer by whom the same was granted, or by any authority to which he may be subordinate, or by any Magistrate of a district or commissioner of police in a presidency town, within the local limits of whose jurisdiction the holder of such license may be, when, for reasons to be recorded in writing, such officer, authority, Magistrate or commissioner deems it necessary for the security of the public peace to cancel or suspend such license; or

(b) by any Judge or Magistrate before whom the holder of such license is convicted of an offence against this Act, or against the rules made under this Act; and

the Local Government may at its discretion by a notification in the local official Gazette cancel or suspend all or any licenses throughout the whole or any portion of the territories under its administration.

VI.—Penalties.

19. Whoever commits any of the following offences (namely)—

(a) manufactures, converts or sells, or keeps, offers or exposes for sale any arms, ammunition

or military stores in contravention of the provisions of section five;

(b) fails to give notice as required by the same section;

(c) imports or exports any arms, ammunition or military stores in contravention of the provisions of section six;

(d) transports any arms, ammunition or military stores in contravention of a regulation or prohibition issued under section ten;

(e) goes armed in contravention of the provisions of section thirteen;

(f) has in his possession or under his control any arms, ammunition or military stores in contravention of the provisions of section fourteen or section fifteen;

(g) intentionally makes any false entry in a record or account which by a rule made under section seventeen, clause (c), he is required to keep;

(h) intentionally fails to exhibit anything which by a rule made under section seventeen, clause (c), he is required to exhibit; or

(i) fails to deposit arms, ammunition or military stores, as required by section fourteen or section sixteen;

shall be punished with imprisonment for a term which may extend to three years, or with fine, or with both.

20. Whoever does any act mentioned in clause (a), (c), (d) or (f) of section nineteen, in such manner as to indicate an intention that such act may not be known to any public servant as defined in the Indian Penal Code, or to any person employed upon a Railway or to the servant of any public carrier,

and whoever, on any search being made under section twenty-five, conceals or attempts to conceal any arms, ammunition or military stores,

shall be punished with imprisonment for a term which may extend to seven years, or with fine, or with both.

21. Whoever, in violation of a condition subject to which a license has been granted, does or omits to do any act shall, when the doing or omitting to do such act is not punishable under section nineteen or section twenty, be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

22. Whoever knowingly purchases any arms, ammunition or military stores from any person not licensed or authorized under the proviso to section five to sell the same; or delivers any arms, ammunition or military stores into the possession of any person without previously ascertaining that such person is legally authorized to possess the same,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

23. Any person violating any rule made under this Act, and for the violation of which no penalty is provided by this Act, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both.

24. When any person is convicted of an offence punishable under this Act committed by him in respect of any arms, ammunition or military stores, it shall be in the discretion of the convicting Court or Magistrate further to direct that the whole or any portion of such arms, ammunition or military stores, and any vessel, cart or baggage animal used to convey the same, and any box, package or bale in which the same may have been concealed, together with the other contents of such box, package or bale, shall be confiscated.

III.—Miscellaneous.

25. Whenever any Magistrate has reason to believe that any person residing within the local limits of his jurisdiction has in his possession any arms, ammunition or military stores for any unlawful purpose,

or that such person cannot be left in the possession of any such arms, ammunition or military stores without danger to the public peace,

such Magistrate, having first recorded the grounds of his belief, may cause a search to be made of the house or premises occupied by such person, or in which such Magistrate has reason to believe such arms, ammunition or military stores are or is to be found, and may seize and detain the same, although covered by a license, in safe custody for such time as he thinks necessary.

The search in such case shall be conducted by, or in the presence of, a Magistrate, or by or in the presence of some officer, specially empowered in this behalf by name or in virtue of his office by the Local Government.

26. The Local Government may at any time order or cause to be, seized any arms, ammunition or military stores in the possession of any person, notwithstanding that such person is licensed to possess the same, and may detain the same for such time as it thinks necessary for the public safety.

27. The Governor General in Council may from time to time by notification published in the *Gazette of India*—

(a) exempt any person by name or in virtue of his office or any class of persons or exclude any description of arms or ammunition or withdraw any part of British India, from the operation of any prohibition or direction contained in this Act; and

(b) cancel any such notification and again subject the persons or things or the part of British India comprised therein to the operation of such prohibition or direction.

28. Every person aware of the commission of any offence punishable under this Act, shall in the absence of reasonable excuse, the burden of proving which shall lie upon such

person, give information of the same to the nearest Police-officer or Magistrate, and

every person employed upon any railway or by any public carrier shall, in the absence of reasonable excuse, the burden of proving which shall lie upon such person, give information to the nearest Police-officer regarding any box, package or bale in transit which he may have reason to suspect contains arms, ammunition or military stores in respect of which an offence against this Act has been or is being committed.

29. Where an offence punishable under section nineteen, clause (f), has been committed within three months from the date on which this Act comes into force in any province, district or place to which section 32, clause 2 of Act XXXI of 1860 applies at such date, or where such an offence has been committed in any part of British India not being such a district, province or place, no proceedings shall be instituted against any person in respect of such offence without the previous sanction of the Magistrate of the district or in a presidency town of the commissioner of police.

30. Where a search is to be made under the Code of Criminal Procedure or the Presidency Magistrates Act 1877 in the course of any proceedings instituted in respect of an offence punishable under section nineteen, clause (f), such search shall, notwithstanding anything contained in the said Code or Act, be made in the presence of some officer specially appointed by name or in virtue of his office by the Local Government in this behalf, and not otherwise.

31. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by this Act: Provided that no person shall be punished twice for the same offence.

32. The Local Government may from time to time by notification in the local official Gazette direct a census to be taken of all fire-arms in any local area, and empower any person by name or in virtue of his office to take such census.

On the issue of any such notification, all persons possessing any such arms in such area shall furnish to the person so empowered such information as he may require in reference thereto, and shall produce such arms to him if he so requires.

Any person refusing or neglecting to produce any such arms when so required, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both.

33. No proceeding other than a suit shall be commenced against any person for any thing done in pursuance of this Act, without having given him at least one month's previous notice in writing of the intended proceeding and of the cause thereof, nor after the expiration of three months from the accrual of such cause.

THE FIRST SCHEDULE.

Number and year.	Title.	Extent of repeal.
XVIII of 1841	An Act for consolidating and amending the enactments concerning the exportation of Military Stores.	So much as has not been repealed.
XXX of 1854	An Act to provide for the levy of Duties of Customs in the Arracan, Pegu, Martaban and Tenasserim Provinces.	In the preamble the words "and that the exportation of munitions of war from any of these Provinces into foreign States should be prohibited" Section 11.
XXXI of 1860	An Act relating to the manufacture, importation and sale of Arms and Ammunition, and for regulating the right to keep and use the same, and to give power of disarming in certain cases.	So much as has not been repealed.
VI of 1866	An Act to continue Act No. XXXI of 1860 (relating to the manufacture, importation and sale of Arms and Ammunition, and for regulating the right to keep and use the same, and to give power of disarming in certain cases), and for other purposes.	The whole.
III of 1872	The Santhál Parganas Settlement Regulation.	So much of the schedule as relates to Act XXXI of 1860 and Act VI of 1866.

Number and year.

Title.

Extent of repeal.

IX of 1874

The Arakan Hills District Laws Regulation, 1874.

So much of the schedule as relates to Act XVIII of 1841.

XV of 1874

An Act for declaring the local extent of certain Enactments, and for other purposes.

So much of the first schedule as relates to Act XVIII of 1841.

THE SECOND SCHEDULE.

(See Section 5.)

	Rs. As.
(1) Fire-arms other than pistols, for each	50
(2) Barrels for the same, whether single or double, for each	80
(3) Pistols for each	15
(4) Barrels for the same, whether single or double, for each	10
(5) Springs used for fire-arms, for each	8
(6) Gun-stocks, sights, blocks and rollers, for each	5
(7) Revolver-breeches, for each cartridge which they will carry	2 8
(8) Extractors, nippers, heel-plates, pins, screws, tangs, bolts, thumb-pieces, triggers, trigger-guards, hammers, pistons, plates, and all other parts of a fire-arm not herein otherwise provided for, and all tools used for cleaning or putting together or loading the same, for each	1 8
(9) Machines for making or loading or closing cartridges, for each	10
(10) Machines for capping cartridges, for each	2 8

Exception.—Articles falling under the 5th, 6th, 8th, 9th or 10th head of this schedule when they appertain to a fire-arm falling under the 1st or 3rd head and are fitted into the same case with such fire-arm.

D. FITZPATRICK,
Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

OFFICIAL PAPERS.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Saturday, the 16th March 1878.

Present:

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
The Hon'ble G. C. PAUL, *Acting Advocate-General*,
The Hon'ble H. J. REYNOLDS,
The Hon'ble A. MACKENZIE,
The Hon'ble J. O'KINEALY,
The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
The Hon'ble F. JENNINGS,
The Hon'ble RAJAH PRAMATHA NATHA ROY, BAHADOOR,
The Hon'ble BABOO MOHINI MOHUN ROY,
and
The Hon'ble MR. AMEER ALI.

COURT OF WARDS.

The HON'BLE MR. REYNOLDS moved for leave to introduce a Bill to amend the law relating to the Court of Wards within the provinces subject to the

Lieutenant-Governor of Bengal. He said that the Council would remember that the subject had been under consideration during the last year, and a Bill was brought in, and was eventually passed in April 1877, and sent up to the Governor-General for sanction. Unfortunately one of the sections of that Bill prohibited the execution of civil court decrees against property under the charge of the Court of Wards, and this was considered to be at variance with a provision in the new Code of Civil Procedure, and the Governor-General was therefore unable to give his assent to the Bill, and at the same time the Government of India suggested some minor alterations and amendments in it. The Bill, in accordance with those suggestions, was now in the course of being re-drafted, and if permission were given to him to introduce the Bill, it would be circulated to hon'ble members in the course of the week.

The motion was agreed to.

RURAL POLICE IN HAZARIBAGH AND LOHARDUDGA.

The Hon'ble MR. O'KINEALY moved for leave to introduce a Bill for the regulation of the rural police in Hazaribagh and Lohardugga. As His Honor the President and hon'ble members were no doubt aware, for a long time the police organization in Chota Nagpore had been somewhat different from that in the other districts of Bengal. There the zemindars were allowed and indeed were bound to guard the passes, to protect travellers and traffic, and to maintain law and order within the limits of their own zemindaries. At the time of the decennial settlement, this circumstance was taken into consideration and great reductions were made in the amount of the Government revenue assessed. For instance, he would take the case of the Ramgurih estate. The Government demand upon that estate before the decennial settlement amounted to over forty thousand rupees. But at the time of the decennial settlement it was reduced to nearly one-half, in consideration of the zemindars maintaining a large force of police for the assistance of the local officers, and the maintenance of law and order within the limits of their estates. The zemindars as it were in turn sublet these liabilities. They appointed sirdars to superintend the police patrols, and compelled them to collect and support a number of men sufficient to perform the duties. These officers were not paid any fixed salaries, but were granted a remuneration for their services,—jagheers of one or two villages in the immediate vicinity of the passes which were under their control. This system was maintained till 1862, when the regular police were introduced into the province, and then the police stations were taken over by the Government, and the zemindary police were relieved of their duties. He had pointed out already that at the time of the decennial settlement, when the duties of the zemindars were defined, their assessments were reduced. Strange to say that in 1862, when a converse course took place and the zemindars were relieved from all responsibility as regards the thana police, they were not bound, not compelled to continue their previous payments. Moreover the patrol system had not been found to work well. The police were subject to no discipline or control. As a fact, they never attended the passes they were supposed to guard, unless the Magistrate or other high authority was known to travel in that direction. It might be safely asserted that one of the most serious blots in the administration of that division was that the services of village patrols, which the zemindar and holders of under-tenures were bound to maintain, and to a certain extent did keep up, were not utilized in a proper way. Some short time since an experiment was tried in the district of Hazaribagh. The patrol police were transferred from the irresponsible direction of the zemindars and their under-tenants, and placed under the immediate control of the District Superintendent of Police, and the services of the under-tenants and zemindars were commuted into fixed money payments, sufficient to meet the charges incurred on account of police. This system had been found to work admirably. Robberies and dacoities had ceased under the organization of the new police, and it was simply to legalise and extend that organization that the present Bill was introduced.

Intimately connected with the question of the patrol police was the position and duties of the village police. At present the practice in Chota Nagpore seemed to be that the zemindar prepared a list of the sums which each ryot was bound to pay for the support of the chowkidar, and left the

chowkidar to gather the money as best he could. He proposed by this Bill to get rid of this unsatisfactory procedure, and to introduce the system of collecting chowkidari dues according to the lines of the Village Police Act of 1870. It had been a matter that had undergone considerable consideration and discussion whether the Village Chowkidari Act should not be introduced into the districts to which the Bill would apply. But the local officers who were intimately acquainted with the habits and customs of that part of the country were opposed to its introduction; they feared that the provisions regarding the appointment of punchaits and others of minor importance were not suited to the people, and would not work well. With these few exceptions, the present Bill followed the lines of the Village Chowkidari Act of 1870.

The motion was agreed to.

The HON'BLE MR. O'KINEALY applied to the President to suspend the rules for the conduct of business to enable him to move that the Bill be read in Council, and referred to a Select Committee for consideration and report. The Council was now approaching the close of the session, and any delay might prevent the passing of the Bill before the sittings of the Council terminated.

HIS HONOR THE PRESIDENT observed that as the Bill before the Council was of a local and technical character, and the reasons for the introduction of the Bill had been fully explained by the hon'ble mover, it appeared to him very desirable, unless any hon'ble member had any objection to offer, that it should be put into the hands of a Select Committee without delay, so that it might be considered in detail as soon as possible. He had no hesitation therefore in suspending the rules.

The HON'BLE MR. O'KINEALY then moved that the Bill be read in Council and referred to a Select Committee consisting of the Hon'ble Mr. Mackenzie, the Hon'ble Baboo Kristodas Pal, the Hon'ble Baboo Mohini Mohun Roy, and the Mover, with instructions to report in three weeks.

The motion was agreed to.

The Council was adjourned to Saturday, the 23rd instant.

RESOLUTION ON THE BOARD'S REPORT ON THE ADMINISTRATION OF WARDS' AND ATTACHED ESTATES FOR 1876-77.

REVENUE DEPARTMENT—LAND REVENUE.

Calcutta, the 16th March 1878.

READ—

The report of the Board of Revenue on the Administration of Wards' and Attached Estates for the year 1876-77.

THIS report has been prepared in the form which was first adopted in 1874-75, and contains the administrative history of the more important estates under the management of the Court of Wards. Owing to the difficulty of obtaining correct and consistent returns from the local managers, the report has been submitted late, and even now contains no mention of the large estate of Durbhunga, and no returns for the estate of Narail, in Jessore, of a more recent date than the year 1874-75. In accordance with the instructions given in the resolution on the report for 1875-76, the introductory chapter has been confined to observations on the general character of the system followed by the Board, while in the body of the report only estates recently brought under management, and large estates with a rental of more than Rs. 1,00,000, have been noticed in detail. Where the field of operations is so wide, and the circumstances of the different estates so various, it is inevitable that the officers of Government should be met by many obstacles in their attempts to obtain punctual and exact returns from the native agency in immediate charge of estates. But district officers should do everything in their power to enforce the observance of the principle that from the time when an estate passes under the care of the Court of Wards, native methods of management must cease, and accounts must be strictly rendered in a form which will show the true financial position of the property. It is hoped that it may be possible to extend to wards' estates the system of periodical local audit which has been suggested for adoption in municipalities; and, if this can be done, an important advance will have been made towards securing accuracy and punctuality in the preparation of accounts.

2. During the year 1875-76 there were no less than 469 estates under the management of the revenue authorities as compared with 462 in the previous year. The following statement shows the total number of estates administered by Government on behalf of their proprietors, and the classes to which they belong:—

	1875-76.	1876-77.
Class I.—Wards' estates managed under Act IV (B.C.) of 1870 ...	55	66
.. II.—Estates of lunatics under the charge of the Collector by an order of a Civil Court under section 11, Act XXXV of 1858 ...	20	19
.. III.—Estates of minors placed under the Collector's management by an order of a Civil Court under section 12, Act XI of 1858 ...	38	42
.. IV.—Shares of disqualified proprietors retained under the Collector's management by an order of a Civil Court passed under Act IV (B.C.) of 1870, section 3 ...	2	2
.. V.—Attached estates ...	346	339
.. VI.—Chaklajal estate placed under the Board by special orders of Government ...	1	1
Total ...	462	469

The total includes the four estates of Narail, Baranagore, Pyrabund, and Abdool Waheb, from which no returns have been received for the past year. Of the 339 attached estates, no less than 319 are petty estates sequestered for debt in the Chota Nagpore Division.

3. Excluding the four estates mentioned above, for which no returns have been submitted, the total demand of rent in all classes of estates amounted to Rs. 1,58,91,201, of which Rs. 75,11,114 were the current demand of the year 1876-77, and Rs. 83,80,087 represented the arrear demand on account of previous years. During the year Rs. 63,84,630 were collected, of which Rs. 3,764 were payments made in advance: and Rs. 4,13,134 were remitted. A balance of Rs. 90,97,201 was left outstanding at the close of the year. The

total demand of Government revenue, both current and arrear, from all classes of estates amounted to Rs. 27,70,590, of which Rs. 23,72,016 were paid and Rs. 9 remitted, leaving an outstanding balance at the close of the year of Rs. 3,98,565 due to Government on account of the current and arrear demand. The following statement shows the results of the collection of rent and revenue in each Division during 1876-77:—

	Burdwan.	Presidency.	Rajshahye.	Dacca.	Chittagong.	Patna.	Bhagulpore.	Orissa.	Chota Nagpore.	TOTAL.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Arrear rent	1,24,408	82,22,701	8,40,135	4,12,654	1,23,506	31,28,333	3,85,001	62,004	2,78,100	88,80,087
Current demand of rent	2,53,631	27,00,512	8,23,394	8,52,486	1,63,403	24,00,807	4,22,002	1,17,504	4,28,733	79,13,114
Total collections during the year	2,19,713	22,41,724	7,67,588	5,49,300	88,547	15,50,030	4,17,268	1,20,290	3,97,016	68,84,630
Government revenue paid during the year	51,347	10,57,724	3,00,238	1,34,018	37,203	5,01,447	2,00,274	38,013	42,752	23,72,016

4. In reviewing the results of the administration of wards' and attached estates, it has hitherto been the practice to compare the amount of rent realized during the year with the total demand, both current and arrear. Tested by this standard, it is inevitable that the actual collections in any year must bear a comparatively small proportion to the actual demand, while the standard itself is fluctuating and uncertain. It may be possible to lay down, as in the case of Government estates, that the collections of the year should as a rule not fall below a certain percentage of the current demand; but the proportion which the collections should bear to the total demand cannot be defined at all. For the amount of the arrear balance depends mainly upon the condition of the estate and the relations between the proprietor and his tenants when Government assumes the management; and different officers are found to take very different views as to the possibility of recovering arrears. It may reasonably be expected that, if the test of efficient administration is to be the proportion of the total demand collected, the managers of estates will be more ready to recommend that balances should be written off as irrecoverable; and thus debts which might be realized will be lost. The Lieutenant-Governor is, therefore, inclined to agree with the Board that the test of successful management should be the proportion borne by the collections to the current rather than to the total demand. Applying this standard to the results of the past year, it appears that the realizations amounted to 85 per cent. of the current demand. In six districts the percentage of collections was exceptionally low, but this was due to the operation of special causes and not to laxity of management on the part of the Court of Wards. After making allowance for the embarrassed circumstances of many estates, and for the fact that the rent-roll of a property under native management frequently exaggerates the assets, the Lieutenant-Governor thinks that a larger proportion of the demand should have been collected. It is the first duty of a Government manager to enforce the punctual realization of rents, and no schemes of improvement should be allowed to hinder this object.

5. In the Burdwan Division the balance of rent uncollected at the end of the year amounted to Rs. 1,57,940, of which Rs. 1,01,354 were due to the Chuckdighee estate. Heavy legal expenditure was incurred on behalf of this estate, and the litigation also produced an injurious effect by encouraging the ryots to withhold rents which were actually due. The Court of Wards was successful in the Subordinate Civil Court, but an appeal which has been made to the High Court is still pending. The Board of Revenue should watch the case carefully, and see that no unnecessary expenditure is incurred. In Midnapore the collections of rent due to the wards' estates amounted to 90 per cent. of the current demand, and in other respects the administration of those properties by the Collector appears to have been judicious and successful.

6. The Presidency Division shows an arrear balance of Rs. 32,68,918, the three heaviest items being Rs. 20,61,051 due to the Satkhira estate, and Rs. 3,72,826 to the Paikpara estate, both in the 24-Pergunnahs. There was also an arrear of Rs. 1,98,664 on the estate of Nashipore, in Moorsshedabad, and of Rs. 1,11,716 on the attached estate of Ramnagur, in Jessore. No returns

are furnished for Narail. The involved state of the Satkhira estate is due to mismanagement and neglect before it passed under the Court of Wards, and three-fourths of the balance is stated to be outstanding from before this time, and to be now irrecoverable. It is observed that the debts on the estate have increased from Rs. 3,24,085 to Rs. 3,45,675 during the past year, and the Collector seems to doubt the possibility of materially reducing this amount. In the Paikpara estate the deficient collections are attributed to the cyclone and storm-wave of October 1876, which seriously affected the Noakholly portion of the property. Most of the balance will probably be recovered, and in any case the estate has more than 25 lakhs invested in mortgages and Government securities, and can afford to bear the loss arising from a great natural calamity. The Nashipore estate, in Moorshedabad, seems to be recovering from the confusion into which its affairs were thrown by the neglect of the late manager, and the Lieutenant-Governor hopes that the Court of Wards may be able to discharge all liabilities before the close of the current year. Special orders have issued to the Board regarding the estate of Narail, in Jessore. No doubt the position of the manager is one of some difficulty, but the Lieutenant-Governor must insist on vigorous efforts being made to procure the submission of accurate returns. At present it is impossible to say even approximately what are the assets and liabilities of the estate.

7. In the Rajshahy and Cooch Behar Division the most important property is the political estate known as the Chacklajat, in which the uncollected balance amounted to Rs. 2,55,645. Owing to the laxity of management which prevailed before the property came under the Court of Wards, considerable difficulties were at first encountered in realizing rents from the jotedars, but it is expected that the measurement and reassessment of the estate, commenced in 1876, will disclose large quantities of land held by these middlemen in excess of their rights, and will largely enhance the rent-roll of the estate.

8. By far the largest estate under the charge of the Court of Wards in the Dacca Division is that of Ramkishore Acharjee, which appears to be very deeply involved. The uncollected balance at the end of the year amounted to Rs. 1,15,034, while the debts on the estate came to Rs. 8,89,047. The attempts of the manager to set the affairs of the minor in order were thwarted by the widow of the late proprietor, and the ryots were indisposed to make any concessions in order to relieve the estate from its encumbrances. Under the circumstances, it appears probable that some portion of the estate will have to be sold to redeem the debts which were incurred during the lifetime of the late proprietor. All the estates in the Chittagong Division suffered severely from the cyclone, and their financial position is consequently far from satisfactory.

9. In the Patna Division the unrealized balance of rent amounted to Rs. 37,48,856, of which no less than Rs. 34,03,505 were due to the Durbhunga estate. Separate orders will be passed on the supplementary report which the Board promise to submit. Most of the estates in the Patna Division are deeply involved, and the only properties which have any considerable sum invested are those of Durbhunga and of Avadh Behari Sarun Misr. In this latter estate, however, the expenses of management bear an extravagant proportion to the current demand. The same remark applies to several estates in the Patna Division and to the estates of Chanchal and Chauthan, in the Bhagulpore Division. Measures must be at once taken to reduce the charges, and the Board will be good enough to submit a special report on the subject.

10. In Orissa the condition of the Kanika estate appears to be improving, and the debt has been considerably reduced during the past year. The uncollected balance has been augmented by the necessity of granting to the ryots remissions of rent on account of losses by flood.

11. Considerable progress has been made in the reduction of the debt on the Chota Nagpore estate, but the uncollected balance is still very heavy. The current demand of the estate amounted to Rs. 1,34,592, and the total demand, both current and arrear, to Rs. 2,74,772, while the collections on both accounts came to only Rs. 1,19,559. This result is far from satisfactory. The ryots in Chota Nagpore are not a turbulent class, and it was stated in the report for 1875-76 that the relations between them and the estate were thoroughly cordial. No doubt cases occasionally occur in which ryots who have fallen into arrears with their rents evade the claim by emigrating to the tea districts;

but this practice can hardly be carried out to such an extent as to cause serious loss; and if the collections were punctually made, the amounts thus barred by limitation would be trifling. It is observed that there are still 319 petty estates sequestrated for debt under the special procedure in force in Chota Nagpore; but now that the Encumbered Estates' Act has provided the means of saving the larger properties from sale, the Lieutenant-Governor thinks that it should be considered whether the majority of these should not be released from attachment and left to be dealt with by the ordinary course of law. A special report has been called for from the Commissioner on this subject.

12. The following statement shows the financial condition of the principal wards' estates in Bengal during the year 1876-77 :—

1	2	3	4	5	6	7	8	9	10
NAME OF ESTATE.	Current demand of Government revenue and of rent due to superior landlords from the estates.	Arrear demand of rent due to the estates.	Current demand of rent due to the estates.	Rent collections of the year on account of both current and arrear demands.	Miscellaneous receipts (other than rent).	Expenses of management.	Disbursements on all other accounts.	Total investment of estates (other than land).	Debts on the estates.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Chuckdigee	1,06,551	92,162	1,57,090	1,47,901	97,098	13,477	1,35,701	3,71,061	4,281
Bakthira	1,87,767	20,56,192	3,30,424	3,25,565	68,175	24,077	1,59,067	1,59,067	3,46,675
Goherdanga	98,043	1,01,338	1,76,509	1,74,805	6,100	18,469	49,818	2,160	9
Paikpara	3,92,696	2,97,634	8,99,666	8,17,911	2,40,534	79,280	6,63,735	25,03,923
Nuddee	75,917	78,494	1,82,380	1,62,352	15,008	19,002	60,463
Nuldanga	66,590	86,001	1,16,120	1,15,050	9,874	8,012	45,505	2,11,379
Nashipore	1,83,211	2,20,796	2,66,911	2,59,109	11,804	6,754	35,127	29,009
Chanchal	74,104	1,10,646	1,69,648	1,67,541	24,801	35,822	71,323	3,27,380	11,300
Chacklajat	1,18,025	2,26,319	2,87,180	2,87,444	69,061	30,343	72,181	198
Estate of A. J. Brodie and brothers	82,187	1,17,766	95,611	98,203	53,829	11,442	20,677	1,47,156	6,511
Durbhunga	4,35,702	27,92,340	21,44,483	13,27,359	7,79,383	2,65,002	9,07,813	16,23,723	9,096
Chota Nagpore	14,364	1,57,785	1,86,925	1,32,675	11,278	16,879	56,140	96,664

On the whole the Lieutenant-Governor considers the results of the year's administration of wards' and attached estates to be creditable to the Board of Revenue and to the local Courts of Wards. In several estates which had become seriously involved vigorous reforms have been commenced, and real progress has been made in the difficult task of bringing order out of the confusion in which too many estates are involved when they pass under the management of the Court. The main principles by which the Board have been guided are sound, and are calculated to reconcile the apparently conflicting duties of Government in its double capacity of landlord and trustee.

13. During the year, fifteen wards were receiving their education at the Calcutta Wards' Institution at an average cost of Rs. 214 per mensem. This is slightly above the average cost in the previous year; but prices have been high, and, looking to the social position of the inmates of the institution, this amount does not appear to be excessive. Allowing for the absence of special inducements to study, the progress made by the pupils seems to be fairly satisfactory, while the personal influence of the Director and the encouragement given to out-door pursuits have produced a healthy general tone in the Institution. The thanks of the Lieutenant-Governor are due to Dr. Rajendralala Mitra for his efficient management of the important and delicate charge entrusted to him.

By order of the Lieutenant-Governor of Bengal,

H. J. REYNOLDS,

Secretary to the Government of Bengal.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 16th March 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
<i>Western Districts.</i>			
BURDWAN DIV.	1 Burdwan, Mar. 16 '78	Nil	Pressing of sugarcane is going on. Wheat and barley are doing well. Cholera and small-pox are prevalent in Cutwa, Raneeunge, and Bood-Bood sub-divisions. Fever prevails in Jehanabad sub-division. Cholera still lingers in Culna sub-division.
	2 Bankoora, „ 16 „	0.46	Weather—clear and hot in the early part of the week. A very lowering sky on the 14th ended on the 15th in thunder showers. No change in the state and prospects of the crops since last week. Some cases of cholera, small-pox and measles, and cattle disease are reported.
	3 Beerbhoom, „ 16 „	0.10	Heavy storms in the north of the district on the 15th. A very slight fall of rain at the station. All is well with such crops as are still on the ground.
	4 Midnapore, „ 16 „	0.25	Weather—hot and seasonable. Nothing new to report on the state and prospects of the crops.
	5 Hooghly, „ 16 „	0.35	Weather—very warm. Cloudy on the 14th and 15th. Slight rain on the night of the 15th. The land is being ploughed for indigo. Sugarcane is being planted. A few cases of cholera and small-pox have been reported from the Hooghly and Chinsurah Municipality. Cattle disease has broken out in one village in thana Pandooah.
PRESIDENCY DIV.	Howrah, „ 18 „	0.16	Weather—seasonable, with occasional storms in the evening. The slight rain has been beneficial to the few crops on the ground. It seems to have been heavier in Moheshreekha than at head-quarters, and it will facilitate cultivation.
	6 <i>Central Districts</i> 24-Pergunnahs, Mar. 16 '78	0.23	Squally weather, with a little rain. The late showers have done good, but rain is still much wanted. Some cholera continues. Cattle disease is reported from all the thanas of Satkhira.
	7 Nudda, „ 16 „	0.10	Occasional fogs in the morning. A little rain fell in most parts of the district. There is scarcely anything on the ground now. The rain has been of much service in facilitating cultivation. The fogs have injured the mango blossoms.
	8 Jessore, „ 16 „	1.43 Jhenidah 3.02, Magoo- rah 2.00, Bagurhat 1.35	Weather—seasonable. State and prospects of the crops are favourable. The recent rain that fell has done much good. Sowings of paddy have commenced.
	9 Moorshedabad, „ 16 „	0.25	Weather—seasonable. The <i>rubber</i> crops are being reaped with every prospect of a fair outturn. Cholera still prevails locally in a sporadic form.
RAJSHAHY AND COOCH BEHAR DIV.	10 Dinagepore, Mar. 15 '78	Nil	Weather—cool. Strong east wind blowing. The prospects of the spring crops are good. General health of the district has improved.
	11 Rajshahye, „ 16 „	0.001	The heat is daily increasing. The nights are still cool. There have been mist nearly every morning. A very slight fall of rain on the night of the 15th. The cutting of the <i>rubber</i> crops, and the sowing of <i>sansamum</i> and early rice are going on; a shower of rain would do much good. The price of rice is high. A few cases of cholera occurred in the vicinity of Nowhatta.
	12 Rungpore, „ 15 „	Nil Gaihandia 0.73	There was some slight drizzling rain on the night of the 13th, followed by high easterly winds. State and prospects of the crops continue to be favourable. The tobacco outturn this year is expected to be an average one. Cholera still exists in some parts of Oleport and Bhowanigunge thanas. Fever is at its minimum.
	13 Bogra, „ 16 „	0.74	There was a shower of rain on the night of the 15th, and more is anticipated. The sowing of early rice and jute has commenced in some places. Linseed and ganja are being gathered; the latter crop is not very good. Some cases of cholera have been reported from Panchbibi station.
	14 Pubna, „ 16 „	Nil	Slight rain in most parts of the district at the commencement of the week, which has done no benefit to the crops. The sky appears now and then cloudy. No change to report in the state and prospects of the crops; but rain is wanted.
	15 Darjeeling, „ 15 „	1.53	Several showers of rain with some hail and a good deal of high wind. The recent rain will be favourable to the approaching rice sowings. There are no crops of importance on the ground now.
	16 Julpigoree, „ 15 „	0.90	The weather has been windy and stormy. The present fall of snow on the Bhootan Hills seems to have been unusually heavy. There is nothing fresh to report about the crops. The price of rice is rapidly rising all over the district, owing to the increased demand for export.
	Cooch Behar, „ 14 „	Nil	East winds prevailing. Weather cool. The prospects of <i>cheena</i> and <i>kaon</i> continue satisfactory. Tobacco in places has suffered from the high winds. Public health is generally good.

No.	District, and date of return.	Rainfall at Sudder Station in inches	Character of the weather, state and prospects of the crops, and state of health at date
BENGAL.—(Continued.)			
Eastern Districts.			
Dacca Divn.	17 Dacca, Mar. 16 '78	0.06 Manick-gunge 0.82, Moon-shee-gunge 1.23 for week ending 13th.	Weather—seasonable and getting warm. State and prospects of the crops are favourable. The rain has done much good in every way.
	18 Furrusedpore, „ 16 „	0.02 Madari-pore 2.76	Weather—generally cloudy, with a breeze from the south. The prospects of the crops have been benefitted by the rain which fell during the week in the Madari-pore sub-division and by the previous rain in the head-quarters sub-division. A storm is reported to have occurred at Goalundo on the evening of the 12th instant. There was no rain at Goalundo itself, but rain and hail are believed to have fallen in the neighbourhood. The storm caused some damage to boats on the river, but particulars have not been received. Sporadic cases of cholera and some cases of small-pox have been reported, but there is no serious outbreak of sickness.
	19 Backergunge, „ 14 „	1.93	There has been some rain, but not nearly sufficient to permit the beginning of ploughing. Food still continues dear, from Rs 3 to Rs 3.8 per maund. There has been, and there still is, a serious outbreak of small-pox in the sub-division of Perozepore.
	20 Mymensingh, „ 15 „	0.24	Weather—stormy and showery. Ploughing is in progress.
	21 Tipperah, „ 15 „	1.08 Sub-divn 0.77	Rain fell on the 6th, 7th, and 8th in the south, and on the 9th and 10th in the centre and west of the district. There was a heavy thunder-storm on the night of the 9th. <i>Boro</i> rice and other crops are thriving. <i>Khesari</i> and <i>kalai</i> are being reaped. Chillies are being gathered. <i>Aus dhan</i> is being transplanted. Sugarcane is nearly all cut. Rice is being exported to the south and to Naraingunge. The average price of the staple is about Rs. 2.14.
CHITTAGONG DIVN.	22 Chittagong, „ 14 „	0.92	Nights and mornings are cool. Days are hot. Rain has benefitted the cold-weather crops. <i>Pania aus</i> is being transplanted. Rice is selling at 10 to 16 seers per rupee.
	23 Nonkholly, „ 14 „	0.55	Weather—daily getting warmer. Slight rain fell on the 8th and 10th. The cold-weather crops are progressing favourably. Public health is good.
	24 Chittagong Hill Tracts, „ 12 „	Nil	Weather—seasonable. Cloudy on the 11th. Joom-cutting still continues. Tobacco leaves are being gathered in small quantities. The lands are being ploughed for <i>aus</i> crop.
	Hill Tipperah, „ 13 „	2.17	Weather—stormy on the 6th, 8th, and 11th. A good deal of rain has fallen. There was hail also on the 8th. Much damage has been caused by hail to the mango blossoms. Prices have slightly fallen.
BEHAR.			
PATNA DIVN.	25 Patna, Mar. 16 '78	Nil	Nothing new to report about the state and prospects of the crops.
	26 Gaya, „ 16 „	Slight rain.	Weather—warm. Maximum thermometer in the shade 101.2°. The <i>rubber</i> harvest is going on. Injury by insects is still reported. Prices show no upward tendency at present.
	27 Shahabad „ 16 „	Drizzling	Weather—cloudy, with strong east wind. The <i>rubber</i> crops are being harvested; they have, however, been greatly damaged by insects. Peas and gram have been cut. Prices are still high. Public health is good.
	28 Darbhanga, Mar 16 '78	Nil	Strong east wind prevailing. The weather thus far is unfavourable for indigo, though it is favourable for the <i>rubber</i> harvest which is satisfactorily progressing. There is promise of an excellent mango season.
	29 Mozufferpore, „ 16 „	Nil	Weather—getting warm. West wind prevailing. The <i>rubber</i> crops are being reaped. Poppy and tobacco have been much injured by caterpillars in Hajee-pore sub-division.
	30 Saran, „ 16 „	Nil	Weather—cold in the mornings and evenings; seasonably warm at midday; cloudy with high east wind during the last three days; sprinkling rain on the morning of the 16th. The cold-weather crops are still being harvested, and a fair outturn is expected, save in the <i>rahar</i> which has suffered somewhat from frost. Injury has been done to the mango trees by the east wind. Poppy-heads are still being topped. Prices are stationary. Public health is good.
	31 Chhaparun, „ 16 „	0.03	Weather—nice and cool. Sky overcast, and there was a slight shower of rain on the morning of the 16th. Nothing new to report regarding the prospects of the <i>rubber</i> and opium crops. The <i>rubber</i> has commenced to be harvested, and the lancetting of opium is nearly over. Grain market is steady.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
BHAGULPORE DIVISION.	32 Monghyr, Mar. 16 '78	Nil	Weather—warm, with east winds and rain threatening. The <i>rubbee</i> crops are being harvested. The opium is suffering from blight, and its outturn is much reduced.
	33 Bhagulpore, „ 16 „	0·17	Weather—hot, with easterly winds. Nights are cool. A shower in the afternoon of the 16th. The harvesting of the <i>rubbee</i> crops has commenced. Prices are unchanged. Health is generally good.
	34 Purneah, „ 16 „	0·06	Temperature windy. Winds generally easterly. The outturn of the <i>rubbee</i> harvest is generally good, and the prospects continue good where the harvest is in progress. Rain is required for the <i>bhadoi</i> sowings.
	35 Maldah, „ 16 „	Nil	Weather—fair. The <i>rubbee</i> harvest is progressing: in most places the crop seems an excellent one, but along the banks of the Ganges it is not so good. The price of rice is very high for the time of year, owing to the demand for export. Cholera is prevalent in Mamick Chuk and Nowabgunge, and cases have also been reported from old Maldah and Gajole.
	36 Sonthal Pergah, „ 17 „	Nil	Weather—warmer, but seasonable. Gram and wheat have been fair. <i>Mohwa</i> in the Godda sub-division has been destroyed by hail. Small-pox and cholera are still about.
ORISSA.			
ORISSA DIV.	37 Cuttack Mar. 16 '78	Nil	Weather—warm and windy. There was rain in several parts of the district which has benefitted the <i>dalua</i> and cotton crops. Ploughing for next year's crop is going on in those parts.
	38 Pooree, „ 14 „	A few drops, Khoor-dah 0·01	Weather—warm for the season. <i>Dalua</i> rice and <i>moong</i> are being reaped. Common rice is selling at a rupee for 11½ to 15½ seers. Export of rice to the Madras Presidency continues. The selling price of rice in the salt tracts is a rupee for 9½ Calcutta seers. Public health is good.
	39 Balasore, „ 15 „	0·13	Weather—foggy in the morning; hot and dry in the day. A few very slight showers have fallen. The few crops on the ground are in fair condition. Sporadic deaths from cholera occur.
CHOTA NAGPORE.			
South-West Frontier Agency.			
40	Hazareebagh, Mar. 16 '78	Nil	Weather—seasonable. No change to report about the crops. Prices of food grains continue to rise.
41	Lohardugga, „ 16 „	1·03	There have been three storms of wind from the westward, the last one accompanied with hail and rain. The <i>rubbee</i> crops are being harvested. Some of them are better than others. The outturn is about 8 annas. <i>Mohwa</i> promised well till the hail of the 15th. It is not known whether the storm was general. Considerable emigration to the Tributary Mehals in the south of the district is going on. Prices have not risen since last report.
42	Singbhoom, „ 15 „	Nil	Weather—seasonable. A severe storm on the evening of the 14th at Chyehassa, but no damage has been done. Nothing to report about the crops. The district is healthy.
43	Munbhoom, „ 16 „	0·05	Weather—stormy. Bad reports of the condition of the people have been received from the west of the district. The prospects of the <i>mohwa</i> crop have been reported favourable, but heavy storms of wind and rain have very lately occurred, the reports of the effects of which are awaited.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 19th March 1878.A. MACKENZIE,
Secy. to the Govt. of Bengal.

RETAIL PRICES-CURRENT OF FOOD-GRAINS, FIREWOOD, AND SALT IN THE
UNDERMENTIONED DISTRICTS OF BENGAL FOR THE FORTNIGHT
ENDING 15TH JANUARY 1878.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

Number.	DISTRICTS.	QUANTITIES PER RUPEE BY																											
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO, BAJRA.															
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.										
BENGAL.																													
Western Districts.																													
		S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch	S	Ch
1	Burdwan	11	4	10	0	12	12	22	0	26	0	30	0	12	0	14	4	19	0	12	8	15	0	21	0
2	Bankoora	12	8	12	8	20	0	18	0	22	0	28	0	12	8	12	8	25	0	17	0	17	8	30	0
3	Beerbhoom	11	0	11	0	16	0	18	0	20	0	12	8	12	0	18	0	15	0	15	0	24	0
4	Midnapore	12	0	12	0	17	0	13	0	15	0	20	0	16	0	17	0	26	0
5	Hooghly	12	0	12	8	14	8	0	0	10	0	{ 11 0 to 11 8 }	12	8	13	0	{ 18 8 to 10 0 }
	Howrah	12	0	12	4	13	0	10	0	8	0	12	8	12	8	13	0	16	0
Central Districts.																													
	Calcutta	11	12	11	12	13	0	14	8	16	0	22	0	7	0	7	0	9	8	11	10	12	0	14	0
6	24-Pergunnahs*
7	Nuddea	12	5	12	5	16	13	20	0	10	10	12	5	16	0	11	10	12	13	16	13
8	Jessore	11	0	11	12	11	8	11	12	14	8	13	0	15	0	20	0
9	Moorshedabad	15	0	16	0	{ 18 0 to 19 0 }	35	0	26	0	35	0	11	0	{ 13 0 to 14 0 }	10	0	{ 13 0 to 17 8 }	13	0	{ 14 8 to 15 0 }	20	0	{ 15 0 to 21 0 }
10	Dinapore	12	0	12	0	11	0	...	23	0	11	8	18	0	14	8	18	0	19	0	18	8	29	0
11	Rajahabye	12	12	12	0	13	8	27	8	37	8	{ 10 0 to 11 4 }	12	12	{ 10 8 to 20 4 }	12	12	{ 13 8 to 15 0 }	23	4	{ 24 0 to 21 0 }	
12	Rungpore	15	0	15	0	22	8	11	15	11	15	15	0	22	8	18	0	22	8
13	Bogra	9	15	12	0	16	10	12	0	12	0	16	8	15	12	16	8	28	0
14	Pubna	10	8	13	0	14	12	8	0	8	0	12	0	12	0	15	0	23	8
15	Darjeeling*
16	Julpigoree	10	0	10	0	8	0	12	0	12	0	15	0	16	0	16	0	20	0
Eastern Districts.																													
17	Dacca	13	0	13	1	12	4	32	0	32	0	53	0	12	0	11	12	17	10	14	4	14	8	23	2
18	Furzedpore	15	0	15	0	22	8	7	0	8	0	8	0	13	0	14	0	20	0
19	Backergunge	19	0	11	0	13	0	14	0	14	0	15	0
20	Mymensingh	10	8	10	0	14	0	12	0	13	0	20	0	13	0	14	8	26	0

* Return not received.

A In the interior the prices range as follow:—Wheat 10½ to 13 seers, barley at 30 to 38 seers, best rice 11 to 15½ seers, common rice 13 to 16½ seers, and gram 12½ to 20 seers.

B In the interior the prices range as follow:—Wheat 11½ to 16 seers, barley 20 to 38 seers, best rice 12½ to 18 seers, common rice 15 to 20 seers, maize or Indian-corn 20 to 39 seers, and gram 12 to 16 seers.

C In the interior the prices range as follow:—Wheat 11 to 17 seers, best rice 13 to 17 seers, common rice 13½ to 16 seers, and gram 13 to 21 seers.

D In the interior the prices range as follow:—Wheat 8 to 13½ seers, best rice 10 to 13 seers, common rice 13 to 15 seers, and gram 11½ to 14 seers.

E In the interior the prices range as follow:—Wheat (at Lalbagh) 14 seers, barley (at Lalbagh) 25 seers, best rice 11 to 12 seers, common rice 13 seers, and gram 17½ to 20 seers.

F In Roygunge the prices are—Wheat 13 seers, best rice 13 seers, common rice 16 seers, and gram 15 seers.

undermentioned Districts of Bengal for the Fortnight ending 15th March 1878.

THE SEER OF 80 TOLAHS.

GREAT MILLETS— CHOLU, JOWAR.				LESSER MILLETS— RAGI OR MURWA AND CHHENA.				MAIZE OR INDIAN- CORN.				GRAM.				FIREWOOD.				SALT.				DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.		
...		
...	13 4	16 0	19 4	120 0	120 0	160 0	8 12	8 14	9 0	...	Burdwan.		
...	30 0	32 0	40 0	...	13 0	18 0	18 0	140 0	140 0	180 0	8 8	8 8	8 12	...	Bankura.		
...	25 0	30 0	16 0	16 0	15 0	200 0	200 0	200 0	8 0	8 8	8 8	...	Beerbhoom.		
...	14 0	16 0	17 0	180 0	180 0	260 0	9 0	9 0	9 0	...	Midnapore		
...	16 0	14 8 to 15 0	17 0	17 0	120 0	120 0	120 0	9 0	9 0	9 0	...	Hooghly.	
...	11 0	12 12	10 0	80 0	80 0	125 0	9 8	9 8	10 0	...	Howrah.		
11 10	18 5	20 0	10 8	22 0	14 8	16 0	19 0	100 0	100 0	100 0	8 0	8 0	8 0	Calcutta.	
...	24-Pergunnahs.	
...	16 0	17 4	21 2	120 0	120 0	120 0	8 14	8 14	9 21	Nuddea.	
...	16 0	16 8	20 0	110 0	110 0	120 0	8 0	8 0	8 0	Jessore.	
...	20 0	20 0 to 20 12	22 13 to 26 10	120 0	120 0	120 0 to 130 0	8 0 to 9 0	8 0 to 9 0	8 0 to 9 0	Moorshedabad.	
...	14 8	14 8	14 8	180 0	180 0	180 0	8 0	8 0	8 4	Dinagore.	
...	24 0	17 8	17 8	15 0 to 18 0	17 8	200 0	240 0	320 0	8 51	8 10	9 0	Rajshahya.	
...	12 8	15 0	9 0	107 0	107 0	107 0	7 8	7 8	7 8	Rangpore.	
...	12 0	12 0	15 0	67 8	67 8	67 8	8 7	8 4	8 4	Bogra.	
...	10 8	13 0 to 18 12	14 0	200 0	200 0	200 0	8 8	8 8	9 0	Pabna.	
...	Darjeeling.	
...	10 0	10 0	13 0	64 0	64 0	100 0	7 5	7 5	7 0	Jalpigore.	
...	13 5	15 3	16 0	80 0	80 0	97 0	8 14	8 14	8 14	Dacca.	
...	14 0	14 0	16 0	9 0	9 0	9 0	Farrukpore.	
...	12 0	13 0	14 0	100 0	100 0	100 0	8 8	8 8	8 8	Backergunge.	
...	13 8	12 8	12 0	9 0	9 0	8 10	Mymensingh.	

G In Nattore the prices are—Wheat 12 seers, best rice 10½ seers, common rice 15 seers, and gram 13½ seers.

H In the interior the prices range as follow:—Wheat 15 to 20 seers, best rice 13 to 16 seers, common rice 18 to 20 seers, and gram 8 to 18 seers.

I In Serajgunge the prices are—Wheat 11 seers, best rice 8 seers, common rice 12½ seers, and gram 12½ seers.

J In the interior the prices range as follow:—Wheat 10 seers, best rice 6 to 13 seers, common rice 10 to 16 seers, and gram 8 to 10½ seers.

K In the interior the prices range as follow:—Wheat (at Jaffergunge) 16 seers, barley (at Jaffergunge) 20 seers, best rice 5 to 13 seers, common rice 11 to 14 seers, and gram 12½ to 18 seers.

L In the interior the prices range as follow:—Wheat (at Goalundo) 14 seers, barley (at Goalundo) 20 seers, best rice 9 to 12 seers, common rice 13 to 14 seers, and gram 12 seers.

M In the interior the prices range as follow:—Best rice 11 to 12½ seers, common rice 12½ to 14 seers, and gram 10 to 12 seers.

N In the interior the prices range as follow:—Wheat 10 to 14 seers, best rice 7 to 13½ seers, common rice 12½ to 15½ seers, and gram 10 to 13 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

Number		DISTRICTS.	QUANTITIES PER RUPEE BY																							
			WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULRUSH MILLET— CUMBOO, BAJRA.											
			Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.						
Eastern Districts—(Contd.)																										
21	Chittagong*	
22	Nonkhally*	
23	Tipperah	...	10 12	10 0	11 0	12 0	12 0	14 0	14 0	14 0	21 0	
24	Chittagong Hill Tracts*	
	Hill Tipperah	...	8 0	8 6	10 6	14 0	12 0	16 0	15 5	18 0	25 0	
BEHAR.																										
25	Patna	...	16 0	16 0	16 0	21 0	21 0	34 0	10 0	10 8	16 0	16 0	16 0	21 0	
		...	O	
26	Gya	...	14 0	16 0	18 0	20 8	22 0	29 0	8 8	9 0	13 8	12 8	13 0	23 8	
		...	P	
27	Shahabad	...	{ 13 4	{ 13 8	{ 16 0	{ 16 0	{ 19 0	{ 28 0	{ 11 0	{ 11 0	{ 17 0	{ 12 8	{ 13 8	{ 19 0	
		...	to	to	to	to	to	to	to	to	to	to	to	to	
		...	14 0	14 0	17 0	12 0	12 0	13 0	
		...	Q	
28	Darbhanga	...	14 4	14 12	15 4	19 8	22 0	24 0	11 0	11 0	15 12	13 8	14 4	20 12	
		...	R	
29	Mozufferpore	...	13 0	13 0	13 0	32 0	8 0	8 0	11 0	12 0	12 0	18 0	
30	Saran	...	11 8	12 4	13 0	21 0	10 0	...	7 12	7 12	10 0	13 0	11 12	18 0	
		...	S	
31	Chumpanun	...	14 0	14 0	14 0	28 0	21 0	...	9 0	9 0	9 0	12 8	12 0	19 0	
		...	T	
32	Monghyr	...	15 7	13 11	14 7	16 8	14 7	31 5	8 4	10 5	13 6	12 6	12 6	19 9	
		...	U	
33	Bhagulpore	...	13 4	13 4	15 2	18 15	23 0	16 5	10 11	11 6	20 3	13 4	13 0	22 11	
		...	V	
34	Purneah	...	{ 14 0	{ 14 0	{ 15 0	{ 15 0	{ 14 0	{ 14 0	{ 23 0	{ 16 0	{ 16 0	{ 26 0	
		...	to	to	to	to	to	to	to	to	to	to	
		...	18 0	18 0	19 0	15 0	15 0	17 0	
35	Maldah	...	14 0	14 0	15 0	30 0	35 0	45 0	14 0	16 0	23 0	15 0	17 0	27 0	17 0	30 0	
		...	W	
36	Sonthal Pergunnahs	...	9 0	9 0	13 0	12 0	17 0	13 0	13 0	23 0	40 0	
ORISSA.																										
37	Cuttack	...	11 13	10 8	14 7	9 3	9 3	13 2	11 13†	13 2	18 6	
38	Poorie*	
39	Balasore	...	10 0	11 0	13 0	10 0	10 8	21 0	11 0	14 0	30 0	
CHOTA NAGPORE.																										
South-Western Frontier Agency.																										
40	Hazareebagh	...	X	9 0	9 8	12 0	13 8	13 8	22 4	
		...	Y	
41	Lohardugga	...	10 0	10 0	16 0	18 0	18 0	20 0	13 0	13 0	26 0	15 0	15 0	30 0	
42	Singbhoom	...	16 0	16 0	24 0	30 0	36 0	32 0	16 0	16 0	20 0	22 0	22 0	40 0	
		...	Z	
43	Manbhoom	...	11 0	11 0	18 0	32 0	32 0	32 0	14 0	14 0	18 0	17 0	17 8	34 0	

* Return not received.

† In the interior the price of common rice ranges from 15½ to 31 seers.

O In the interior the prices range as follow:—Wheat 13½ to 18 seers, barley 19 to 20 seers, best rice (at Jehanabad) 9 seers, common rice 11 to 14 seers, lesser millets (at Nowada) 22 seers, maize or Indian corn (at Nowada) 14 seers, and gram 16 to 18 seers.

P In the interior the prices range as follow:—Wheat 12 to 14 seers, barley 14 to 17 seers, best rice 8 to 10 seers, common rice 9½ to 13 seers, great millet 12 to 14 seers, lesser millets (at Sasseram) 17 seers, maize or Indian corn 14 to 17 seers, and gram 13 to 16 seers.

Q In Tappore the prices are:—Wheat 13 seers, barley 18 seers, best rice 9 seers, common rice 14 seers, and gram 16 seers.

R In the interior the prices range as follow:—Wheat 12 to 19 seers, barley 12 to 30 seers, best rice 8 to 16 seers, common rice 12 to 17 seers, lesser millets 16 to 25 seers, maize or Indian corn 15 to 25 seers, and gram 13 to 20 seers.

S In the interior the prices range as follow:—Wheat 13 to 15½ seers, barley 21 to 25 seers, best rice 9 to 10 seers, common rice 11½ to 13 seers, lesser millets 22 to 25 seers, maize or Indian corn 17 to 26 seers, and gram 14 to 25 seers.

T In the interior the prices range as follow:—Wheat 14½ to 15½ seers, barley 19½ to 25½ seers, best rice 8½ to 12½ seers, common rice 12½ to 14½ seers, great millets 16½ to 18½ seers, lesser millets 23½ to 25½ seers, maize or Indian corn 17½ to 19½ seers, and gram 16½ to 18½ seers.

CALCUTTA,

The 19th March 1878.

mentioned Districts of Bengal for the Fortnight ending 15th March 1878.—(Contd.)

THE SEER OF 80 TOLAHS.

GRASS MILLET— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN- CORN.			GRAM.			FIREWOOD.			SALT.			DISTRICTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
Eastern Districts—(Contd.)																		
...	Chittagong.*
...	Noakholly.*
...	12 0	12 0	13 0	8 8	8 8	8 12	Tipperah.
...	Chittagong Hill Tracts.*
...	10 0	10 0	14 0	8 0	8 0	8 0	Hill Tipperah.
BEHAR.																		
...	20 0	20 0	34 0	21 0	21 0	20 0	15 0	15 0	14 0	8 0	8 0	8 0	Patna.
...	16 8	...	18 8	18 0	18 8	16 0	16 0	16 0	8 0	8 0	8 0	Gya.
16 0	18 0	25 0	10 0	18 0	25 0	14 8	14 8	16 0	16 0	16 0	18 0	8 4	9 0	8 8	Shahabad.
...	20 12	20 0	33 0	19 8	20 12	30 12	13 8	15 4	17 8	18 7 0	18 7 0	17 0 0	8 12	8 0	8 12	Darbhanga.
...	19 0	18 0	32 0	14 0	14 0	18 0	18 0	14 0	14 0	8 0	8 0	8 8	Muzaffarpore.
17 8	17 0	34 0	18 0	20 0	30 0	17 8	17 4	32 0	13 8	18 0	17 0	14 0	16 0	16 0	8 0	8 0	8 0	Saran.
...	34 0	21 0	19 0	34 0	18 0	17 0	18 0	7 8	7 8	7 0	Champur.
...	16 8	16 8	20 4	18 8	16 8	10 8	12 0	12 0	12 0	8 4	8 4	8 4	Monghyr.
...	17 11	17 11	31 9	15 14	17 0	20 3	151 9	151 9	157 12	8 13	8 13	8 3	Bhagalpore.
...	13 0	13 0	...	16 0	16 0	16 0	7 8	8 0	8 0	Purneah.
...	23 0	22 8	45 0	16 0	16 0	15 0	12 0	12 0	13 0	8 0	8 8	8 4	Maddah.
...	16 0	16 0	35 0	12 0	13 0	20 0	20 0	...	20 0	8 0	8 0	8 0	Southal Pergah.
ORISSA.																		
...	21 0	10 8	18 0	15 12	17 1	18 0	2 0	2 0	20 0	11 0	11 0	11 0	Cuttack.
...	Pooree.*
...	10 0	10 0	11 0	12 0	12 0	12 0	8 0	8 8	9 0	Balasore.
CHOTA NAGPORE.																		
South-Western Frontier Agency.																		
...	18 0	18 0	33 0	16 8	16 0	30 0	13 0	16 0	16 4	21 0	24 0	24 0	8 0	8 0	8 0	Hazarasingh.
...	30 0	30 0	44 0	24 0	28 0	...	17 0	16 0	16 0	16 0	16 0	18 0	7 0	7 0	7 4	Lohardugga.
...	20 0	20 0	22 0	22 0	32 0	32 0	6 8	6 8	6 8	Singbhoom.
...	64 0	64 0	64 0	40 0	40 0	38 0	14 0	14 0	22 0	20 0	100 0	24 0	8 0	8 0	8 0	Manbhoom.

U In the interior the prices range as follow:—Wheat 15 to 18 seers, barley (at Banks) 20 seers, best rice 15½ to 16 seers, common rice 16½ to 17 seers, Murwa (at Mudhepore) 26 seers, maize or Indian-corn (at Banks) 25 seers, and gram 16 to 17½ seers.

V In the interior the prices range as follow:—Wheat 12 to 20 seers, best rice 14 to 15 seers, common rice 16 seers, and gram 13 to 16 seers.

W In the interior the prices range as follow:—Wheat 13 to 15 seers, barley 20 seers, best rice 12½ to 16½ seers, common rice 14 to 17 seers, maize or Indian-corn 18 to 28 seers, and gram 14 to 20 seers.

X In the interior the prices range as follow:—Wheat 13 to 14 seers, barley (at Chuttra) 24 seers, best rice (at Chuttra) 9 seers, common rice 13 to 16 seers, maize or Indian-corn 15½ to 16 seers, and gram 14 to 17 seers.

Y In the interior the prices range as follow:—Wheat (at Lohardugga) 19 seers, barley (at Daltongunge) 21-75 seers, best rice 12-25 to 17 seers, common rice 12-75 to 18 seers, mohwa (at Daltongunge) 40-50 seers, murwa (at Lohardugga) 26 seers, maize or Indian-corn (at Daltongunge) 16-75 seers, and gram 16-75 to 25 seers.

Z In the interior the prices range as follow:—Wheat 11 to 16 seers, best rice 15 to 20 seers, common rice 16½ to 22 seers, maize or Indian-corn 40 seers, and gram 13 to 17 seers.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

WHOLESALE PRICES-CURRENT of Food-grains, Fire-wood, and Salt

Number.	MARKTS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULRUH MILLST— CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 5 0	3 7 0	...	2 13 0	2 8 0	...	5 8 0	5 8 0	...	3 7 0	3 5 0
2	Berhampore ...	3 8 0	3 8 0	3 0 0	4 8 0	...	2 14 0	2 12 0
3	Dacca ...	3 0 0	3 2 0	...	1 3 0	1 2 0	...	3 4 0	3 4 0	...	2 13 0	2 10 0
4	Narainpore...	3 2 0	3 0 0	...	2 14 0	2 15 0
5	Chittagong*
6	Patna ...	2 8 0	2 8 0	...	1 14 3	1 14 0	...	4 0 0	3 12 6	...	2 8 0	2 8 0
7	Balasore*
8	Pooree*
9	Cuttack ...	3 4 0	3 10 0	4 2 0	4 2 0	...	3 1 0	2 13 0

* Returns not received.

CALCUTTA,
The 19th March 1878.

in the undermentioned *Marts* of Bengal for the fortnight ending 15th March 1878.

OF 40 SEERS.

GRASS MILLET— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND URENSA.			MAIZE OR INDIAN CORN.			GRAM.			FIREWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	R.A.P.	
3 7 93 0 0	3 12 0	...	2 12 62 8 0	0 7 00 7 0	4 0 04 0 0	Calcutta.
...	3 0 03 0 0	4 6 04 6 0	Serajunge.
...	2 14 02 9 0	0 6 00 6 0	4 6 04 6 0	Dacca.
...	3 2 02 15 0	0 9 00 9 0	4 4 94 6 0	Naralingunge.
...	Chittagong.*
...	2 0 02 0 0	1 14 21 14 6	Panna.
...	(Balasore.*
...	Pooree.*
...	1 12 03 10 0	2 6 02 4 0	0 3 00 3 0	3 6 03 8 0	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 24th Feb. to 2nd March 1878.	Rain from 3rd to 9th March 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
BENGAL.								
BUREWAL.	WESTERN DISTRICTS.		Inches.	Inches.	1878.			
	Burdwan ...	Burdwan ...	0.02	Nil	0.29	9th Mar.		
		Cutwa ...	0.81	ditto	1.01	ditto		
		Culina ...	1.34	ditto	1.03	ditto		
		Bood-Bood ...	0.24	ditto	0.50	ditto		
		Raneegunge ...	0.03	ditto	0.40	ditto		
	Jehanabad ...	Nil	ditto	1.19	ditto			
	Bankoora ...	Bankoora ...	ditto	ditto	1.90	ditto		
	Beerbhoom ...	Sooree ...	ditto	ditto	0.94	ditto		
		Hetampore ...	ditto	ditto	0.26	ditto		
		Roypore ...	ditto	ditto	0.20	ditto		
	Midnapore ...	Midnapore ...	ditto	0.63	3.00	ditto		
		Tumlook ...	ditto	0.24	1.29	ditto		
		Ghuttal ...	ditto	0.15	2.25	ditto		
		Contai... { Dy. Collr.'s Office...	ditto	Nil	0.35	ditto		
	Hooghly ...	Exe. Engr.'s Office	Not recd.	Not recd.	0.47	2nd Feb		
		Hooghly ...	Nil	0.13	0.69	9th Mar.		
		Serampore ...	ditto	0.01	0.98	ditto		
Howrah ...	Howrah ...	ditto	0.01	1.80	ditto			
	Maheshreka ...	ditto	0.17	3.08	ditto			
PRINCIPAL.	CENTRAL DISTRICTS.							
	24-Pergunnahs ...	Saugor Island ...	0.10	Nil	0.96	ditto		
		Alipore ... { Observatory	...	Nil	0.01	0.55	ditto	
			Dispensary	ditto	0.02	3.66	ditto	
			Jail	ditto	0.02	3.57	ditto	
		Bussorhet ...	ditto	Nil	0.82	ditto	Not received 17th to 23rd Feb.	
		Baraset ...	0.03	ditto	0.80	ditto	ditto	
		Diamond Harbour ...	Nil	0.40	1.70	ditto		
		Barrapore ...	ditto	0.80	2.17	ditto		
		Satkhira ...	ditto	Nil	1.14	ditto		
		Barrackpore ...	ditto	ditto	0.90	ditto		
	Nuddea ...	Dum-Dum ...	ditto	ditto	1.41	ditto		
		Kishnaghur ...	1.10	0.02	1.41	ditto		
		Pongong ...	0.33	0.23	1.83	ditto		
		Maherpore ...	0.50	0.37	1.00	ditto		
		Choodanga ...	0.83	0.15	1.81	ditto		
		Kooshitea ...	1.42	0.55	2.58	ditto		
		Ranaghat ...	0.74	Nil	1.29	ditto		
		Jessore ...	0.35	0.16	1.49	ditto		
		Narail ...	0.05	0.53	1.12	ditto		
		Khoolna ...	Nil	0.12	1.08	ditto		
	Jessore ...	Jhenida ...	0.62	2.68	3.95	ditto		
		Bagirhat ...	Nil	0.05	0.50	ditto		
		Magoorah ...	0.58	2.00	3.59	ditto		
		Berhampore ...	0.18	Nil	0.73	ditto		
		Rampore Haut ...	0.52	ditto	1.01	ditto		
	Moorshedabad ...	Lalbagh ...	0.24	ditto	0.54	ditto		
		Jungypore ...	0.19	ditto	1.25	ditto		
		Azimungunge ...	0.20	ditto	1.45	ditto		
		Lalgolla ...	0.08	ditto	0.88	ditto		
		Kaudee ...	Nil	ditto	0.87	ditto		
Dinapore ...	Dinapore ...	ditto	ditto	1.27	ditto			
	Raigunge ...	ditto	ditto	1.31	ditto			
	Maldah ...	ditto	ditto	1.98	ditto			
Rajshahye ...	Chanchal ...	ditto	ditto	1.72	ditto			
	Banlesah ...	0.05	ditto	0.48	ditto			
	Nattore ...	Nil	ditto	1.12	ditto			
Rungpore ...	Rungpore ...	ditto	ditto	0.54	ditto			
	Bhabanigunge ...	ditto	ditto	0.73	ditto			
	Kurigram ...	ditto	0.27	1.12	ditto			
	Hagdogra ...	ditto	Nil	1.00	ditto			
	Bogra ...	Bogra ...	0.02	ditto	1.74	ditto		
RAJSHAHY.	Sherpore ...	0.10	ditto	1.51	ditto			
	Nowkhilla ...	Nil	ditto	1.17	ditto			
	Panchabibi ...	ditto	ditto	1.56	ditto			
	Haiulya ...	ditto	ditto	1.40	ditto			
	Pubna ...	Pubna ...	1.10	0.15	1.40	ditto		
COCH BEHAR.	Serajungunge ...	0.58	1.00	3.41	ditto			
	Darjeeling ...	Darjeeling... { Telegraph Office	Nil	Not recd.	1.39	2nd Mar.		
		Hospital ...	ditto	0.07	1.36	9th Mar.		
	Julpigoree ...	Julpigoree ...	ditto	Nil	0.34	ditto		
		Bodah ...	Not recd.	ditto	0.40	ditto	Not received 24th Feb. to 2nd Mar.	
Buxa—Civil Surgeon's Office		Nil	ditto	1.57	ditto			
Titalya ...	Titalya ...	Not recd.	Not recd.	0.59	16th Feb.			
	Cooch Behar ...	Nil	Nil	0.76	9th Mar.			
Cooch Behar Tributary States.		Cooch Behar ...	Nil	Nil	0.76	9th Mar.		

Not received 17th to 23rd Feb.
Ditto ditto.

Not received 24th Feb. to 2nd Mar.

DIVISION.	DISTRICTS.	STATIONS.	Rain from 24th Feb. to 2nd March 1878.	Rain from 2nd to 9th March 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.	
					Inches.	Up to date.		
BENGAL—continued.								
Dacca.	EASTERN DISTRICTS.		Inches.	Inches.	1878.			
		Dacca ...	Dacca... { Telegraph Office ...	0'80	Not recd.	1'16	2nd Mar.	
			{ Hospital ...	0'55	0'18	1'46	9th Mar.	
	Moonshuggunge	0'49	0'50	1'86	ditto		
		Manickgunge	0'34	0'02	0'00	ditto	
	Farradpore ...	Farradpore	0'89	2'35	3'09	ditto	
		Goalundo	0'27	0'59	1'71	ditto	
	Madaripore	Nil	2'76	4'25	ditto		
		Rackergunge ...	Burrial	0'10	0'08	0'89	ditto
	Persepore	0'10	1'87	2'52	ditto	
	Patookhally	0'10	0'29	0'91	ditto	
	Bhola	0'10	1'36	1'84	ditto	
	Mymensingh ...	Mymensingh	1'22	0'03	2'79	ditto	
		Jamulpore	0'30	Nil	1'55	ditto	
		Atia	Not recd.	0'35	0'94	ditto ...	Not received 24th Feb to 2nd Mar.
Kishoregunge	0'79	0'06	3'63	ditto		
CHITTAGONG.	Chittagong ...	Chittagong { Telegraph Office	0'30	0'50	0'80	ditto		
		{ Jail ...	0'43	0'08	1'41	ditto		
		Cor's Bazar	0'74	1'63	2'27	ditto	
	Noakholly ...	Noakholly	0'30	1'08	4'17	ditto	
		Fenny	0'17	0'36	8'60	ditto	
	Tipperah ...	Comillah	0'30	0'46	2'56	ditto	
		Brahmunbariah	1'24	0'69	3'48	ditto	
	Chittagong Tracts. Hill	Rangamates Hill...	...	0'80	0'80	3'04	ditto	
		Kuma	0'99	Not recd.	0'99	2nd Mar.	From 17th February.
	Hill Tipperah ...	Hill Tipperah	0'61	2'43	4'13	9th Mar.	
BEHAR.								
PATNA.	Patna ...	Patna	Nil	Nil	1'24	ditto	
		Behar	ditto	ditto	1'37	ditto	
		Barh	ditto	ditto	1'28	ditto	
		Dinapore	ditto	ditto	1'50	ditto	
	Gya ...	Gya	0'02	ditto	1'08	ditto	
		Nowadah	Nil	ditto	2'13	ditto	
		Aurangabad	ditto	ditto	0'97	ditto	
		Jehanabad	ditto	ditto	2'33	ditto	
	Shahabad ...	Arrah	ditto	ditto	1'98	ditto	
		Sasaram	ditto	ditto	0'93	ditto	
		Buxar	ditto	ditto	2'70	ditto	
		Bhuboah	Not recd.	ditto	2'80	ditto ...	Not received 24th Feb to 2nd Mar.
	Muzafferpore ...	Muzafferpore	Nil	Not recd.	1'56	2nd Mar.	
		Hajepore	ditto	ditto	1'16	ditto	
		Seetamurhee	0'02	ditto	1'00	ditto	
		Durbhanga ...	Durbhanga	Nil	Nil	1'04	9th Mar.
	Mudhoobunee	ditto	ditto	0'89	ditto	
	Tajpore	ditto	ditto	0'41	ditto	
Sarna ...	Chupra	ditto	ditto	1'32	ditto		
	Sewan	ditto	ditto	2'05	ditto		
Chumpran ...	Motiharee	ditto	Not recd.	1'03	2nd Mar.		
	Bettiah	ditto	ditto	1'15	ditto		
	Sagowlich	ditto	ditto	1'41	ditto		
Monghyr ...	Monghyr	ditto	ditto	0'88	ditto		
	Begoonera	ditto	ditto	2'03	ditto		
	Jamoose	ditto	ditto	1'55	ditto		
	Bhagulpore ...	Bhagulpore	ditto	Nil	2'00	9th Mar.	
Soopee	ditto	ditto	Nil	ditto		
Muddehpore	ditto	ditto	0'80	ditto		
Banka	ditto	ditto	2'26	ditto		
Sonburee	ditto	ditto	0'80	ditto		
Purneah ...	Purneah	ditto	ditto	0'67	ditto		
	Kinsengunge	ditto	ditto	0'81	ditto		
	Arrareah	ditto	ditto	0'40	ditto		
BHAGALPORE.	Sonthal Pergunnahs ...	Nya Doomka	Not recd.	Not recd.	0'49	23rd Feb.	
		Rajmahal	ditto	ditto	0'80	ditto	
		Deoghar	ditto	ditto	0'58	ditto ...	Not received 27th Jan. to 16th Feb.
		Gedda	ditto	ditto	0'96	ditto	

DIVISION.	DISTRICTS.	STATIONS.	Rain from 24th Feb. to 2nd March 1878.	Rain from 3rd to 9th March 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack... { Telegraph Office	Nil	Nil	Nil	9th Mar.	
		... { Hospital	ditto	Not recd.	0'26	2nd Mar.	
		Jajpore ...	ditto	ditto	Nil	ditto	
		Kendraparah ...	0'20	ditto	0'50	ditto	
		Jagatsingapore ...	0'40	ditto	0'50	ditto	
		False Point ...	0'10	ditto	0'30	ditto	
	Pooree	Pooree ...	0'07	Nil	0'07	9th Mar.	
		Khurdah ...	0'05	0'01	0'13	ditto	
	Balasore	Balasore... ..	0'03	0'10	0'87	ditto	
		Bhadrack ...	0'08	Nil	0'39	ditto	
		Jellasore ...	Nil	0'06	1'19	ditto	
		Sorah ...	ditto	1'20	1'28	ditto	
		Chandbally ...	ditto	0'05	0'25	ditto	
	Cuttack Tributary Mahals.	Sumbalpure ...	ditto	Not recd.	0'45	2nd Mar.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh... { Jail	0'02	Nil	0'55	9th Mar.	
		... { Dispensary	0'01	ditto	0'60	ditto	
		Pachamba ...	0'25	ditto	0'56	ditto	
	Lohardugga	Ranchee ...	Nil	Not recd.	0'83	2nd Mar.	
		Palamow ...	0'06	ditto	0'15	ditto	
	Singbhoom	Chyebassa ...	Nil	Nil	1'96	9th Mar.	
	Manbhoom	Purulia ...	ditto	ditto	1'71	ditto	
		Govindpore ...	ditto	ditto	0'94	ditto	Not received 17th to 23rd Feb.
	ARUN & ADJACENT HILLS.						
	Sylhet	Sylhet ...	0'09	Not recd.	1'73	2nd Mar.	
	Sibsagar	Sibsagar ...	0'14	ditto	2'38	ditto	
		Golaghat ...	0'07	ditto	3'48	ditto	
		Jorhat ...	Nil	ditto	2'30	ditto	
		Akyab ...	0'20	0'40	0'60	9th Mar.	
	Rajpootana	Alwar ...	Nil	Nil	0'80	ditto	
		Jampur ...	ditto	ditto	1'29	ditto	
		Sambhar ...	ditto	ditto	0'10	ditto	

CALCUTTA,
The 16th March 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 10th to 16th March 1878.

STATIONS.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	Thermometer.		Humidity Sat. = 100.	Wind.		Rain.	Clouds.	Weather Initials.
					Dry.	Wet.		Direction.	Velocity.			
ALIPORE.	Mar. 10th	10	30.033	30.045	83.2	78.0	70	S W by W	6.3	K, FK	o
	10th	16	29.980	29.991	88.7	73.5	48	S W	10.7	K, CS	o
	11th	10	30.034	30.056	83.0	71.0	63	W by S	4.0	o
	11th	16	29.993	29.994	92.6	65.3	17	N W	4.7	o
	12th	10	30.086	30.107	81.0	75.4	69	W S W	6.0	o
	12th	16	29.941	29.963	90.2	69.1	30	S W by S	12.8	o
	13th	10	30.037	30.049	81.6	75.1	73	W by S	8.6	o
	13th	16	29.987	29.919	91.7	67.7	20	W	5.8	o
	14th	10	29.993	30.016	83.0	76.1	71	S W by W	8.8	C	o
	14th	16	29.938	29.860	91.6	78.3	54	S W by S	6.8	o
SANGOR ISLAND.	15th	10	29.918	29.97	82.5	67.7	43	W S W	12.5	PC	o
	15th	16	29.834	29.856	94.8	71.7	20	W S W	6.5	o
	16th	10	29.929	30.031	85.9	71.3	40	S	6.3	0.23	C K	o
	16th	16	29.931	29.863	84.5	70.3	47	S W by W	11.7	P, FK	o
	Mar. 10th	10	30.030	30.036	84	79	79	S W	12.3	K, FK	o
	10th	16	29.911	29.917	85	79	76	S S E	9.7	K	o
	11th	10	30.035	30.041	80	79	72	W	10.4	FK	o
	11th	16	29.923	29.923	85	78	73	S	8.0	K	o
	12th	10	30.088	30.094	81	78	75	W S W	10.2	FK	o
	12th	16	29.918	29.924	84	78	75	S	12.1	o
CHITTAGONG.	13th	10	30.038	30.044	84	79	70	S W	14.1	PK, FK	o
	13th	16	29.923	29.929	80	80	76	S	13.3	o
	14th	10	30.080	30.015	81	79	79	W S W	14.8	FK	o
	14th	16	29.872	29.878	84	79	79	S S E	14.3	FK	o
	15th	10	29.965	29.971	83	73	60	W S W	21.4	0.40	PK	o
	15th	16	29.861	29.867	88	60	69	S W	13.8	o
	16th	10	30.015	30.021	84	77	72	S	9.7	K	o
	16th	16	29.930	29.936	82	77	79	S S W	12.6	FK, FK	o
	Mar. 10th	10	29.973	30.065	81	76	78	Calm	4.5	1.30	K, PK, FK	o
	11th	10	29.995	30.098	80	74	74	N E	4.3	FK	o
ARAB. CHITTAGONG.	11th	16	30.038	30.132	75	73	90	N	4.5	F	o
	12th	10	29.978	30.071	78	70	65	N E	5.0	o
	13th	10	29.980	30.073	82	71	68	S	5.3	K, FK	o
	14th	10	29.937	30.020	83	78	79	S	8.0	PK	o
	15th	10	29.950	30.043	82	75	71	N E	5.7	PK	o
	16th	10	30.064	30.081	79	75	82	N E	2.0	C	o
	Mar. 10th	10	30.064	30.086	82	76	75	E	1.3	C, K	o
	11th	10	30.107	30.129	80	73	66	E N E	8.3	C	o
	12th	10	30.080	30.102	84	69	44	N E	8.5	o
	13th	10	30.074	30.096	81	71	59	E N E	2.3	o
FALSE POINT CUTTACK.	14th	10	30.047	30.069	82	73	63	E N E	2.5	o
	15th	10	30.064	30.086	81	73	67	E	1.8	C	o
	Mar. 10th	10	29.937	30.019	86	77	65	S	3.4	0.20	C, K	o
	11th	10	30.030	30.112	84	76	68	N E	1.7	o
	12th	10	30.007	30.098	87	76	68	S	2.8	o
	13th	10	29.987	30.049	87	75	55	N N E	4.1	F	o
	14th	10	29.977	30.058	84	70	58	S S W	5.0	o
	15th	10	29.943	30.025	84	71	50	N E	5.2	CK, C	o
	16th	10	29.947	30.029	87	75	55	S S W	6.1	CK, C	o
	Mar. 10th	10	30.019	30.034	86	77	65	S S W	5.3	CCK, C	o
VIRAJAYAN.	11th	10	30.040	30.065	85	77	68	W	5.0	0.20	C	o
	12th	10	30.090	30.103	85	76	64	W	4.5	o
	13th	10	30.017	30.023	87	77	62	W S W	6.7	o
	14th	10	30.007	30.023	88	79	60	W S W	8.3	C, CK	o
	15th	10	30.010	30.025	85	70	64	Calm	10.5	0.10	C, FC, C	o
	16th	10	30.010	30.026	85	70	64	E S E	5.0	o
	Mar. 10th	10	30.023	30.054	85	75	61	S W by W	2.0	o
	11th	10	30.021	30.051	86	77	65	S	2.7	o
	12th	10	30.087	30.118	83	70	64	S by E	2.6	o
	13th	10	30.053	30.084	86	76	61	S W by S	2.6	o
MADRAS.	14th	10	30.021	30.052	86	74	55	S by W	2.0	o
	15th	10	29.980	30.020	87	73	49	S W	2.0	o
	16th	10	29.994	30.025	86	75	58	S E	2.3	o
	Mar. 9th	10	30.070	30.099	84	74	60	S E by S	1.2	o
	10th	10	29.984	30.098	80	75	58	S E by E	1.2	o
	11th	10	30.063	30.075	85	74	60	S E by S	1.3	o
	12th	10	29.931	29.953	86	76	61	S E by S	1.4	o
	13th	10	30.052	30.074	86	76	61	S E	0	o
	14th	10	29.929	29.951	86	76	61	E S E	0	o
	15th	10	30.112	30.134	87	76	58	E N E	7	o
CELEBES.	16th	10	29.990	30.019	87	77	69	E	10	o
	13th	10	30.117	30.139	88	76	52	S E by E	7	o
	14th	10	29.980	30.011	86	77	65	E	8	o
	15th	10	30.115	30.137	87	75	55	E S E	8	o
	16th	10	29.970	29.992	86	76	61	S E by E	10	o
	Mar. 10th	10	30.045	30.067	89	77	59	S E by S	10	o
	11th	10	29.988	29.920	87	77	63	S E by E	12	o
	12th	10	30.008	30.048	85	78	72	N	2.5	C	o
	13th	10	29.968	30.008	86	78	68	N	3.6	o
	14th	10	29.948	30.030	84	77	71	N W	2.5	0.20	o
DIAMOND ISLAND.	15th	10	29.995	30.035	85	77	68	N E	3.8	o
	16th	10	29.995	30.045	87	80	72	N	5.0	C, C	o
	17th	10	29.995	30.035	86	80	76	S by W	7.3	C, C	o
	18th	10	29.973	30.012	87	79	69	N W	2.5	o
	Mar. 10th	10	30.051	30.063	81	78	87	N W	11.9	o
	11th	10	30.028	30.070	82	78	83	N W	11.9	o
	12th	10	30.106	30.148	83	77	79	E	11.9	o
	13th	10	30.060	30.062	83	78	83	N W	9.1	o
	14th	10	30.040	30.062	83	78	83	N N W	9.9	o
	15th	10	30.036	30.078	82	78	88	N N W	7.3	o

* Velocity of wind in miles per hour.

JOHN ELIOT, M.A.,

Meteorological Reporter to the Government of Bengal.

CALCUTTA,
The 16th March 1878.

Results of the Meteorological Observations taken at the Alipore Observatory from 10th to 16th March 1878.

Month.	Date.	Maximum in sun.	Mean pressure; barometer at 32° Fah.	TEMPERATURE.				HYGROMETRY.				WIND.		Rain.	WEATHER.
				Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.	Humidity.	Prevailing direction.	Miles recorded.		
1878.			Inches.	°	°	°	°	°	Inches	°	%			Inches.	
March	10th	151.2	29.945	78.6	89.7	18.7	71.0	73.7	0.766	71.2	78	Till 7 A.M. S through S E, till midnight S W by W.	162	Nil	Chiefly clear, f and w.
"	11th	162.9	.958	78.8	92.8	22.2	70.6	70.7	.815	66.2	66	Till noon N by E through W and N W, till midnight S through N and W.	99	"	Clear and w.
"	12th	147.3	30.021	70.0	91.8	19.3	72.5	72.7	.721	69.5	73	S S W.	160	"	Clear, f and w.
"	13th	150.4	29.949	80.1	94.5	22.5	72.0	72.0	.701	68.6	68	Till 11½ A.M. N through W and N W, till midnight S W through N W and W.	137	"	Morning cloudy, day and night clear, o and w.
"	14th	147.7	.806	83.1	93.1	18.9	74.2	73.3	.686	68.0	60	Chiefly south.	185	"	Morning clear, day and night cloudy, ⊕ o, g, t, l, d and f
"	15th	149.6	.911	70.7	94.8	20.8	74.0	69.6	.690	63.7	58	Till 6 A.M. N W by W through S W and W, till 10½ A.M. S through W and S W, till 9 P.M. S back again through E N and W, till midnight N E by N through W and N.	206	"	Cloudy, o, g, t, l, d, p and f
"	16th	149.7	.976	78.9	91.3	20.3	71.0	70.4	.631	65.6	63	Till 3 A.M. E by S through N E, till 4 P.M. S W by W through S W, till midnight N E by N through W N W and N.	189	*0.23	Cloudy, o, g, t, l and d.

* 0.23 inches fell at 8-40 P.M. of the 16th.

The mean pressure of the seven days ... 29.948
 The average pressure of the corresponding period for 25 years. S. G. Office ... 29.879

The mean temperature of the seven days ... 79.7
 The average temperature of the corresponding period for 25 years. S. G. Office ... 79.7
 The extreme variation of temperature during the seven days ... 24.2
 The maximum temperature during the seven days ... 94.8

The mean relative humidity during the seven days ... 67
 The average relative humidity of the corresponding period for 25 years. S. G. Office 68

The total fall of rain from 10th to 16th March 1878 ... 0.23
 The average fall of the corresponding period for 25 years. S. G. Office ... 0.23
 The total fall from 1st January to 16th March 1878 ... 0.78
 The average fall of the corresponding period for 25 years. S. G. Office ... 2.48

The mean pressure, temperature, &c., are deduced from observations made at 6h., 10h., 16h and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected approximately to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

f foggy, w dew, o overcast, ⊕ solar corona, g gloomy, t thunder, l lightning, d drizzling, / strong wind, p passing temporary showers.

METEOROLOGICAL OFFICE, INDIA,
 The 19th March 1878.

HENRY F. BLANFORD,
 Meteorological Reporter to the Government of India.

PUBLIC WORKS DEPARTMENT,—BENGAL.

GENERAL ESTABLISHMENT.—No. 64.—The 15th March 1878.

Statement showing heights over mean sea-level and low water on Rivers Ganges, Bhagirukkee, and Brahmaputra during the month of February 1878.

RIVER GANGES.														RIVER BHAGIRATHI.				BRAHMAPUTRA.			
Mirzapore.		Benares.		Buzar.		Dinapore.		Monghyr.		Sahabganje.		Ranpore Bauleah.		Goalundo.		Berhampore.		Kishinagar.		Gowhatty.	
Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.		Height over mean sea-level of gauge.	
1st	200.97	176	180.04	188.74	170	141.70	120	100.83	147	68.16	147	45.47	142	10.36	10.36	1.02	83.42	139	10.29	100	147.96
2nd	200.53	194	184.86	168.06	145	141.65	125	100.80	141	68.00	141	45.41	150	10.44	10.44	1.04	83.44	134	10.33	80	147.96
3rd	200.38	200	194.77	168.40	160	141.60	127	100.88	125	68.29	125	45.25	158	10.52	10.52	1.00	83.40	162	10.41	70	148.08
4th	200.50	203	194.56	168.40	155	141.55	129	100.86	125	67.75	125	45.25	155	10.52	10.52	0.98	83.38	166	10.45	74	148.08
5th	200.34	211	194.89	168.24	150	141.50	133	100.82	125	67.46	125	45.20	175	10.62	10.62	0.94	83.34	185	10.37	66	147.96
6th	200.04	219	194.41	168.07	150	141.50	137	100.46	125	67.34	125	45.10	183	10.77	10.77	0.90	83.29	166	10.35	60	147.96
7th	200.07	246	194.34	167.99	150	141.50	145	100.40	125	67.30	125	45.07	175	10.69	10.69	0.85	83.25	145	10.36	60	147.96
8th	200.50	252	194.23	167.91	150	141.50	150	100.35	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
9th	200.43	250	194.30	167.83	145	141.45	152	100.35	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
10th	200.17	243	194.37	167.74	150	141.50	154	100.35	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
11th	200.74	250	194.60	167.74	150	141.50	154	100.35	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
12th	200.54	250	194.60	167.66	150	141.50	160	100.25	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
13th	200.80	181	194.99	167.57	125	141.25	162	100.25	125	67.23	125	45.03	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
14th	200.00	175	195.55	166.97	120	141.20	166	100.19	125	67.16	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
15th	200.18	155	194.86	166.18	115	141.15	170	100.15	125	67.12	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
16th	200.53	198	194.33	166.24	115	141.15	172	100.13	125	67.08	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
17th	200.57	204	194.72	166.24	120	141.20	175	100.10	125	67.04	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
18th	200.10	200	194.60	166.10	116	141.10	183	100.25	125	67.00	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
19th	200.74	232	194.48	166.07	140	141.40	185	100.25	125	67.00	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
20th	200.73	235	194.53	166.09	145	141.45	185	100.00	125	66.93	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
21st	200.75	235	194.53	166.21	150	141.50	190	99.95	125	66.92	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
22nd	200.36	231	194.49	166.21	150	141.50	192	99.93	125	66.93	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
23rd	200.48	236	194.44	166.21	145	141.45	196	99.89	125	66.96	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
24th	200.17	240	194.31	166.22	140	141.40	200	99.83	125	66.96	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
25th	200.00	252	194.23	166.14	135	141.35	204	99.81	125	66.73	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
26th	200.23	255	194.23	166.14	130	141.30	215	99.60	125	66.70	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
27th	200.28	257	194.23	166.14	125	141.25	215	99.77	125	66.66	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
28th	200.34	263	194.18	166.06	120	141.20	215	99.73	125	66.58	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
29th	200.34	263	194.18	166.06	120	141.20	215	99.73	125	66.58	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96
30th	200.34	263	194.18	166.06	120	141.20	215	99.73	125	66.58	125	45.00	166	10.60	10.60	0.83	83.23	139	10.12	60	147.96

J. E. T. NICOLLS, Major-General, R.E.,
Secy. to the Govt. of Bengal, P. W. Department.

Report of Fluctuation of Traffic on the Northern Bengal State Railway for the month of January 1878.

NORTHERN BENGAL STATE RAILWAY.

TRAFFIC DEPARTMENT.

Statement showing the Fluctuation in the Principal Staples of Traffic for the month of January 1878.

STAPLES.	INCREASE.		DECREASE.	
	Up.	Down.	Up.	Down.
	Mds.	Mds.	Mds.	Mds.
Rice	324	843
Pulses
Other food-grains	267	66
Oil-seeds	48
Salt	121	80
Piece-goods, cotton (European)	271	63

SAIDPORE, the 5th March 1878.

G. M. DEBURY, Traffic Superintendent.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for week ended 9th March 1878 on 1,279½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				TOTAL TRAFFIC RECEIPTS.	TRAIN MILES RUN.		
	No. of passen- gers	Coaching receipts.		Weight carried.	Receipts.		Coach- ing.	Merchan- dise.		Total.		
		Rs. A. P.	£ s. d.		Mds. s.	Rs. A. P.					£ s. d.	
Total traffic for the week ...	183,716½	2,40,121 1 0	23,856 2 0	14,72,787 0	5,71,237 7 0	52,305 5 4	8,20,379 0 3	49,307½	112,045½	160,353½		
Or per mile of railway	194 10 8	17 16 11	546 6 1	40 18 4	651 0 0		
For previous 9 weeks of half-year	1,216,257	17,32 23 12 0	159,704 15 3	1,35,00,713 30	48,87,323 0 0	448,022 18 10	60,29,750 12 0	406,196½	950,178½	1,356,374½		
Total for 10 weeks ...	1,399,973½	19,01,354 13 0	182,510 17 3	1,49,82,000 30	54,58,780 7 6	500,388 4 2	74,50,135 5 3	454,504	1,071,224	1,525,728		
COMPARISON.												
Total for corresponding week of previous year ...	155,581	2,10,433 8 5	20,114 14 0	14,39,200 20	5,77,047 14 0	52,806 1 2	7,96,481 7 2	45,031	105,070	150,101		
Per mile of railway, correspond- ing week of previous year	171 7 6	15 14 4	450 14 6	41 6 8	622 6 0		
Total to corresponding date of previous year ...	1,402,079	23,86,061 1 7	218,803 17 0	1,20,15,768 20	54,08,686 5 8	495,701 13 3	77,05,387 7 3	402,350	997,067	1,400,466		

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 9th March 1878 on 223½ miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	Rs. A. P.			
Total traffic for the week	10,034	20,228 8 3	2,670 5 7	1,18,004 20	35,467 12 0	3,201 4 3	64,000 4 3	5,611	5,384½	10,995½
Or per mile of railway		130 10 1	11 19 6	139 8 3	14 10 7	280 2 4				
For previous 9 weeks of half-year	60,738	1,84,083 4 3	16,950 16 0	13,16,886 20	3,70,800 8 0	33,090 7 5	5,55,332 12 3	43,780½	88,043½	131,730
Total for 10 weeks	70,772	2,14,211 12 0	19,630 1 7	14,35,581 0	4,06,337 4 0	37,247 11 8	6,20,510 0 0	40,397½	94,328½	143,725½
COMPARISON.										
Total for corresponding week of previous year	7,387½	23,061 5 6	2,106 9 2	2,88,512 0	60,420 12 0	6,363 11 5	63,483 1 6	5,010	14,732	19,742
Per mile of railway, corresponding week of previous year	107 1 5	9 16 4	310 4 2	29 8 10	417 5 7
Total to corresponding date of previous year	83,213	3,31,988 0 0	30,432 5 16	23,20,904 10	5,01,807 14 0	54,257 0 2	9,23,836 7 9	54,301	140,757	204,058

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 9th March 1878 on 168½ miles open.

	COACHING TRAFFIC.				MERCHANDISE AND MINERAL TRAFFIC.				Total receipts.
	Number of passengers.	Coaching receipts.		Weight carried.	Receipts.				
		Rs. A. P.	£ s. d.		Rs. A. P.	£ s. d.			
Total traffic for the week	43,636	36,228 5 0	3,320 18 7	2,01,056 6	48,925 1 1	4,475 12 7	7,798 11 2		
Or per mile of railway	258	228 14 11	20 19 8	1,270 0 0	505 8 6	23 5 8	40 8 4		
For previous 9 weeks of half-year	357,084½	2,77,967 0 5	25,490 6 1	17,70,424 38	4,29,601 6 6	40,296 16 0	65,777 2 1		
Total for 10 weeks	402,621½	3,14,105 5 5	28,801 4 8	19,71,491 6	4,85,426 7 7	44,778 8 7	73,575 13 3		
COMPARISON.									
Total for corresponding week of previous year	42,270½	34,146 15 10	3,130 2 10	1,79,778 39	31,913 6 1	2,970 7 10	6,000 10 8		
Per mile of railway, corresponding week of previous year	257	215 12 5	19 15 7	1,126 2	197 16 0	18 2 9	37 13 4		
Total to corresponding date of previous year	380,230½	2,84,790 9 0	26,923 5 9	18,36,963 16	3,67,045 5 1	33,691 12 2	50,614 13 11		

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd March 1878 on 82 miles open.

	COACHING TRAFFIC			MERCHANDISE AND MINERAL TRAFFIC.			Total receipts.
	Number of passengers.	Coaching receipts		Weight carried.	Receipts.		
		Rs. A. P.	£ s. d.		Mds. s.	Rs. A. P.	
Total traffic for the week	7,834	3,945 14 0	391 11 9	29,292 20	3,512 12 0	351 5 6	743 17 5
Or per mile of railway	96	48 1 0	4 13 1	357 0	42 13 0	4 5 8	9 1 1
For previous 8 weeks of half-year	71,814	35,875 1 0	3,587 10 1	2,07,227 0	25,938 15 0	2,593 7 11	6,180 18 1
Total for 9 weeks	79,632	39,920 15 0	3,982 1 10	2,36,519 20	29,450 11 0	2,944 13 5	6,923 15 3
COMPARISON.							
Total for corresponding week of previous year, opened 76½ miles	15,587½	8,258 15 0	825 17 11	10,900 0	1,044 14 0	104 9 9	930 7 4
Or per mile of railway, corresponding week of previous year	204	107 14 0	10 15 5	142 20	13 10 0	1 7 3	18 2 6
Total to corresponding date of previous year	50,019½	24,032 1 0	2,405 4 1	1,20,372 0	9,391 6 9	939 2 9	3,344 6 10

TIRHOOT STATE RAILWAY.

Approximate Return of Traffic for week ended 9th March 1878 on 82 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	7,121	3,628 10 0	369 17 3	34,972 0	1,332 14 0	433 5 9	823 3 0
Or per mile of railway	87	44 1 0	4 13 1	426 0	16 10 0	1 7 3	18 2 6
For previous 9 weeks of half-year	70,632	39,820 15 0	3,982 1 10	2,36,519 20	29,450 11 0	2,944 13 5	6,923 15 3
Total for 10 weeks	86,773	43,519 9 0	4,351 19 1	2,71,491 10	33,979 9 0	3,395 19 2	7,746 18 3
COMPARISON.							
Total for corresponding week of previous year, opened 76½ miles
Or per mile of railway, corresponding week of previous year	4,000	2,011 4 0	201 2 6	11,745 0	1,296 0 0	130 12 0	391 14 6
Total to corresponding date of previous year	54,710	26,963 5 0	2,696 6 7	1,54,117 0	10,697 6 9	1,069 14 9	3,678 1 4

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 9th March 1878 on 28 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	9,858	1,817 0 0	181 14 0	33,730 0	1,091 0 0	109 8 0	291 2 0
Or per mile of railway	352	64 8 0	6 9 0	1,204 0	39 0 0	3 18 0	10 7 0
For previous 9 weeks of half-year	80,790	14,567 0 0	1,456 14 0	2,19,670 0	7,496 0 0	749 12 0	2,245 0 0
Total for 10 weeks	90,648	16,374 0 0	1,637 8 0	2,53,400 0	8,586 0 0	858 0 0	2,546 8 0
COMPARISON.							
Total for corresponding week of previous year	10,966	1,592 12 3	159 5 6	20,296 20	694 2 0	69 8 4	229 13 10
Per mile of railway, corresponding week of previous year	391	56 14 1	5 13 9	724 20	24 12 8	2 9 7	8 3 4
Total to corresponding date of previous year	167,444	14,084 4 9	1,408 8 7	1,71,425 30	5,963 1 4	596 6 2	2,067 14 9

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 23rd February 1878 on 172 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	7,572	6,217 15 6	621 15 11	29,076 0	4,047 5 0	404 15 7	1,080 10 6
Or per mile of railway	44	36 2 5	3 12 3	170 0	23 0 4	2 11 1	6 6 5
For previous 7 weeks of half-year	25,776½	15,157 0 0	1,515 14 0	66,458 0	12,564 2 9	1,256 6 4	3,272 0 4
Total for 8 weeks	33,348½	21,374 15 0	2,137 9 11	87,534 0	17,219 7 9	1,721 0 11	3,858 10 10
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year

NORTHERN BENGAL STATE RAILWAY.

Approximate Return of Traffic for week ended 2nd March 1878 on 172 miles open.

		Rs. A. P.	£ s. d.	Mds. s.	Rs. A. P.	£ s. d.	£ s. d.
Total traffic for the week	7,570	6,632 0 0	663 4 0	19,068 0	3,770 0 0	377 0 0	1,049 4 0
Or per mile of railway	44	38 0 0	3 17 0	105 0	22 0 0	2 4 0	6 1 0
For previous 8 weeks of half-year	33,364	21,375 0 0	2,137 10 0	87,534 0	17,219 0 0	1,721 0 0	3,858 10 0
Total for 9 weeks	40,934	28,007 0 0	2,800 14 0	1,06,592 0	20,989 0 0	2,098 0 0	4,598 14 0
COMPARISON.							
Total for corresponding week of previous year
Per mile of railway, corresponding week of previous year
Total to corresponding date of previous year



The Calcutta Gazette.

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→ Parts IA, V, and VI are not sent to officers receiving the *Gazette of India*.

PART I. •

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1613A.

GENERAL.—*The 15th March 1878.*—Mr. C. A. Wilkins is appointed to act as a Joint-Magistrate and Deputy Collector of the First Grade in Shahabad, with effect from the date on which he was relieved of his appointment as Officiating Magistrate and Collector of that district.

Baboo Debi Persad, Sub-Deputy Collector, Doomka, Sonthal Pergunnahs, is allowed leave for two months and twenty-one days under Section 9, Supplement F of the Civil Leave Code, with effect from the 3rd January 1878.

Baboo Lachmi Narain is appointed to act temporarily as a Sub-Deputy Collector of the Second Grade during the absence, on leave, of Baboo Debi Persad, or until further orders.

Baboo Lachmi Narain is posted to Banks, in Bhagulpore.

The 16th March 1878.—Mr. H. G. Cooke, Officiating Joint-Magistrate and Deputy Collector, Sarun, is vested with the powers of a Collector under Act VII (B.C.) of 1868.

Baboo Nobin Krishna Banerjee, temporary Sub-Deputy Collector, Bagirhat, Jessore, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st February 1878, or such date as he may have availed himself of it.

Mr. A. H. Haggard, Officiating Joint-Magistrate and Deputy Collector, in charge of the Serampore division of the Hooghly district, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 8th April next.

Mr. F. H. Harding, Officiating Joint-Magistrate and Deputy Collector, Dacca, is appointed to have charge of the Serampore division of the Hooghly district during the absence, on leave, of Mr. A. H. Haggard, or until further orders.

The services of Baboo Bhugwan Chunder Sen, Deputy Magistrate and Deputy Collector, Patna, are placed at the disposal of the Commissioner of the Patna Division for employment in the Durbhunga estate, with effect from the date on which he assumed charge of his duties in that estate.

Baboo Gopendro Krishna, Deputy Magistrate and Deputy Collector, is posted to the Sudder Station of the district of Moorshedabad, with effect from the date on which he may be relieved of his present appointment as Officiating Registrar of Calcutta.

Baboo Kali Prosonno Sircar, Deputy Magistrate and Deputy Collector, Jessore, is transferred to Shahabad.

Baboo Protap Chunder Chatterjee, Deputy Magistrate and Deputy Collector, is posted to the Sudder Station of Jessore.

Mr. C. G. M. Shircore, Officiating Deputy Magistrate and Deputy Collector, Gya, on leave, is posted to the Sudder Station of the district of Dacca.

Baboo Sant Prosad, Officiating Deputy Magistrate and Deputy Collector, Monghyr, is transferred to Gya.

Pundit Srish Chunder Vidyarnutha, Deputy Magistrate and Deputy Collector, Balasore, on leave, is posted to the Sudder Station of the district of Howrah.

Baboo Gopal Chunder Mookerjee, Officiating Deputy Magistrate and Deputy Collector, Howrah, is posted to the Sudder Station of the district of Balasore.

Baboo Sreenath Bhudder, Deputy Magistrate and Deputy Collector, Chittagong, on leave, is posted to the Sudder Station of the district of Cuttack.

Mr. R. C. Dutt, Officiating Joint-Magistrate and Deputy Collector, Dukhin Shabazpore, Backergunge, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved of his present duties.

Moulvie Syud Tujummul Ali, Deputy Magistrate and Deputy Collector, Backergunge, is appointed to have charge of the Dukhin Shabazpore division of that district during the absence, on leave, of Mr. R. C. Dutt, or until further orders.

The Right Hon'ble the Secretary of State for India has been pleased to grant an extension of leave to the officers named below for the periods specified against their names:—

Mr. A. C. Brett, c.s., 6 days' furlough.

„ W. B. Martin, Deputy Magistrate and Deputy Collector, six months on medical certificate.

Baboo Dwarka Nath Bose, Sub-Deputy Collector, Bogra, is appointed to be a Sub-Deputy Collector of the First Grade, *vice* Baboo Bhobotosh Banerjee.

Baboo Nolin Chunder Roy, temporary Sub-Deputy Collector, Pabna, is appointed to be a Sub-Deputy Collector of the Second Grade, *vice* Baboo Dwarka Nath Bose.

Moulvie Wajee-ooddin Ahmed, temporary Sub-Deputy Collector, Julpigoree, is appointed to act in the Second Grade of Sub-Deputy Collectors during the absence, on deputation, of Baboo Okhoy Coomar Bose, or until further orders.

The 19th March 1878.—Mr. J. Pratt, c.s., reported his departure from India, on furlough, per steam ship *Mongolia* on the 11th instant.

Mr. F. St. C. Grimwood, Assistant Magistrate and Collector, Sewan, Sarun, is appointed to have charge of the Tajpore division of the Durbhunga district.

The orders of the 26th ultimo, published in the *Calcutta Gazette* of the 27th idem, appointing Mr. F. H. Harding, Officiating Joint-Magistrate and Deputy Collector, Dacca, to have charge of the Tajpore division of the Durbhunga district, are cancelled.

Mr. C. J. O'Donnell, Officiating Joint-Magistrate and Deputy Collector, in charge of the Nowadah division of the Gya district, is appointed to have charge of the Sewan division of the Sarun district.

Mr. J. B. Worgan, District and Sessions Judge of Sarun and Ohumparun, who was, under orders of the 8th January last, appointed to act in the First Grade of Judges, will continue to act in that grade until further orders, *vice* Mr. H. B. Lawford.

Mr. A. C. Mangles, Officiating Opium Agent, Behar, is appointed to act as Commissioner of the Chota Nagpore Division, during the absence, on leave, of Mr. W. LeF. Robinson, or until further orders.

Mr. T. E. Ravenshaw, Commissioner of the Orissa Division and Superintendent of the Tributary Mehals, Cuttack, is allowed furlough for a period of eight months, under Section 12 of the Civil Leave Code, together with subsidiary leave for 21 days under Section 24 of the Code, with effect from such date as he may avail himself of it.

Mr. A. Smith, Officiating Commissioner of the Dacca Division, is appointed to act as Commissioner of the Orissa Division and as Superintendent of the Tributary Mehals, Cuttack, during the absence, on leave, of Mr. T. E. Ravenshaw, or until further orders.

Mr. D. R. Lyall, Magistrate and Collector, Dacca, is appointed to act temporarily as Commissioner of the Dacca Division.

Mr. F. H. Harding, Officiating Joint-Magistrate and Deputy Collector, Dacca, is appointed to act temporarily as Magistrate and Collector of that district.

LEGISLATIVE.—*The 19th March 1878.*—The Lieutenant-Governor has been pleased to accept the resignation tendered by the Hon'ble H. F. Brown of his seat in the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

The Lieutenant-Governor has been pleased to accept the resignation tendered by the Hon'ble S. C. Bayley, c.s., of his seat in the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

ECCLESIASTICAL.—*The 16th March 1878.*—The Rev. G. F. Popham Blyth reported his departure from India, on furlough, on the 22nd February 1878.

EDUCATION.—*The 13th March 1878.*—Moonshee Radha Lall, Deputy Inspector of Schools, Shahabad, is allowed leave for two months under Section 3, Supplement F of the Civil Leave Code, in extension of that granted to him under orders of the 4th February 1878.

The 14th March 1878.—The following gentlemen are appointed to be members of the Beerbhoom District School Committee :—

Baboo Nobin Chunder Gangooly, Subordinate Judge.

Surgeon G. C. Roy, Civil Surgeon.

The 18th March 1878—Baboo Nilmoney Mookerjee, Assistant Professor of Sanskrit, Presidency College, is allowed leave for four months under Section 3, Supplement F of the Civil Leave Code with effect from the 11th January last.

OPIMUM.—*The 19th March 1878.*—Mr. W. H. D'Oyly, Magistrate and Collector, Rajshahye, is appointed to act as Opium Agent of Behar, during the absence, on leave, of Mr. H. W. Alexander, or until further orders.

Dr. J. J. Durant, Principal Assistant, Opium Agent, Behar, is appointed temporarily to have charge of the office of Opium Agent, Behar, in addition to his own duties, till relieved by Mr. W. H. D'Oyly.

MEDICAL.—*The 13th March 1878.*—Baboo Aushoke Krishna Shaha, Resident Assistant Surgeon, Campbell Hospital, Sealdah, is allowed leave for two months and twelve days under the rules in Chapter VII of the Civil Leave Code.

Surgeon-Major R. Bird, Civil Surgeon, Burdwan, is appointed to act as Civil Surgeon of Patna and Superintendent of the Temple Medical School during the absence, on duty, of Surgeon-Major B. Simpson, or until further orders.

Surgeon L. Cameron, Civil Surgeon, Backergunge, on leave, is appointed to act as Civil Surgeon of Burdwan during the absence, on deputation, of Surgeon-Major R. Bird, or until further orders.

The 14th March 1878.—Third Grade Assistant Surgeon Debendra Nath Gupta, temporarily attached to the Charitable Dispensary at Chupra, is appointed to have charge of the Charitable Dispensary at Boinchee, in the district of Hooghly.

Third Grade Assistant Surgeon Aukhor Nath Bose, attached to the Sub-division and Dispensary at Palamow, is appointed to have charge of the Charitable Dispensary at Chupra.

Third Grade Assistant Surgeon Batta Krishna Dutta, on leave, is appointed to have medical charge of the Sub-division of, and Dispensary at, Palamow, in the district of Lohardugga.

The 16th March 1878.—Assistant Surgeon Behari Lal Pal, doing duty in the Campbell Hospital, Sealdah, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

The 19th March 1878.—Surgeon-Major W. J. Palmer, Professor of Anatomy and Second Surgeon, Medical College Hospital, and Medical Inspector of Emigrants, Calcutta, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 4th proximo.

Surgeon-Major E. J. Gayer is appointed to act as Professor of Anatomy and Second Surgeon, Medical College Hospital, Calcutta, during the absence, on leave, of Surgeon-Major W. J. Palmer, or until further orders.

PORT TRUST.—*The 19th March 1878.*—Mr. W. Craik is re-appointed to be a Commissioner for making Improvements in the Port of Calcutta under Act V (B.C.) of 1870.

MUNICIPAL.—*The 7th March 1878.*—The following gentlemen are appointed, under Section 15 of Act V (B.C.) of 1876, to be Commissioners for the Rungpore Municipality :—

Baboo Krishna Doyal Roy, Pleader.

„ Horo Doyal Roy, Zemindar's Agent.

The 19th March 1878.—Mr. F. J. Fergusson, Barrister-at-Law, is appointed to be a Commissioner of the town of Calcutta under Section 6, Act IV (B.C.) of 1876, *vice* Rajah Degumber Mitter, C.S.I., resigned.

ROAD CESS.—*The 14th March 1878.*—The following gentlemen are appointed to be members of the Muddehpoorah Branch Road Cess Committee :—

Baboo Soorjmoni Jha, Landholder and Pleader.

Mr. A. Stevens, Manager of Singhesur Factory.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th March 1878.—It is hereby notified that the Lieutenant-Governor has been pleased, under Section 314 of Act V (B.C.) of 1876, to substitute the following amended bye-law for bye-law No. 11 of the bye-laws for the Kishnaghur Municipality, published with the Government notification dated the 4th February 1878 in the *Calcutta Gazette* of the 6th idem, Part I, page 91 :—

Bye-law No. 11.—“Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the Office of the Commissioners within one week from the date of the service of the requisition in the manner described in Section 367 of the Act.”

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 15th March 1878.—It is hereby notified that the gentlemen named below have been appointed to form a Committee for the purpose of enquiring into the causes of the increased unhealthiness of the town and station of Dinagore, and of reporting what measures should be adopted to improve their sanitary condition:—

Dr. R. Harvey, Officiating Sanitary Commissioner for Bengal, <i>President.</i>	
The Chairman of the Dinagore Municipality, ...	} <i>Members.</i>
The Vice-Chairman of the Dinagore Municipality, ...	
The Executive Engineer of the district, ...	
The Civil Surgeon of the District, and ...	
Dr. K. D. Ghose, Civil Medical Officer of Rungpore, ...	

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th March 1878.—The following Bye-laws framed by the Municipal Commissioners of Howrah at a meeting under section 313, of Act V (B.C.) of 1876, having been confirmed by the Lieutenant-Governor under section 314 thereof, are hereby published for general information:—

For regulating the conduct of business at Meetings of the Commissioners.

1. An Ordinary General Meeting of the Commissioners shall be held on every first and third Thursday of the month.
2. All such meetings shall be convened by the Chairman or Vice-Chairman by notice to be served on each Commissioner, not later than the Monday preceding the day of the meeting.
3. In the event of the Chairman or Vice-Chairman determining to call an Extraordinary General Meeting, not less than two clear days' notice shall be given to the Commissioners of the day fixed for such Extraordinary General Meeting.
4. Every notice convening a meeting shall be accompanied by a list of the business signed by the Chairman or Vice-Chairman to be brought forward at such meeting.
5. Any Commissioners wishing to bring forward any business shall give notice of such intention in writing to the Chairman a week before the meeting, when the Chairman or Vice-Chairman shall include such business in the list of the business to be laid before such meeting.
6. No business shall be considered, or proposition received at any meeting, if it does not appear in the list of business.
7. At all Ordinary General Meetings the proceedings shall be commenced by the Secretary reading the Minutes of the last Ordinary or Extraordinary General Meeting with a view to ascertain if the resolutions passed at such meeting have been faithfully and accurately recorded in the words used by the mover of such resolution, or if amendments thereto shall have been passed in the words used by the mover of such duly passed amendments.
8. In the event of any Commissioner being of opinion that any such resolution has not been accurately recorded, it shall be competent to such Commissioner to state his opinion to that effect, and thereupon the Chairman shall decide, whether or no, such resolution has been accurately recorded by reference to the original draft of such resolution written and signed by the mover, and if he finds the Minute to be inaccurate, he shall then and there make the necessary correction in the Minute Book, provided that no discussion as to the propriety or otherwise of such resolution shall be allowed.
9. The order in which the several subjects shall be discussed at a meeting shall be determined by the order in which they are mentioned in the Chairman's list.
10. On the Commissioners proceeding to the consideration of any subject, the Secretary shall first read to the Commissioners the letters and papers connected with such subject, and thereupon any Commissioner may make a proposition regarding such subject, and address the meeting prior to the question being put to vote by the President, provided that such Commissioner shall confine his remarks to the subject under consideration.
11. Every proposition made shall be written out by the proposer, and signed by him.
12. Every proposition shall be seconded by one Commissioner who shall also sign or initial the draft proposition written by the proposer.
13. The Commissioner who first addresses the meeting shall be entitled to be heard first, and should more than one Commissioner address the meeting, the right of precedence shall be determined by the President.
14. Any Commissioner shall be at liberty to call the attention of the President to a point of order, even when a Commissioner is addressing the meeting.
15. Any Commissioner may propose an amendment to a proposition to the effect that certain words in the proposition originally made be omitted therefrom, that certain words be substituted, or that certain words be added thereto, provided that such amendment be proposed when the subject is being discussed and the original proposition is still before the meeting.

16. On the discussion being concluded, in the event of several amendments having been proposed, the President shall put the last amendment to the vote first; if negatived, he shall put the second amendment, and then the first, and if all the amendments are lost, the original proposition shall be put to the vote.

17. No Commissioner shall be allowed to vote by proxy, when he is unable to attend a meeting, or under any circumstances.

18. On a proposition being made and seconded, the President shall put the same to the vote.

19. Votes shall be taken by show of hands.

20. All votes shall be put by the President, first in the affirmative, and then in the negative form.

21. Any Commissioner may decline to vote on any subject without assigning his reason for abstaining from voting.

22. Any Commissioner may, with the President's permission, make a proposition that a subject under consideration be postponed, or that the consideration of it be adjourned either to a fixed date, or *sine die*.

23. It shall be competent to any Commissioner to move a resolution to the effect that the subject under consideration be referred to a committee, provided that such Commissioner shall also at the same time propose the names of the members of such committee.

24. It shall be competent to the members of any such committee appointed to vote at any general meeting on the subject reported on by such committee.

25. Should any Commissioner object to any part of a report submitted by such committee, such Commissioner shall be competent to make a proposition that the report be adopted, except with regard to the particular part objected to by him, or that such report be again referred to the committee, or that the report be entirely set aside.

26. A subject once finally disposed of by a resolution duly passed at a meeting shall not be re-opened at any subsequent meeting, unless at least three-fourths of the Commissioners present at a meeting, of which due notice has been given, consent that such subject shall be re-opened and re-considered, provided that resolutions adjourning the consideration of a subject may be re-considered at any meeting after the usual notice.

27. The minutes of the proceedings of all meetings shall show the names of the President and of all members attending, the words of every proposition and every amendment, and in cases where votes are taken the number of votes *pro* and *con*.

For regulating the mode of collecting taxes.

28. Every collecting officer shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the municipality and the signature of the Chairman or Vice-Chairman. Every collecting officer at the time of demanding payment shall be bound to show this certificate if required.

29. The collecting officer taking the money in payment of any demand shall give the receipt for it.

For regulating the conduct of persons employed by the Commissioners.

30. All persons employed by the Commissioners, whose services may no longer be required, shall be liable to discharge after receipt of previous notice, or pay in advance for the period of one month, and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month, on pain of forfeiture of one month's salary.

31. All persons now holding, or who may hereafter be appointed to any office under the Commissioners, shall, when required to do so, furnish good security to such amount as the Commissioners may from time to time fix, and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

32. The Commissioners shall have power to inflict, for neglect of duty, a fine not exceeding one month's pay upon any person employed by them.

For regulation and management of privies.

33. Every owner or occupier of any house, land, or premises from which offensive matter is not removed by the said owner or occupier, shall give free access to the servants of the municipality to such parts of his house, land, or premises where night-soil or filth is kept for the removal of such night-soil or filth within such hours as may have been fixed on by the Municipal Commissioners.

Penalty for infringement a fine not exceeding Rs. 5.

34. Every person shall construct his privy above ground and shall provide his privy or premises with a suitable moveable receptacle of metal or earthenware.

Penalty for infringement a fine not exceeding Rs. 20.

35. No owner or occupier of any house, land, or premises, in or on which any privy may be situated, shall allow night-soil, urine, or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow, or excavation (or any place containing waste and stagnant water).

Penalty for infringement a fine not exceeding Rs. 20.

36. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cesspool into any river, tank, khal, water-course, or receptacle for water, or dispose of the above-mentioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

Penalty for infringement a fine not exceeding Rs. 20

37. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle of such description and pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Municipal Commissioners at Meeting may from time to time direct.

Penalty for infringement a fine not exceeding Rs. 20.

38. No night-man, sweeper, or other person carrying night-soil through the streets shall loiter or deposit any vessel containing night-soil on or by the side of any public road or street.

Penalty for infringement a fine not exceeding Rs. 20.

39. No place shall be used for the collection of night-soil or as a *tolla mahter's* depôt without a license from the Municipal Commissioners.

Penalty for infringement a fine not exceeding Rs. 20.

40. In granting a license for a public latrine the Commissioners may make such conditions as they think necessary for ensuring that it shall be kept in a clean and proper state and for registering the persons employed in such latrine, &c., and may provide that if these conditions be violated the license may be withdrawn.

For regulating burning ghâts and burying-grounds.

41. No person shall bury or cause to be buried any corpse in any burial-ground, in a grave constructed of masonry in such manner that the top of the coffin, or the body when no coffin is used, shall be at a less depth than five feet from the surface of the ground.

Penalty for infringement a fine not exceeding Rs. 20.

42. No person shall bury or cause to be buried in any burial-ground, any corpse in a grave not constructed of masonry which shall be less than six feet deep.

Penalty for infringement a fine not exceeding Rs. 20.

43. No person shall build or dig, or cause to be built or dug, any grave in any burial-ground at less distance than two feet from any other existing grave.

Penalty for infringement a fine not exceeding Rs. 20.

44. No person shall build or dig, or cause to be built or dug, a grave in any burial-place in any other line than that marked out by the Commissioners.

Penalty for infringement a fine not exceeding Rs. 20.

45. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

Penalty for infringement a fine not exceeding Rs. 20.

46. Every person who shall bring or convey, or cause to be brought or conveyed, any corpse, or part thereof, to any burning-ground, shall burn or cause the same to be burnt within two hours after its arrival at the said burning-ground.

Penalty for infringement a fine not exceeding Rs. 20.

47. No person when burning, or causing to be burnt any corpse, or part of a corpse in any burning-ground, shall permit the same, or any part thereof, to remain without being completely reduced to ashes, or shall permit the clothes or other articles connected with the burning of such corpse to remain at or near such burning-ground, unless the same be completely reduced to ashes.

Penalty for infringement a fine not exceeding Rs. 20.

48. No person shall remove or sell any clothes, or other articles, appertaining to a corpse, which may have been left at any burial-ground or burning ghât.

Penalty for infringement a fine not exceeding Rs. 50.

49. No one shall carry a corpse or part of a corpse through any highway, unless it be decently covered and totally concealed from view.

Penalty for infringement a fine not exceeding Rs. 10.

50. No person, while conveying any corpse or part of a corpse, shall, except for the purpose of ordinary relief, deposit it on or near any public highway.

Penalty for infringement a fine not exceeding Rs. 10.

51. Every corpse, or part of a corpse, that has been kept or used for the purpose of dissection must be removed in a closed receptacle.

Penalty for infringement a fine not exceeding Rs. 20.

General bye-laws.

52. No person shall put, or cause to be put, on any house or other building any spout, or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom injuriously affects, or tends to injuriously affect, any public road or drain.

Penalty for infringement a fine not exceeding Rs. 5 ; penalty for continued infringement, after notice, Re. 1 daily

53. The Commissioners may give notice in writing to the owner of any building to which any spout or spouts may now be attached, from which water is discharged to the injury of any road or drain, to remove or alter the same within seven days in such a manner as they shall direct; and any person who shall fail to comply with such notice shall be liable to a fine of not exceeding Rs. 10, and to a daily fine of Rs. 2 until such requisition be complied with.

54. No person shall construct, or place over, or by the side of any public drain, any bridge, platform, building, or structure of any kind except by, and with the written permission of, the Commissioners, and in such manner as they shall direct.

Penalty for infringement a fine not exceeding Rs. 10; penalty for continued infringement Rs. 3 daily.

55. No person shall make a shop over any public drain, or in any way occupy any culvert, bridge, or platform, which may have been placed over any public drain.

Penalty for infringement a fine not exceeding Rs. 20.

56. If any house, wall, or other erection, or any part thereof, fall upon any public highway, or into any public drain, the owner of such house, wall, or erection shall remove it after notice within the time prescribed by the Commissioners.

Penalty for infringement a fine not exceeding Rs. 10; penalty for continued infringement Rs. 5 daily.

57. No person shall prepare any channel, or convey water by any channel, across any public thoroughfare except in such manner as shall have been approved of by the Commissioners.

Penalty for infringement a fine not exceeding Rs. 10; for continued infringement, after notice, Rs. 2 daily.

58. No person shall steep in any tank, khal, or ditch within municipal limits any jute, hemp, bamboos, or other vegetable matter.

Penalty for infringement a fine not exceeding Rs. 20; penalty for continued infringement, after notice, Rs. 2 daily.

59. No person shall, without the written permission of the Commissioners, set up any obstruction in any nullah or water-course; and the Commissioners may order the removal of any such obstruction.

Penalty for infringement a fine not exceeding Rs. 10; penalty for continued infringement, after notice, Rs. 4 daily.

60. No person shall allow any pigs to be at large, or keep them otherwise than in closed styes.

Penalty for infringement a fine not exceeding Rs. 20.

61. No person shall perform any office of nature in any place outside private premises other than such as may have been appointed by the Commissioners; provided that such places have been set apart by the Commissioners.

Penalty for infringement a fine not exceeding Rs. 10.

62. No person shall allow any diseased or worn out animal to stray into any highway or into any place whence such animal can escape into any highway.

Penalty for infringement Rs. 5.

63. No person shall picket any animals, or collect carts, or form any encampment upon any public ground without the permission of the Commissioners.

Penalty for infringement a fine not exceeding Rs. 10.

64. No person shall tether or picket any animals in any road, or by the side of any drain.

Penalty for infringement a fine not exceeding Rs. 20.

65. No person shall enlarge or deepen any existing tank or other excavation without the permission of the Commissioners.

Penalty for infringement a fine not exceeding Rs. 50.

66. No person shall cut sods or grass, or remove earth or grass, from the margin of any public road, or from any public drain.

Penalty for infringement a fine not exceeding Rs. 20.

67. No person shall remove from or deposit earth, or any other substance in, or make any alteration whatever in, any drain without the permission of the Commissioners.

Penalty for infringement a fine not exceeding Rs. 20.

68. The Commissioners may give notice in writing to the owner or occupier of any land within three days to trim or prune any hedges, and to cut and trim any trees overhanging any public drain, or any drain which is connected with any public drain. Any person who shall fail to comply with such requisition shall be liable to a fine not exceeding Rs. 20, and to a fine of Rs. 2 per day until the requisition be complied with.

69. Any person who shall, in contravention of the prohibition contained in section 256 of the Act, make, renew, or thoroughly repair with grass, leaves, mats, or other inflammable materials the external roofs and walls of any hut or other building, shall be liable to a fine not exceeding Rs. 20, and the Commissioners shall have power to order to be demolished any such hut or building, by giving notice in writing to such effect to the owner thereof; and any person who shall fail to comply with such notice within three days shall be liable to a fine of Rs. 2 for each day during which he shall fail to comply with such requisition.

70. Any person required by the Act or by any bye-law under it to take out a license shall produce and show his license when required to do so by any Commissioner or any person duly empowered by the Commissioners in writing to make such requisition.
Penalty for infringement a fine not exceeding Rs. 5.

For regulating the disposal of offensive matter, rubbish, and dead bodies of animals.

71. The Commissioners may from time to time order to be closed and appoint places for the deposit of the carcasses of animals, and any person who shall deposit, or cause to be deposited, the carcass of any animal, in any place other than may have been appointed by the Commissioners, or in any place which they may have ordered to be closed, shall be liable to a fine not exceeding Rs. 50.

72. No person shall throw or place or permit his servants to throw or place on any road or street any broken glass, broken bottles, or crockery, but such rubbish may be placed directly on the conservancy carts.

Penalty for infringement a fine not exceeding Rs. 10.

73. Every person within whose premises any animal may die shall, within two hours after its death, or if death occurs at night, within two hours after daylight, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcasses, or report its death to the conservancy overseer of the division within which such premises may be situated, and in such latter case shall pay the said overseer the expense of removing the carcass at such rate as the Commissioners may determine, and in cases where the said person is not the owner of the animal and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer when called upon shall neglect to remove a carcass.

Penalty for infringement a fine not exceeding Rs. 10.

74. No person shall deposit, or cause to be deposited, any carcass or part of a carcass in any other than such places as may from time to time be appointed by the Commissioners for the reception of such carcasses.

Penalty for infringement a fine not exceeding Rs. 10.

For regulating traffic in the streets.

75. No person shall, without the permission of the Commissioners, take an elephant or camel along any public road within the limits of the municipality, except by such route as shall be fixed for the purpose by the Municipal Commissioners.

Penalty for infringement a fine not exceeding Rs. 50.

76. No person shall leave any truck on any public road.

Penalty for infringement a fine not exceeding Rs. 20. Penalty for continued infringement after notice, Rs. 10 daily.

77. No person shall let off any fire-balloons, fire-works, or fire-arms in or near any public road without the permission of the Commissioners, nor otherwise than as the Commissioners shall direct.

Penalty for infringement a fine not exceeding Rs. 20.

78. No person shall fly kites on any public road.

Penalty for infringement a fine not exceeding Rs. 10.

79. No person shall deposit, for any purpose, any article or thing on any road, without the permission of the Commissioners.

Penalty for infringement a fine not exceeding Rs. 20.

80. Every carriage plying between dusk and dawn, shall carry two conspicuous lights and every cart shall carry one conspicuous light, except on bright moonlight nights.

Penalty for infringement a fine not exceeding Rs. 20.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 19th March 1878.—Under the provisions of Section 5 of Act XIII of 1859, entitled "an Act to provide for the punishment of breaches of contract by artificers, workmen and laborers in certain cases," the Lieutenant-Governor is pleased to extend the said Act to the North Suburban Municipality, in the district of the 24-Pergunnahs, within the limits set forth in the Government Notification No. 3, dated the 10th September 1877, published in the *Calcutta Gazette* of the 26th idem, Part I, page 1402.

2. The powers vested by the said Act in a Magistrate of Police shall be exercised in the aforesaid Municipality by the Bench of Magistrates exercising First Class powers which holds sittings at Barnagore, a place within the Municipality.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 18th March 1878.—It is hereby notified for general information that the declaration published in the *Calcutta Gazette* of the 22nd July 1874, Part I, page 1164, for the acquisition of a strip of land measuring, more or less, 5 cottahs and 12 chittacks, situated in the town of Howrah, pergunnah Boro, in the district of Hooghly, for the purpose of widening a road in the said town of Howrah, called the Tindal Garden Road, has been cancelled at the request of the Municipal Commissioners of that town.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 9th March 1878.—In accordance with the provisions of Act XII of 1875, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to direct that the following scale of fees shall be charged to vessels employing licensed pilots in the port of Dhamra :—

Draught in feet.	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Pilotage fees in rupees ...	20	30	40	50	55	60	65	70	80	90	100	110	130	150

For every foot above 20 feet an additional sum of Rs. 32 will be charged. Half rates for steamers under steam, and two-thirds for vessels taking the aid of steam.

The above fees only cover the pilotage one way, inwards or outwards.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 6th March 1878.—It is hereby notified for general information that, under the power vested in him by Clause 2 of Section 3 of the Regulation for the peace and good Government of the territory known as the Sonthal Pergunnahs, the Lieutenant-Governor of Bengal is pleased to direct that from this day the provisions of Act XL of 1858, passed by the Governor-General in Council, being an Act for making better provision for the care of the persons and property of minors in the Presidency of Fort William in Bengal, shall have force and effect in the Sonthal Pergunnahs.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 14th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up at the public expense for a public purpose, viz. for an extension of the Tirhoot State Railway from Bazidpur to a point at or near Chumpta Ghât, it is hereby declared that for the above purpose a strip of land measuring about 1 mile in length and varying from 50 feet to 600 feet in breadth, and passing through the villages named below, containing an area, more or less, of 59 acres, is required :—

This declaration is made under Section 6, Act X of 1870, to all whom it may concern.

ZILLAH MONOHYR.

Pergunnah Balagatch.
Village Sahit.

Pergunnah Imadpur.
Village Chumptha.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 4th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose viz. for repairing the breach in Kenny's Bund, in the village of Dhuboil, pergunnah Taragonia, in Mahammed Shahi, district Nuddea, for the protection of the Northern Bengal State Railway, it is hereby declared that for the above purpose three pieces of land, bounded

as below, and measuring more or less 2 roods and 19 poles, equivalent to 1 beegha 17 cottahs and 7 chittacks of standard measurement, is required in the aforesaid village of Dhuboil:—

1st piece.—Bounded on the north, east, and south by Jharu Joaddar's land, and west by Kenny's Bund.

2nd piece—Bounded on the north, south, and east by Jharu Joaddar's land, and on the west by Kenny's Bund.

3rd piece.—Bounded on the north, west, and south by Mohim Chandra Roy's jote, and on the east by Kenny's Bund.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 4th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of the Northern Bengal State Railway from Chandgaon, in pergunnah Mohammed Shahi, to the river Padma, it is hereby declared that for the a

Chandgaon, in pergunnah Mohammed Shahi.

Bharnamara, in pergunnah Taragooma, in Mohammed Shahi.

Nowlapara, in pergunnah Mohammed Shahi.

Dunookdia, in pergunnah Taragooma, in Mohammed Shahi.

purpose a strip of land measuring, more or less, one mile and 31 chains in length, and ranging from 218 feet to 4,000 feet in breadth, measuring, more or less, 146 acres and 23 poles, equivalent to standard beeghas 442 cottah 1 and chittacks 11, more or less, and passing through the villages noted in the margin, is required in the district of Nuddea.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 1614A.

The 13th March 1878.—Kumar Barendra Krishna, Officiating Deputy Magistrate and Deputy Collector, Midnapore, is vested with the powers of a Magistrate of the Second Class.

Baboo Juggodiswar Goopto, B.L., is appointed to officiate as Moonsif of Bankoora, in the district of West Burdwan, during the absence, on leave, of Baboo Nilmony Dass, B.L., or until further orders.

The 15th March 1878.—Baboo Bhugwan Chunder Sen, First Subordinate Judge, Backergunge, is allowed leave for thirty days under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st proximo, or such subsequent date as he may avail himself of it.

Baboo Lachmi Narain, who has, under separate orders of this date, been appointed to act temporarily as a Sub-Deputy Collector of the Second Grade at Banka, in Bhagulpore, is vested with the powers of a Magistrate of the Third Class.

The 16th March 1878.—Baboo Lall Mohun Shome, temporary Sub-Deputy Collector, Khoonah, in Jessore, is vested with the powers of a Magistrate of the Third Class.

Mr. J. G. Ritchie, Assistant Magistrate and Collector, on duty at Damsong, in Darjeeling, is vested with powers under Sections 142, 157, 417, and 521 of Act X of 1872.

The 19th March 1878.—Baboo Bhoobun Mohun Ghose, Officiating Moonsif of Bhotmari, in the district of Rungpore, is vested, under Section 29 of the Bengal Civil Courts' Act (VI of 1871), with the powers of a Small Cause Court Judge for the trial of suits cognizable by such courts up to the amount of Rs. 50.

LEAVE OF ABSENCE TO MOONSIFS.—*The 14th March 1878.*—Baboo Janokynath Mookerjee, Moonsif of Outwa, in the district of Burdwan, is allowed privilege leave of absence for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 15th March 1878.

Baboo Gopee Mohun Mookerjee, Moonsif of Gungarampore, in the district of Dinagepore, is allowed privilege leave of absence for two months and fifteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st March 1878.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 13th March 1878.—It is hereby notified that the Lieutenant-Governor has been pleased to sanction the extension of the provisions of Section 34 of Act V of 1861 to the villages of Nowraugh, Mcergunge, and Menchuck, adjoining the town of Begoozerai, in the district of Monghyr.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 13th March 1878.—It is hereby notified that under Section 10, Act I (B.C.) of 1869 (an Act for the prevention of cruelty to animals) and under Section 3, Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of both Acts to the town of Patna.

2. For the purposes of both the said Acts the boundaries of the town shall be the same as those fixed for municipal purposes.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 8th March 1878.—The following certificate from the Inspector-General of Jails is published under Section 6 of Act V of 1876 (the Reformatory Schools' Act).

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

I HEREBY certify that I have inspected the buildings situated at Alipore selected and prepared by Government for the purposes of a Reformatory School; that in my opinion they are well fitted for the reception of such youthful offenders as may be sent to a Reformatory School under Act V of 1876 of the Supreme Council; and that the requirements of Section 5 of the said Act have been complied with.

A. S. LETHBRIDGE,

Inspector-General of Jails, Bengal.

[First Publication.]

NOTIFICATION.

The 12th March 1878.—The Lieutenant-Governor is pleased to transfer the head-quarters of the Sub-Registry Office of Bhatiyari, in the district of Chittagong, from Sitakund to Kumriya. His Honor also transfers the head-quarters of the Sitakund Marriage Registration Office from Shah Jan's Takiya to Kumriya. These arrangements will take effect from the 1st proximo.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 15th March 1878.—Under Section 5 of the Indian Registration Act II of 1877, the Lieutenant-Governor is pleased to sanction the abolition of the present sub-district of Lalbagh, thanas Shahnagar and Aghanpore comprised within its jurisdiction, being attached to the sub-district of Baluchar, which will now be conterminous with the executive sub-division of Lalbagh.

The Lieutenant-Governor is also pleased to sanction the transfer of the Sub-Registry Office at Nalhati from Nalhati to Ramporehat.

The Sub-divisional Officer of Ramporehat is appointed to be *ex officio* Sub-Registrar of Ramporehat on a commission of 25 per cent. of the fees.

The present Sub-Registrar of Nalhati, Baboo Pyari Mohun Sarkar, is appointed to be Sub-Registrar of Baluchar on a commission of 50 per cent. of the fees.

This notification will take effect on and from the 1st April 1878.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 4th March 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Naimuddin authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the sub-division of Serajgunge, in the district of Pubna.

This supersedes the notification dated the 21st January 1878, published in the *Calcutta Gazette* of the 23rd and 30th idem and the 6th February 1878.

HORACE A. COCKERELL,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 26th February 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Abdul Halim authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the outpost of Roypura, in the police-station of Lakhimpore, in the district of Noakholly.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 15th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a site for a contagious ward in the town of Chittagong, Kismut Rohomutgunje, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose a piece of land measuring, more or less, 18 cottahs and 14 dhooors of standard measurement, bounded on the north by Hurchandra Munshee's house and garden, south by Anderkillah road, east by Rohomutgunje road, and west by a pond, is required within the aforesaid town of Chittagong, kismut Rohomutgunje.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

ESTABLISHMENT.

The 13th March 1878.

No. 59.—Leave of Absence.—Mr. J. G. Miller, Accountant, Fourth Grade, attached to the Central Office of Accounts, Bengal, is allowed leave for one year, under Civil Leave Code Supplement F, Section 9, without pay.

No. 60.—Transfers.—Baboo Muddon Mohun Ghose, Accountant, Fourth Grade, from the Dinagapore Division to the Central Office of Accounts, Bengal, in the interests of the public service.

No. 61.—Baboo Omerto Lall Banerjee, Accountant, Fourth Grade, from the Central Office of Accounts, Bengal, to the Dinagapore Division, in the interests of the public service.

No. 62.—Posting.—Mr. A. Wilson, Assistant Examiner, First Grade, on return from Madras Famine Relief Works, rejoined the Central Office of Accounts, Bengal, on the 16th February 1878, before noon.

No. 63.—Corrigenda.—In notification No. 50 of the 5th March 1878, for "*Bhattachajee*" read "*Banerjee*."

2. In notification No. 51 of the 8th March 1878, after the name of "*Saunders*" read "*Sub-Engineer, Second Grade*."

CIVIL BUILDINGS.

The 15th March 1878.

No. 65.—Declarations under Section 6, Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for sites for public buildings in the town of Darjeeling, zillah Darjeeling, it is hereby declared that for the above purpose a plot of land, called "*Lowland Place*," containing by estimation 9 acres 1 rood 21 poles, more or less, and bounded as described in the following schedule, is required within the aforesaid town of Darjeeling:—

Number	Name of plot.	Boundaries.	Area.
9 of Register of Deeds and 165 of Freehold Grants.	Lowland Place	On the south by the public road. " " north-east by ditto. " " west by location called " <i>Woodbine</i> ," No. 44. " " east by location called " <i>Erina Lodge</i> ."	A. R. P. 9 1 21

2. This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 66.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for sites for public buildings in the town of Darjeeling, zillah Darjeeling, it is hereby declared that for the above purpose the plot of land with buildings thereon, called "Thorn Cottage," containing by estimation 2 roods and 3 poles, more or less, and bounded as described in the following schedule, is required within the aforesaid town of Darjeeling:—

Number.	Name of plot.	Boundaries.	Area.
Register No. 92	Thorn Cottage	On the south by "Dell" location. " north } " west } by public road. " east }	A. R. P. 0 2 3

2. This declaration is made under the provisions of Section 6 of Act X of 1870 of all whom it may concern.

COMMUNICATIONS.

The 16th March 1878.

No. 67.—*Declaration under Section 4, Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is likely to be required to be taken by Government at the expense of the East Indian Railway Company for a public purpose, viz. for a line from Bhuddeshur Station to the River Hooghly, in the villages of Bhuddeshur, Katadanga, Gourhatty, and Chapdance, pergunnah Bora, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 265 beghas of standard measurement, bounded by other lands in the aforesaid villages, is likely to be required within the aforesaid villages of Bhuddeshur, Katadanga, Gourhatty, and Chapdance.

2. This declaration is made under the provisions of Section 4 of Act X of 1870 to all whom it may concern.

J. E. T. NICOLLS, Major-Genl., R.E.,

Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 13th March 1878.

No. 79.—*Notifications.*—The furlough granted to Mr. G. W. Faulkner, Assistant Engineer, First Grade, in Notification No. 21 of the 24th January last, is to be counted from the 6th January 1878, the date on which he was relieved of famine duties in the Madras Presidency.

The 16th March 1878.

No. 80.—Mr. J. P. Armstrong, Executive Engineer, Second Grade, joined the Gunduk Division on the forenoon of the 2nd March 1878.

No. 81.—*Leave.*—Mr. W. Johnstone, Supervisor, First Grade, is granted ten days' privilege leave, under Section 12, Supplement F of the Civil Leave Code, from the forenoon of the 25th February 1878, the date on which he availed himself of it.

No. 82.—*Posting.*—Mr. R. B. Claudius, Overseer, First Grade, is posted to the Dehree Workshop Division, which he joined on the forenoon of the 6th March 1878.

No. 83.—*Notification.*—With reference to the orders marginally noted, Bahoo Koylash Chunder Chowdry, Overseer, First Grade, joined the Northern Drainage and Embankment Division on the afternoon of the 8th March 1878.

No. 376, dated 16th December 1877.

No. 84.—*Posting.*—Mr. E. E. A. Küster, Assistant Engineer, Second Grade, who reported his return from Madras on the afternoon of the 14th March 1878, is posted to the South Western Circle.

F. T. HAIG, Col., R.E.,

Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

Dated Darjeeling, the 26th February 1878.

Notification No 1.—Consignments of potatoes will in future be carried on State Railways in Bengal at—

1st class rate *at owner's risk.*

3rd „ *at Railway risk.*

2. The necessary alteration should be made in the general classification of goods.

F. S. STANTON, *Lt.-Col., R.E.,*
Offg. Joint-Secy. to the Govt. of Bengal,
P. W. D., Railway Branch.

JAIL DEPARTMENT.

No. 2308, dated 16th March 1878.—Surgeon Gordon Price received charge of the Jessore Jail from Mr. W. H. Page in the forenoon of the 8th March 1878.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at
 Fort William in Bengal.

CRIMINAL.

No. 1, dated the 4th March 1878.

THE attention of Sessions Judges, and of Magistrates of the first class in the Lower Provinces of Bengal, and of the Presidency Magistrates in Calcutta, is drawn to the rules made by the Governor-General in Council under Section 22, Act V of 1876, and published at page 138, Part I, of the *Calcutta Gazette* of 20th February, by which the periods for which they may send youthful offenders to Reformatory Schools must be regulated.

2. The Court have learnt from the Government of Bengal that the preliminary arrangements for the introduction of the Reformatory Schools' Act in the Lower Provinces of Bengal are now complete; that the buildings for the Reformatory School to be established at Alipore for the reception and industrial training of juvenile offenders are ready for occupation, and that the Act has been formally extended to the Lower Provinces of Bengal from the 1st March. The instructions contained in Circular Memorandum No. 2, dated 20th May 1874, are therefore withdrawn. Officers must, however, bear in mind that the accommodation available in the Reformatory will be very limited, at least during 1878-79, provision having been made for the maintenance of only 50 boys in the institution during the ensuing financial year. It will therefore be necessary, before recording an order for sending a boy to the Reformatory School at Alipore, to inquire whether he can be received.

Sheriff's Office, the 27th February 1878.

NOTICE is hereby given that the Third Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the Twenty-fifth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOYS, *Sheriff.*

সরফ আফিস, সম ১৮৭৮ সাল ২৭শে ফেব্রুয়ারি।

সকলকে সমাচার দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম হুগের অধীন শহর কলিকাতার ও অন্যান্য স্থানের ফৌজদারী বিচার মিল্পত্যা জমা আগামি সম ১৮৭৮ সালের ২৫শে মার্চ সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আগম আদালত ঘরে সম ১৮৭৮ সালের তৃতীয় ক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোম করেদীর বিকছে ফৌজদারী মিছিল করিবেক তাহার উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া দোকদমা করে ইতি।

W. J. CURTOYS, *Sheriff.*

SMALL CAUSE COURT NOTICES.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Small Cause Courts of Dacca and Munshiganj will sit again in the latter Court on the dates mentioned below :—

Thursday, the 21st March 1878.

Friday, the 22nd " "

Saturday, the 23rd " "

AMERTO LAL CHATTERJEE, *Judge.*

MUNSHIGANJ SMALL CAUSE COURT, the 8th March 1878.

TREASURY NOTICES.

UNCOVENANTED DEPUTY COLLECTOR BABOO SURENDRA NATH PAL CHOWDHURY has been placed in charge of the 24-Pergunnahs treasury from the 7th instant, and authorized to draw bills on other treasuries.

R. L. MANGLES, *Commissioner.*

COMMR'S OFFICE, PRESIDENCY DIVISION, Calcutta, the 12th March 1878.

ASSISTANT COLLECTOR MR. T. E. VAUGHAN has been placed in charge of the Moorshedabad treasury, and authorised to draw bills on other treasuries.

R. L. MANGLES, *Offg. Commissioner.*

COMMISSIONER'S OFFICE, PRESIDENCY DIVN., CALCUTTA, the 27th February 1878.

DEPUTY COLLECTOR BABOO DOORGA DOSS CHOWDHERRY has been placed in charge of the Durbhunga treasury, and is authorised to draw bills on other treasuries.

E. W. MOLONY, *Commissioner.*

PATNA COMMISSIONER'S OFFICE, the 28th February 1878.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The under-mentioned students have passed the Medical Examination :—

SECOND M. B. EXAMINATION.

FIRST DIVISION.

In Alphabetical Order.

Chakravarti, Biharilal	... Medical College.
Maitra, Bipinvihari	... Ditto.

SECOND DIVISION.

In Alphabetical Order.

Gupta, Durgadas	... Medical College.
Mitra, Upendranath	... Ditto.
Mukhopadhyay, Amarchand	... Ditto.
Sadukhan, Khirodchandra	... Ditto.
Syed Hossain	... Ditto.

The under-mentioned candidate has passed the Examination for Honors in Law :—

Ray, Binpichandra	... Presidency College.
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SENATE HOUSE, the 12th March 1878.

CHARLES H. TAWNEY, *Registrar.*

PLEADERSHIP AND MOOKHTARSHIP EXAMINATION, 1878.

The following is a list of the successful candidates at the examination held on the 25th and 26th of January last.

Higher Grade Pledership.

Register No.

7. Taruk Nath Adhicarry.
11. Bhooani Sahoy.

Register No.

13. Chandi Prosad Misra.

Lower Grade Pledership.

- H.G. 2. Lakshmi Chunder Sharma.
4. Guru Churn Bhattacharjee.
5. Revati Mohun Das.
6. Hurrihar Nath.
8. Benode Behary Basu.
10. Nagwant Sahoy.
15. Bhairon Prosad.
L.G. 2. Haridas Basu.
5. Ajodhyanath Ghose.

6. Soorjanarain Chowdhry.
7. Natavar Sircar.
12. Jadab Chandra Mitra.
15. Shitul Chunder Sett.
32. Umesh Chandra Rai.
33. Monmotha Nath Chowdhry.
41. Digamvara Chakravarti.
42. Chunder Sikhar Rai.
44. Mohender Chunder Ganguly.

Mookhtarship.

8. Goloke Nath Roy.
9. Obhoy Charan Das.
14. Umbica Churn Brohmochari.
18. Eshan Chandra Ghosh.
20. Mohamed Ali Hossein.
21. Kefact Hosain.
60a. Goluk Chandra Ghose.
80. Rajmohun Roy.
82. Srinath Sen.
94. Raj Kumar Bandopadhyia.
95. Amroto Lal Das.
97. Dwarka Nath Chakrabarti.
98. Ausir Oodin Ahamed.
101. Abhoy Charan Das.
114. Kailash Chandra Mozumdar.
116. Ashini Kumar Guha.
124. Barada Kanta Ghosh.
135. Wali Ahmad.
141. Shib Chunder Bose.
148. Shobha Nanda Mittra.
155. Kunja Behari Ghose.
170. Mothoora Nath Mozumdar.
179. Parbotee Churn Banerjee.
180. Troilokha Nath Samonto.
187. Brojogopal Adhikaree.
203. Hara Nath Borman.
225. Chandra Kumar Banerjee.
226. Gunga Charan Holdar.
227. Abdool Summed.
228. Chandra Kanta Sur.
231. Dharanidhur Bhattacharjee.
234. Sashi Bhusan Banerji.
245. Sheikh Reaz Uddeen.

247. Debi Prosad.
257. Syed Tosaduq Hosain.
259. Durga Proshad.
261. Kooldeep Narain Singh.
262. Syud Anwar Ali.
268. Mahomed Abraham.
270. Abdool Azeez.
272. Syed Barkat Hossein.
281. Munoo Lal.
285. Sheikh Kefait Hosain.
303. Sheikh Nuseeruddin Hosain.
315. Nursing Pershad.
320. Rajony Nath Roy.
322. Goluck Nath Nath Paure.
346. Rughoobuns Sahoy.
348. Addya Pershad.
356. Hunooman Pershad.
377. Hurechur Nath.
385. Madan Lal.
397. Amjud Hossein.
407. Nund Kishwar Lal.
413. Ashruff Ally.
416. Sital Pershad.
420. Mahomed Ishaq.
435. Gagan Chandra Sen.
439. Sheik Mashook Ali.
444. Chowdhry Serajuddin.
451. Girwardhary Lal.
457. Bani Pershad.
483. Kefact Ali.
490. Anant Sahai.
504. Annodaprosad Roy Chowdhry.

The cases of lower grade pleaders candidate No. 46 and mookhtarship candidates Nos. 143, 436, and 505, are still under consideration.

Certificates for those candidates who have passed will be sent in the course of a few days to the District Judges through whom such candidates sent in their applications.

E. J. TREVELYAN,

16th March 1878. *Secretary to the Board of Examiners for Pledership and Mookhtarship.*

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 267B.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 3rd April 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

				Chests.
Behar	Opium	2,500
Benares	"	2,000
Total				4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th April 1878, respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 8th April 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Thursday, the 18th April 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, L. P., however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:--

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests
On or about Thursday, 2nd May 1878 ...	2,500	2,000	4,500
On or about Monday, 3rd June 1878 ...	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878 ...	2,500	2,000	4,500
On or about Monday, 5th August 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd September 1878 ...	2,500	2,000	4,500
On or about Wednesday, 25th September 1878 ...	2,500	2,000	4,500
On or about Tuesday, 5th November 1878 ...	2,500	2,000	4,500
On or about Monday, 2nd December 1878 ...	2,500	2,000	4,500
Total ...	20,000	16,000	36,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th February 1878.



The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[*Reprinted from the Gazette of India.*]

The following order, issued by the Government of India in the Private Secretary's Office, is republished for general information:—

NOTICE.

Calcutta, the 9th March 1878.

All covers intended personally for His Excellency the Viceroy and Governor-General

• Her Excellency the Lady Lytton.
The Hon'ble Stuart Bayley, C.S.I.,
Personal Assistant (Famine) to His
Excellency the Governor-General and
Officiating Private Secretary.

Lieutenant-Colonel G. Villiers, Military
Secretary.
Mrs. Barnett.
Lord W. Bressford, A.-D.-C.
Mr. H. Rose, A.-D.-C.

and party,* during His
Excellency's tour should be
addressed "Governor-General's
Camp," without the
addition of any Post Town.

All other communications connected with business of a routine nature should be sent, as usual, to the several Head-Quarters Departments.

The following orders, issued by the Government of India in the Home Department, are republished for general information:—

NOTIFICATIONS—ESTABLISHMENTS.

Fort William, the 15th March 1878.

No. 290.—*Appointment*—Mr. C. E. Buckland, B.A., of the Bengal Civil Service, to officiate as Under-Secretary to the Government of India in the Home Department during the absence on furlough of Mr. F. C. Dawkes.

JUDICIAL.

Fort William, the 13th March 1878

No. 340.—In exercise of the power conferred by Section 22 of the Reformatory Schools' Act V of 1876, the Governor-General in Council is pleased to make the following Rules for regulating the periods for which Courts and Magistrates in the territories administered by the Lieutenant-Governor of Bengal may send youthful offenders to reformatory schools in the said territories:—

RULE I.—No boy shall be sent to a reformatory school on a first conviction (except as provided in Rule III), if under ten years of age, for a less period than five years; if over ten, for a less period than three years, unless he shall sooner attain the age of 18.

RULE II.—On a subsequent conviction for a similar offence, a boy under ten years of age shall not be sent to a reformatory school for a less period than seven years; if over ten, for a less period than five years, unless he shall sooner attain the age of 18.

RULE III.—A first conviction may bring a boy under Rule II—

- (1) if he belongs to a criminal tribe withing the meaning of Act XXVII of 1871, Section 2;
- (2) if either of his parents is an habitual criminal;
- (3) if he is destitute; and
- (4) if the offence of which he is convicted is one arguing great depravity.*

* *N. B.*—The word "depravity" here means a general corruption of morals apart from the specific criminality of the particular act.

Fort William, the 14th March 1878.

No. 349.—In exercise of the power conferred by Section 1 of Act IX of 1878, an Act for the better control of publications in Oriental languages, the Governor-General in Council is pleased to extend the said Act to the territories subject to the jurisdiction of the Governments of Bombay, Bengal, N.-W. Provinces and Oudh, and of the Punjab respectively.

ECCLESIASTICAL.

Fort William, the 11th March 1878.

No. 99.—*Appointment.*—The Reverend J. Williamson, M.A., Chaplain of the Church of Scotland on the Bengal Establishment, to officiate as Senior Chaplain during the absence on furlough of the Reverend J. M. Thomson, M.A., or until further orders.

• Mr. Williamson received charge of his office on the afternoon of the 28th ultimo.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce is republished for general information:—

NOTIFICATIONS.—COMMERCE AND TRADE.

Fort William, the 15th March 1878.

No. 11 of 1878.—The following Notice to Mariners is published for general information:—

NOTICE TO MARINERS.

RED SEA.

Central Channel—Zebayir Islands, Jebel Zukur, and the Hanish Islands.

The information contained in this Notice has been published by the Hydrographer to the British Admiralty.

The following amended positions of Zebayir Islands, Jebel Zukur, and the Hanish Islands, are derived from a recent examination by Commander W. J. L. Wharton, H. M.'s Surveying Vessel *Fawn*, 1877.

ZEBAYIR ISLANDS.—The west end of Centre Peak Island lies East one mile from the position it formerly occupied on the Admiralty Chart, and is now placed in latitude $15^{\circ} 14' N.$, longitude $12^{\circ} 12' E.$ The west end of Jebel Zebayir is E. by S. $1\frac{1}{2}$ miles; the west end of Saddle Island is E. N. E. $1\frac{1}{2}$ miles; and the remaining islands of the group are N. E. by N. $1\frac{1}{2}$ miles from their former charted positions respectively.

An islet 40 feet high lies S. W. $\frac{1}{2}$ S. half a mile from Rugged Island.

JEHEL ZUKUR AND THE HANISH ISLANDS.—Jebel Zukur and the Hanish Islands are situated $2\frac{1}{2}$ miles S.E. of their former position on the chart. Jebel Zukur north point is in latitude $14^{\circ} 3' 53'' N.$, longitude $12^{\circ} 45' 28'' E.$, depending on the submarine telegraph office at Aden, being in longitude $44^{\circ} 58' 32'' E.$

[All Bearings are Magnetic. Variation $P. 20'$ Westerly in 1878.]

JOHN HENRY ELLIS, *Staff Comdr., R. N.,*
Deputy Superintendent, Marine Survey of India.

MARINE SURVEY DEPARTMENT; }
CALCUTTA,
The 15th March 1878.

By order,
G. H. M. BATTEN,
Offg. Secy. to the Govt. of India.

This notice affects the following Admiralty Charts:—Red sea, sheet 4, No. 8d, sheet 5, No. 8e; Index chart No. 2523; also, Red sea pilot, 1873, pages 15, 29, 32, 33; and Taylor's Sailing Directory, Vol. I, page 165.

If this Notice is received on boardship, the information contained therein should be noted in the Sailing Directions, and compared with the charts, when the ship is navigating the locality to which it refers.

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

NOTIFICATIONS.

Fort William, the 15th March 1878.

No. 1864.—The Governor-General in Council directs the publication of the following Addenda and Corrigenda to the Codes of the Financial Department:—

CIVIL PENSION CODE.

SECTION 95. RULE 5 (PAGE 52).

Substitute the following for the proviso inserted after "life" in the second sentence of this Rule by Notification No. 986, dated 15th February 1878:—

Provided that no gratuity which will yield on commutation a pension of less than two rupees a month, need be commuted at all under this rule.

SEPARATE REVENUE—POST OFFICE.

The 15th March 1878.

No. 1845.—Under the powers vested in him by Sections 19, 20, 22 and 63 of the Post Office Act of 1866, the Governor General in Council is pleased to direct that from the 1st April next postage rates shall be chargeable upon letters, packets and parcels transmitted by the Indian Inland Post at the rates and under the conditions mentioned below, *viz.*:—

POSTAGE RATES AND CONDITIONS.

Prepaid Postage Rates.

The prepaid postage rates shall be as follows:—

(Postage can be prepaid only by a proper stamp or stamps, adhesive or embossed).

	Letters.	Packets in open covers. — Prepayment of one rate ($\frac{1}{2}$ anna) compulsory.	Parcels.
	Annas.	Annas.	Annas.
Not exceeding $\frac{1}{4}$ tola in weight	$\frac{1}{4}$
Exceeding $\frac{1}{4}$ tola and not exceeding 1 tola	1
Exceeding 1 tola and not exceeding 2 tolas	2
For every additional tola	1
Not exceeding 10 tolas in weight	$\frac{3}{4}$...
Exceeding 10 tolas and not exceeding 20 tolas	1	...
For every additional 10 tolas	$\frac{1}{4}$...
Not exceeding 40 tolas in weight	8
Exceeding 40 tolas and not exceeding 80 tolas	12
For every additional 40 tolas	4

Unpaid Postage chargeable on delivery.

The unpaid postage rates shall be as follows:—

For an unpaid letter—double the prepaid rate.

For an insufficiently paid letter or packet—double the deficiency.

For an unpaid parcel—the prepaid rate.

For an insufficiently paid parcel—the deficiency.

Registration of Newspapers to cease.

Consequent upon the assimilation of the postage rates chargeable upon packets generally to those heretofore chargeable upon newspapers, it will no longer be necessary to register newspapers in the Postmaster General's office or to print registration numbers upon them.

Letter and Banghy Posts.

Articles not exceeding 10 tolas in weight shall be forwarded by the letter post (at letter or packet rates as the case may be) except when they are specially marked or presented by the senders for transmission as parcels. And any fully prepaid packet exceeding 10 tolas in weight which contains only a single mission news-paper* shall also be transmitted by the letter post.

All other articles shall be forwarded by the banghy post (at parcel or packet rates as the case may be) except when they are specially marked by the senders for transmission as letters, or when an intention to send them as letters is inferred from the outward appearance or other indication, such as prepayment of letter postage.

Packets how to be packed.

Packets must be packed in "open covers." By this term are meant covers open at the ends so as to admit of a ready examination of the contents, and containing nothing closed against inspection. Packets without covers shall be treated in the same way as those in open covers.

* NOTE.—Here and elsewhere in this notification the term newspaper includes periodicals published at intervals not exceeding 31 days.

Contents of Packets.

Packets must not contain any communication having the character of an actual and personal correspondence unless such communication be wholly printed, lithographed or papyrographed. But proof sheets marked as such on the outside under the signature of the sender (even though they may bear manuscript corrections) shall be reckoned as being "wholly printed" within the meaning of this rule: and press manuscripts intended for publication shall not be reckoned as having the character of an actual and personal correspondence, provided that the packet has on the outside above the address the superscription "Press manuscript" and is addressed to the office of a newspaper.

Size of Packets.

No packet may exceed one foot and a half in length or one foot in width or depth.

Packets not fulfilling the prescribed conditions.

Packets not fulfilling the prescribed conditions or not prepaid with the minimum rate of half anna shall be forwarded charged with the letter or parcel postage whichever may be the least: but if any such packet contains only one or more newspapers, it shall not be forwarded but be sent to the Dead Letter Office.

Contents of Parcels.

Not more than one communication having the character of an actual and personal correspondence (unless wholly printed, lithographed or papyrographed) may be enclosed in a parcel.

Weight of Parcels.

No parcel may exceed 25 seers (2,000 tolas) in weight, nor may it be of a kind, which owing to size, shape or otherwise, cannot be carried without serious inconvenience to the mail service or risk to itself.

Receipts and acknowledgments for parcels when properly packed.

A person tendering a parcel at a post office within the prescribed hours shall be entitled to get a receipt for it, provided that a parcel so tendered is securely packed in cloth, wax-cloth or tin, and if it is packed in cloth or wax-cloth, provided further that it bears seals with distinct impressions of some device (not that of a current coin) at intervals not exceeding five inches along the lines of sewing.

CERTIFICATES OF POSTING OF UNREGISTERED ARTICLES.

Preparation and presentation of certificates.

Persons desirous to have a certificate of posting in respect of any article for which a post office receipt is not given, may obtain such certificate under the following conditions, viz. :—

- (1) The certificates of posting should be presented ready written in ink along with the article to be posted, and both the certificate and the article should be presented at the Post Office window on any day except Sunday at least half an hour before the hour fixed for closing the mail for which it is intended.
- (2) The certificate should be an exact transcript of what is entered upon the address side of the article to be posted, and should have a half-anna postage label affixed thereto.
- (3) The Post Office will compare the address of the letter with the certificate, and if it be correct, will obliterate the postage label and impress the dated stamp upon the certificate. The certificate will be returned to the person who presented it.

Official Postage Rates.

Prepayment is optional in all cases, except for registered articles. Unpaid rates are the same as the prepaid rates.	Letters.	Packets in open covers to contain no letter or communication of the nature of a letter (unless wholly printed, lithographed or papyrographed) or anything closed against inspection.	Parcels.
	Annas.	Annas.	Annas.
Not exceeding $\frac{1}{2}$ tola	$\frac{1}{2}$	$\frac{1}{2}$	} See note (b).
Exceeding $\frac{1}{2}$ and not exceeding 10 tolas	1	1	
Exceeding 10 and not exceeding 20 tolas	2	1	
" 20 " 30 " "	3	1 $\frac{1}{2}$	
" 30 " 40 " "	4	2	
Exceeding 40 tolas	{ 1 anna per tola : see note (a). }		$\frac{1}{2}$ anna per 10 tolas.
Exceeding 40 tolas and not exceeding 80 tolas	12
Exceeding 80 tolas and not exceeding 120 tolas	16
For every additional 40 tolas	4

NOTE (a).—Thus an article weighing 41 tolas will be charged with 41 annas. Articles in closed covers which exceed 40 tolas will be conveyed by Banghy Post (as packets or as parcels) at the lower rate of charge, unless specially marked by the senders for transmission as letters, or prepaid at letter rates.

NOTE (b).—No rates are given for parcels not exceeding 40 tolas in weight, because they can be sent as registered letters at no greater cost.

NOTE (c).—All letters as well as all Packets not exceeding 10 tolas in weight and any fully prepaid packet exceeding 10 tolas which contains only a single Official Gazette are forwarded by Letter Post. All other articles are forwarded by the slower Banghy Post.

FINANCIAL STATEMENT FOR 1878-79.

No. 1911, dated 18th March 1878.

● *RESOLUTION—By the Government of India, FINANCIAL DEPT.*

1. Such full explanations of the general financial situation of the Government of India have lately been given in the Legislative Council of the Governor General, in connection with the new measures of taxation which have been adopted, that the necessity for entering into much detail at present has been obviated. As no legislation is required to carry out any measures which the Government of India now proposes to adopt, the Financial Statement necessarily takes the form of a Resolution of the Government, for no Statement could be made in the Legislative Council without disregarding the provisions of the Act of Parliament by which the Council is constituted. It will, however, be convenient to recapitulate the main facts which have lately been laid before the Council and the public, and to refer to the more important measures, whether of taxation or of financial administration, which have been taken during the past year.

2. A Statement in explanation of the Accounts of the year 1876-77, of the Regular Estimates of the current year 1877-78, and of the Budget Estimates of the coming year 1878-79, accompanies this Resolution. The main results will now be summarized.

3. The Accounts of 1876-77 show a deficit on the ordinary account of £2,182,778, of which a sum of £3,450,000 is due to Famine Expenditure and Loss of Revenue.

4. The Expenditure on Productive Public Works (under which designation the class of works will be henceforth spoken of hitherto termed Extraordinary) was £3,809,284.

5. The Regular Estimate for 1877-78 shows a deficit on the Ordinary Account of £3,431,000. This result is worse than the Budget Estimate by £2,809,300, due to the prolongation of the Famine in Southern India, which is now expected to cost, in loss of revenue and direct expenditure during the current year, £6,500,000.

6. The Expenditure on Productive Works for 1877-78 is now estimated at £4,877,000.

7. The effects of the Famine have so entirely disturbed the whole of the Financial arrangements of these two years that no useful comparison can be instituted between the Budget Estimates and the later results. Full details, however, will be found in the Statement appended to this Resolution.

8. The Budget Estimates for 1878-79 show the Ordinary Revenue at £63,250,000, and the Ordinary Expenditure at £61,094,000, with a surplus of £2,156,000.

9. The increase of the Revenues compared with the Regular Estimates for 1877-78 is due, to the extent of £2,654,000, to the incorporation of Provincial rates which have hitherto been excluded; £929,000 arises from new taxation.

The land revenue of 1877-78 having been about £1,300,000 in deficit of the normal receipts, and that of 1878-79 being about £700,000 in excess,

accounts for an apparent improvement in the Budget Estimate of nearly £2,000,000.

The improvement in the Excise, £248,000, is partly real and the result of improved administration, and partly due to depression in 1877-78.

Under Assessed Taxes is shown the proceeds of the New License Tax amounting to £765,000.

The decrease under Customs and increase under Salt will be explained subsequently.

The net revenue under Opium is taken at 6 millions, being less by about £500,000 than the Regular Estimate. This decrease is mainly due, as explained in the Statement, to a failure in the opium crop in Malwa.

The decrease under Mints is due to the very large coining operations of 1877-78.

The head Guaranteed Railways shows a decrease of £965,000, the revenue having been swollen by famine and other exceptional causes during the current year.

State Railways show an estimated increase of £430,000, with a gross income of £967,000.

10. The ordinary expenditure excluding £555,000 for Famine amounts to £60,539,000, showing an increase over the corresponding estimated expenditure for 1877-78 (also excluding Famine) of £3,860,000, of which £2,832,100 is due to the incorporation of the Provincial Expenditure now for the first time brought into the general accounts.

Under Expenditure, the increase under Interest is £161,000, the total charge being £5,909,000. The apparent increases under Land Revenue, Minor Departments, Police, Education and some other less important heads are due to the transfers from Provincial Funds.

The reduction under Opium, £469,000, arises from reduced payments to cultivators.

The largely increased remittances in the coming year lead to an increase of £1,384,000 under the head Loss by Exchange.

Famine Relief shows a reduction of £4,734,000. The estimate provides for £500,000 for relief, to which £55,000 has to be added under Army. The corresponding charge last year under Army was £200,000.

The Expenditure under Army shows a satisfactory diminution of £636,000, due to the extent of £230,100 to expenditure in India, the rest being under Stores in England.

The increase under Public Works Ordinary is due to the Provincial Expenditure.

State Railways show an increase of £298,000 with a total of £704,000, leaving a net increase of £263,000.

11. The Expenditure under Productive Public Works, hitherto classed as Public Works Extraordinary, is estimated for 1878-79 at £4,555,000. This grant is less by £322,000 than the Regular Estimate for 1878-79, but exceeds the Budget Grant of that year by £927,000. The excess expenditure under this head in the current year was due partly to the desire to complete the Indus Valley Railway, and partly to works undertaken for Famine relief.

12. Taking into account the capital transactions with the Guaranteed Railway Companies and the loans to Native States, &c., the net sum borrowed in 1876-77 was £3,306,595, exceeding by £1,409,795 the sum (£1,896,800) entered in the Regular Estimates. This, and some other circumstances, explain the excess of £2,776,865 in the Opening Balances of 1877-78 as compared with the Regular Estimates. In 1877-78 the net sum borrowed similarly calculated amounts to £6,726,000, exceeding by £1,344,900 the sum £5,381,100 shown

in the Budget Estimates. The Closing Balances of the year are now expected to be £16,000,000, being more than the Opening Balances by £535,335, and than the estimated Closing Balances by £2,488,800. The great extra expenditure imposed upon the State by the prolongation of the Famine was practically almost entirely met by the excess sum borrowed in the two years compared with the Estimates of the 15th March last, *viz.*, £2,754,695.

Next year it is proposed to borrow in all only £2,500,000, of which £600,000 is wanted for loans to Native States and the like, and £1,000,000 for repayment to the Guaranteed Railway Companies; the net sums therefore added to the Debt will, if the Estimates are realised, be only £900,000. But, on the other hand, the balances will be reduced by £1,500,000. The Government of India cannot at present give any information about the time or manner in which it will borrow the £2,500,000 set down in the Estimates, or any other sum which it may actually want. The Closing Balance of 1878-79 is estimated at £14,500,000. Of the Closing Balances, £14,734,600 in 1877-78 and £13,069,200 in 1878-79 are expected to be in the Indian Treasuries.

13. The total net cost of the Famine in Southern India is now estimated to be—

	£
In 1876-77	3,450,000
In 1877-78	6,500,000
TOTAL	9,950,000

In 1878-79 it is, at present, expected that arrears of land revenue lying over from the famine years will be recovered in excess of the famine expenditure occurring in the year by about £116,000. Upon the whole, it seems probable that the whole net cost of the Famine will be about nine-and-three-quarters millions sterling, *viz.* :—

	£
In the Bombay Presidency	1,300,000
In the Madras Presidency	8,450,000
	9,750,000

14. In the Financial Statement for 1877-78 made by the Hon'ble Sir John Strachey on the 15th March 1877 it was shown as the result of a careful examination of the actual Accounts of the Revenues and Expenditure of the Empire during the preceding seven years that, excluding the cost of famine relief, the Government had just managed to pay its way. Before the commencement of the great famine from which the country has lately been suffering, and the effects of which have even now not entirely passed away, the finances of India might be considered to be in a condition of equilibrium. But for one reason the financial position would have been satisfactory. The ordinary public expenditure, with the exception of that incurred in England for the Army, not only showed no tendency to increase, but, excluding famine relief, it was less in 1875-76 by more than £1,000,000 than it had been seven years before. Excluding *Loss by Exchange*, an element altogether beyond our control, the net expenditure during the same period had decreased by £2,254,000. It was shown also that the net revenue of the Empire had increased in seven years by more than £2,000,000, or at the average rate of nearly £300,000 a year. Thus, but for one cause, we might have hoped that no addition to the burdens of the country would be necessary, and that the normal growth of the revenues would have enabled the Government to go on gradually carrying out those measures of fiscal and administrative reform which it felt to be essential to the prosperity and progress of the Empire. The cause which rendered nugatory all such anticipations and beliefs was the recognition of the fact that the obligations entailed on the Government by the periodical and inevitable recurrence of famine must be provided for among the ordinary charges of the State.

15. When it was thus admitted that famines must be looked on not as abnormal or exceptional calamities, but as certain from time to time to recur, it became obvious that sound financial policy obliged the Government to reject altogether the expedient of trusting to borrowing to meet the charges which they entailed, and that it was essential to make such an improvement in the financial position of the Government as would enable it to meet these charges from its ordinary revenue. This could only be done satisfactorily by securing in years of prosperity a substantial surplus of revenue over expenditure by means of which the Government could meet the charges thrown upon it in years of famine.

16. It was not possible to estimate with any confidence the amount of financial relief which was necessary before the Government could undertake these new burdens, but for reasons which were explained by the Hon'ble Sir John Strachey in his speech in the Legislative Council on the 27th December 1877, the Government decided that the yearly average cost of famines, in loss of revenue and actual expenditure, could not safely be estimated at less than £1,500,000.

17. It was necessary therefore (on account of famine alone) to improve the financial position by that amount. Besides this it was necessary to provide a margin on the annual estimates of at least £500,000, to meet those contingencies which cannot be foreseen but to which we must always be liable, and to assist the Government in providing the means of proceeding steadily with the administrative and fiscal improvements which from time to time become necessary.

Thus, the conclusion was arrived at, that when the late famine commenced, or we may say at the beginning of the current year 1877-78, the revenues were deficient to the amount of about £2,000,000 a year.

18. In considering how these additional resources could be supplied, the Government of India anxiously directed its attention in the first instance to the possibility of reducing expenditure. In regard to the civil expenditure, although there are still some branches of the Administration for which the charges ought undoubtedly to be diminished, the Government was satisfied that no very great reduction could be hoped for. In the seven years to which reference has been made the net civil expenditure was reduced by £1,500,000 a year. This fact justifies the Government of India in declaring that the administration of the finances has been conducted with care and economy in the past, and entitles it to claim confidence when it asserts its resolution to exercise similar care and economy in the future.

19. No reduction could be looked for in the charges for Productive Public Works, for, although the receipts from the Railways and Irrigation Works have rapidly increased and the financial results that have been obtained from these great undertakings are as a whole satisfactory and encouraging, the Government hopes to push on these useful works even more vigorously in the future than it has done in the past. Thus only can it discharge the responsibility which it has accepted, of sparing no efforts which it is possible to make for the purpose of protecting the country against the consequences of drought and famine. Past experience has proved that even from a merely financial point of view it is wise strenuously to persevere in this policy. The burden on the revenues on account of these great works goes on steadily diminishing. During the last twenty-five years more than £130,000,000 has been spent in India, either directly by the Government, or through the Guaranteed Companies, on Railways and Works of Irrigation. In 1876-77 the total net charge for interest on this account was about £1,000,000, or about sixteen shillings per cent. on the capital outlay, an insignificant price to pay for works of such incalculable usefulness. In 1877-78, under circumstances no doubt exceptional, this charge has virtually disappeared. That the policy which the Government has been pursuing in regard to the construction of productive works may, if it be wisely applied, be followed without financial risk, is further illustrated by the fact that the total charge for interest on debt of all sorts and Guaranteed Railway Capital, is in the present year less than the charge in 1870-71 by about £2,000,000.

20. Up to the year 1875-76, the efforts of the Government to reduce the Military charges had been as successful as those made to reduce the charges for the Civil Services. The net cost of the army in 1875-76 was less by £1,000,000 than it had been seven years before. Unfortunately its cost during the last two years was again increased by upwards of £1,000,000, chiefly on account of increase to the Home charges. It is satisfactory that the Estimates for the coming year 1878-79 show a reduction under this head of more than £600,000 compared with the Regular Estimate of the present year. The Government of India has been in communication with Her Majesty's Secretary of State on this important subject, and trusts that some arrangement may be found practicable which shall prevent further demands on account of the Home military charges, over which this Government has no power of control, being thrown on the Revenues of India.

21. The measures taken during the past year for increasing the powers and responsibilities of the Local Governments, the nature of which was described in the Financial Statement for 1877-78, will, it is believed, when they are complete, improve the financial position of the Government of India by an annual sum of nearly £400,000. No part of this improvement is due to fresh taxation. It is the result of the administrative changes and improvements to which the policy of decentralization has led. The original measures taken in 1870 by the Government of Lord Mayo had previously led to a saving of £330,000, and this policy, which has given increased efficiency to almost every branch of the Administration, has thus added to the Imperial Revenues a sum of about £700,000 a year, without the imposition of any fresh burdens on the people. These measures of decentralization have now been more or less completely carried out in Bengal, in the North-Western Provinces and Oudh, in the Punjab, the Central Provinces, and in Bombay, and in all cases with the complete approval of the Local Governments. The only great province in regard to which no satisfactory arrangement has hitherto been found practicable is Madras.

22. After taking credit for the gain of £400,000 just referred to, there remained to be provided a sum of £1,100,000 to complete the amount of £1,500,000 declared necessary to enable the Revenues to meet the estimated charges on account of famine. It appeared to the Government that this sum could only be provided by fresh taxation.

23. It is not necessary to repeat here the reasons which led the Government of India to the conclusion that the new taxes necessary for providing an insurance against famine should fall partly on the trading and partly on the agricultural classes. Nor is it necessary to describe again in detail the measures of taxation which have recently been passed into law. It is sufficient to refer to those measures in general terms.

24. The new taxation imposed on the trading classes has taken the form of a License Tax on trades and dealings. The Acts passed for the various provinces differ in some of their details, but in all matters of importance they are similar. In those which apply to the provinces of Northern India, the maximum fee chargeable in any case is Rs. 500. The minimum fee is Re. 1. The tax will be imposed on no person whose net earnings are less than Rs. 100 a year, and no person will be called on to pay an amount exceeding 2 per cent. on his annual income. In Bombay the maximum fee has been fixed at Rs. 200. The License Tax will be levied throughout India. It is estimated to yield to the Imperial Government about £700,000 after meeting charges of collection, and allowing a margin to Local Governments.

25. The tax on the agricultural classes has been imposed in the provinces of Northern India and Bengal alone. It has taken in each province the form of an addition to the existing Local Rates on land. It is expected to yield about £500,000 a year.

26. Similar additional rates have not been imposed in Madras or Bombay. In order to carry out the long-declared policy of the Government in regard to the equalisation of the salt duties throughout India, an increase to the Salt Tax in those presidencies became unavoidable. Although, before any thought of imposing new taxation on account of famine had arisen,

this increase had been virtually decided upon, and had therefore no connection with the new measures of famine taxation, the Government of India did not think that it would be right to impose additional direct taxation on the agricultural classes in Madras and Bombay at the same time that it was increasing the salt duties. No fresh taxation has therefore been imposed in those presidencies on the land.

27. The total amount which the new taxes on the trading and agricultural classes will yield is thus estimated at £1,200,000. The full amount, however, will not be collected in the coming year, because it will not be right to levy the additional rates on land in the North-Western Provinces, until the country has recovered from the serious loss which it suffered in the almost total failure of the last summer crops.

28. The proceeds of these taxes, together with the sum of £400,000 which will be gained by the extension of Provincial responsibility, make up a little more than the £1,500,000 which is annually required for the insurance of the country against famine. The manner in which the Government proposes actually to apply this sum was fully explained by the Hon'ble Sir John Strachey in his speech in the Legislative Council on the 9th February 1878.

This explanation will be found in an Appendix* to this Resolution. By following the course which is proposed, the Government of India will virtually reduce the Public Debt by £1,500,000 a year; and resources will be stored up in years of prosperity, by means of which, when famine actually occurs, it will be possible to discharge the heavy obligations which then fall upon the State. By investing in Productive Public Works from the resources thus specially created a sum of 1½ millions yearly, instead of from borrowed money, the charge for interest which would otherwise arise will be saved, while an additional income will be created from the works, which will supply in the future a source from which to meet without increased strain on the finances a corresponding interest payment on any debt which may then be incurred to meet famine charges.

29. When introducing the new measures of taxation, it was explained by Sir John Strachey that, in the opinion of the Government of India, it was necessary that a surplus should be shown on the Accounts of each year amounting at least to £2,000,000. Of this, £1,500,000 was for insurance against famine; the remaining £500,000 was said to be required as the smallest sum which would enable the Government to meet contingencies, and to furnish, in combination with the natural growth of the Revenues, the means of carrying out necessary administrative and fiscal reforms.

30. To provide a portion of this surplus, new taxation was necessary. The new taxes were expected to improve the Imperial Revenues by £1,100,000 a year. The steps taken towards the equalisation of the Salt duties, to be further referred to hereafter, gave temporary relief to the extent of £300,000. The £600,000 required to make up the full amount of £2,000,000 would, it was expected, be provided partly by the new measures of decentralisation, which involved no fresh taxation, and partly by the normal increase of the General Revenues.

31. It is important to ascertain how far the estimates for the coming year, which are now published, support the anticipations made by the Government a few months ago.

32. To obtain a true conception of the present financial position, it is, first, necessary to eliminate certain disturbing causes. In this view, it must be remembered that a sum of £281,000 is shown among the receipts on account of the extinct Military Funds. This is a merely nominal credit, and it must be deducted in estimating the real amount of our Revenues. It must further be remembered that the Accounts of the past, of the present, and of the coming year are all much disturbed by the effects of the Famine. It is from this cause that in the coming year 1878-79, £671,000 is expected to be received on account of the arrears of the land-revenue of past years. Hence, if we look only to the normal facts of the Revenue, allowance must be made for these disturbing causes, and the estimated receipts for 1878-79 must be reduced by the aggregate of these two amounts, namely, £952,000.

33. If after making these allowances, no fiscal changes were now made; if all existing taxes were to remain unaltered; and no provision had to be made for the relief of famine for which £555,000 has actually been granted, the surplus of £2,156,000 as shown in the Estimates of the ensuing year would be reduced to £1,991,000. Hence after providing for the estimated Famine Expenditure of £555,000, and allowing £945,000 as expenditure for Famine Insurance, making together the $1\frac{1}{2}$ millions required, there would still be left a margin of £491,000. Thus there appears to be a deficiency of only £9,000 to be provided, if the ultimate surplus of £500,000 is to be made good from the normal revenues of the year. As regards the Ways and Means of the coming year, the additional exceptional receipts of arrears of Land Revenue, amounting to £671,000, will far more than make good this small deficiency.

34. Thus the Government trusts that it will be able in the ensuing year to fulfil satisfactorily the engagements which it has undertaken and the pledges which it has given. It will be able to provide from its ordinary revenues a sum of £555,000 for the relief of famine, and to devote at least £1,000,000 towards Famine Insurance, thus the pledge that £1,500,000 shall be set aside from the ordinary Revenues for the relief and prevention of famine, will be fulfilled. It will indeed be more than fulfilled, for the actual pledge given was not that this amount should always be provided in the Estimates of the year, but that it should always be shown to have been applied when the actual accounts of the year were closed.

35. After thus assigning from the Revenues of the coming year £1,500,000 on account of famine, there will still be at the disposal of the Government an available surplus of £656,000 for meeting those contingencies, and carrying out those fiscal and other reforms to which reference has been made.

36. Although it is thus confidently expected that the new taxation will enable the Government to fulfil, in the coming year, its pledge to devote £1,500,000 to the relief and prevention of Famine, it is clear that the financial position is not such as to justify at the present time new measures which would involve considerable reductions in any great branch of the existing revenue. It is true that all those branches of revenues are prosperous, but there are several causes which render caution obligatory on the part of the Government.

37. The extreme pressure of the famine has passed away, but relief operations still continue in a large tract of Southern India, and much suffering still exists among the poorer classes in the North-Western Provinces and Oudh. Thus the prospects of the future are not free from anxiety. The state of political affairs in Europe cannot wisely be ignored. Further, although the position of the silver market seems far more hopeful than it was, it is impossible to contemplate without some anxiety an operation of such unexampled magnitude as the remittance from India to England in the ensuing year of £17,000,000.

38. With every desire to press on the accomplishment of the fiscal reforms which it has bound itself to undertake, or which have been prescribed for its adoption by Parliament and the Secretary of State, the Government of India feels that it cannot, with due regard to the condition of the finances, do very much at the present time. It would be in opposition to the pledges given by the Government, and to the instructions of the Secretary of State, to undertake any such measures of reform if they would involve fresh taxation, and this prohibition must be applied to the future as well as to the present. No risk therefore must now be incurred of doing that which might render it necessary hereafter to impose fresh burdens.

39. There are two great measures to which the Government is pledged: the first is the equalization of the salt duties, the abolition of the Inland Customs line, and, with it, of the inland duties on sugar; the second is the improvement of the Customs tariff and the removal of the import duties on cotton manufactures.

40. Towards the accomplishment of the first of these measures great steps have been taken during the present year. Throughout the Presidencies of Madras and Bombay, including Sindh, the duty on salt, whether foreign salt imported by sea or home manufactured salt, has been raised to Rs. 2-8 per maund. At the same time the milcage duty which was levied on salt

brought by Railway from Bombay into the Central Provinces, has been abolished, so that the duty of Rs. 2-8 per maund is the rate for those Provinces also, since they derive their supply of salt from Bombay and Madras. The duties in Lower Bengal, both import and excise, have been reduced to Rs. 3-2 per maund, and the duty on salt imported across the Inland Customs Line for consumption in the Upper Provinces, as well as the excise duty on salt manufactured in those Provinces, has been reduced to Rs. 2-12 per maund. At the same time the price of Punjab mines salt, the property of Government, has been diminished by 4 annas per maund. More recently, that is on the 1st of this month, the price of Sambhar salt, purchased for importation into British Territory, has been reduced by 2 annas a maund, but a great part of this reduction has been counteracted by the simultaneous raising of the Railway freight on this salt, when brought to Agra, by $1\frac{1}{2}$ anna per maund. The freight had been kept abnormally low under an arrangement by which the Inland Customs Department made up to the Railway any deficiency from a fixed standard of profit. This arrangement, which was inconvenient and anomalous, has now ceased.

41. The object of these measures has been recently fully explained. That object is not to increase the burden of the salt taxes on the people of India or to derive therefrom a larger revenue, but to make as large a step as the finances will permit toward the equalisation of those duties, a condition of taxation desirable in itself and an essential preliminary to the abolition of that great opprobrium to British administration, the Inland Customs Line. The Government of India regrets, that on a general review of its position no further steps in this direction can at the present moment be taken, but it confidently hopes that the time is not distant when this great reform, the object of which is to give the people of India "the means of obtaining, with the least possible inconvenience, and at the cheapest rate consistent with financial necessities, a supply of salt only limited by the people's capacity for consumption, will be completely carried out."

42. After making due allowance for these changes and for the normal development of the salt revenue, as well as other circumstances affecting it, the Budget Estimate of 1878-79 shows a net increase of £247,000 over the Regular Estimate of 1877-78.

43. In Sir John Strachey's Financial Statement made a year ago, he referred to the duties levied on sugar exported across the Inland Customs Line in the following terms:—

"These are one rupee per maund on refined sugar, and six annas per maund on unrefined sugar, or saccharine produce. Except where the line runs along the left bank of the Indus, exports across it are taken to Native States; but, when it passes the Indus, the sugar is nearly taken from one part of British territory to another. This sugar is all the produce of our own people in the North-Western Provinces, Oudh, and the Punjab: it is one of the most important agricultural staples of those provinces; and it is important not only to the agriculturists and manufacturers and consumers, but directly to the Government, which looks greatly to sugar cultivation for its irrigation revenue.

"While we are taxing heavily our own sugar grown on the east of the Customs Line, for the supply of the country beyond it, we admit into the same country the Mauritius sugar, which is imported largely to Bombay, taxed at a much lower rate. It is calculated that the Inland Customs duty is equivalent to 10 per cent. on the value; but the incidence of the duty varies considerably, particularly on refined sugar: on the cheaper kinds the duty is equivalent to more than 20 per cent. on its value: the sea import duty on Mauritius sugar is 5 per cent. *ad valorem*. I do not assert that there is, at present, any great competition between the sugar of the Upper Provinces of this Presidency and foreign sugar; but, so far as competition exists, the Inland Customs duty acts as a protective duty in favor of foreign and against our own sugar: to this extent, the duty must fall on the producer within the Customs Line. The competition will be more apparent and severe when the connection of the Rajputana State Railway with the Bombay and Baroda Line is completed.

"Little or no sugar is grown in Rajputana or Central India; and the increase of price caused by the Inland Customs Line must tend to diminish consumption, and so, still further, to injure the producer. It is impossible to estimate the injury to the people and the Government caused by placing artificial obstructions on the export of one of the great agricultural staples of the country. Such obstructions obviously affect not only the export but the import trade as well. The Government of India has repeatedly urged upon Native States the policy of abolishing their transit duties, but it is difficult to see with what consistency we

can do this, so long as we retain our sugar duties. They yield about £165,000 a year: this is my only excuse for not proposing their instant abolition: they will, at any rate, disappear with the abolition of the Inland Customs Line."

44. The negotiations relating to salt, with the Native States of Rajputana and Central India, which have for their object the abolition of the Customs Line, are rapidly approaching successful completion. The maintenance of the sugar duties after the arrangements connected with salt in the Native States are put into effect, will not be consistent with the engagements made with those States, and after the Customs Line, along which they are levied, has been removed their retention will be impossible. The Government of India will therefore be compelled under any circumstances to relinquish these duties very shortly, and as no practical financial advantage would be obtained by postponing the measure for a few months, it has been decided that the duties shall be at once abolished. The country will thus be relieved of these sugar duties, which have been more than once characterized as "the most discreditable relic of the dark ages of taxation that exists in India."

45. It is estimated that these Inland sugar duties would have produced in the coming year £155,000. They appear under the head of "Customs" and their abolition has led to a corresponding reduction.

46. The second of the measures of fiscal reform before mentioned, the improvement of the Customs Tariff, next calls for notice.

47. Her Majesty's Secretary of State has called the attention of the Government of India to the Customs Tariff generally, and to the duties levied on cotton goods in particular, in several despatches received during the past year.

First, in a despatch, No. 81, dated the 7th June 1877,* His Lordship pointed out that there were numerous articles in the Tariff on which the duty levied was quite insignificant, and he requested that at a convenient time the propriety of excluding from the Tariff items that will not be productive of revenue might be considered.

Next, a despatch, No. 124, dated the 23rd August 1877,† forwarded a copy of a memorial from the Council of the East India Association, and a reply thereto by Mr. Raynsford Jackson on behalf of the Associated Committees of Employers and Workmen in the cotton manufacturing districts, respecting the abolition of the duties on the importation of cotton goods and yarns into India. Lord Salisbury observed with reference to these papers:—

"Your Excellency is well aware of the great importance attached by Her Majesty's Government to the gradual reduction of these duties at the earliest period that is not inconsistent with the financial requirements of your administration."

Finally, the Secretary of State transmitted with his despatch No. 136, dated the 30th August 1877,‡ a Resolution which was adopted by the House of Commons on the 11th July 1877 without a division in the following terms:—

"That, in the opinion of this House, the duties now levied upon cotton manufactures imported into India, being protective in their nature, are contrary to sound commercial policy, and ought to be repealed without delay so soon as the financial condition of India will permit."

His Lordship expressed his concurrence with the views of this Government, as reported in the speeches of His Excellency the Viceroy and of Sir John Strachey in the Proceedings of the Legislative Council on the occasion of the Budget Statement in March last.

The despatch concluded in the following words:—

"I can only, in conclusion, express my hope that the financial prospects of your Government in the approaching year may not preclude the possibility of commencing the reform of this branch of the Indian Tariff, but if, as now seems too probable, it shall unfortunately be such as to render you unable to incur the risk of any material loss of revenue from remission of duties, there are still two measures in connexion with this reform which should not, in my opinion, be delayed beyond the present year. I mean the repeal of the duty of 5 per cent. on foreign raw cotton imported into India, and the exemption from import duty of the lower qualities of cotton manufactures, upon which the present tax is incontestably protective, not only in principle but in fact, and the value of which for revenue purposes is wholly insignificant."

48. The questions thus brought before the Government of India by Her Majesty's Secretary of State have received careful consideration. It is evident that, in the present state of the finances of India, any large measure of reduction of the Customs duties would be not only impossible, but would not be in accordance with the views of the House of Commons or of Her Majesty's Secretary of State. The Government of India is, however, of opinion that there is no reason for delaying compliance with the instructions of the Secretary of State, that something should be done towards removing from the Tariff the coarser qualities of cotton goods which are subject to competition from the Indian mills and looms and some other articles which are productive of but a small amount of revenue.

49. Although as just stated it is not at present possible to sacrifice any important part of our existing revenue, for the purposes of reforming the commercial taxation of India, the Government deems it right to place on record the principles on which its action is at the present time guided, and by which it desires to be guided in the future.

50. It is not necessary now to discuss the advantages to a country of free trade and the disadvantages of protective duties. It is sufficient to say that these have been admitted for many years by the Statesmen who, of whatever party, have guided the policy of the United Kingdom. In pursuance of the principles thus accepted, the Tariff of the United Kingdom, which, less than thirty years ago, subjected to duty more than one thousand different articles, has been brought down by various stages to some half dozen, of which the only important ones are wine and spirits, tea and tobacco. At the same time all export duties have been abolished.

51. The principles on which the Customs legislation of the United Kingdom has been based are now admitted axioms by all who recognise the theoretic advantages of free trade. They must be regarded as a part of the national policy which Great Britain has finally adopted, and which the Secretary of State for India, with the deliberate approval of the House of Commons, has required the Government of India in this country to carry out.

These principles are, as regards imports;—

(1) that no duty should exist which affords protection to native industry, and, as a corollary, that no duty should be applied to any article which can be produced at home, without an equivalent duty of excise on the home production, also, that no duty should be levied except for purely fiscal purposes;

(2) that, as far as possible, the raw materials of industry and articles contributing to production should be exempt from customs taxation;

(3) that duties should be applied only to articles which yield a revenue of sufficient importance to justify the interference with trade involved by the machinery of collection.

As regards exports;—that duties should be levied on those commodities only in which the exporting country has practically a monopoly of production.

52. These principles are of general application, but in the case of India, they possess a peculiar significance. India is a country of unbounded material resources, but her people are a poor people. Its characteristics are great power of production, but almost total absence of accumulated capital. On this account alone the prosperity of the country essentially depends on its being able to secure a large and favourable outlet for its surplus produce. But there is a special feature in the economic conditions of India which renders this a matter of yet more pressing, and even of vital importance,—this is the fact that her connection with England and the financial results of that connection, compel her to send to Europe every year about 20 millions sterling worth of her products without receiving in return any direct commercial equivalent. It is this excess of exports over imports which, in the language of the economists, is described as tribute. It is, really, the return for the foreign capital, in its broadest sense, which is invested in India, including under capital not only money, but all advantages which have to be paid for, such as the intelligence, strength, and energy, on which good administration and commercial prosperity depend. From these causes the trade of India is in an abnormal position, preventing her receiving, in the shape of imported merchandise and treasure, the full commercial benefit which otherwise would spring from her vast material resources.

53. The comparatively undeveloped condition of the trade of India may be illustrated by the following figures. The value of the imports and exports

taken together per head of the population is in the United Kingdom about £20. In British India it is about 10 shillings. The Custom revenue on the few articles now retained in the Import Tariff of the United Kingdom is about 12 shillings per head, while that of India, on all the articles of its lengthy Tariff, is about 3 pence, showing that small as is the proportion of the foreign trade of India to that of England, the proportion of customs revenue derived from it is smaller still.

54. Here then is a country which, both from its poverty, the primitive and monotonous condition of its industrial life, and the peculiar character of its political condition, seems to require from its Government, before all things, the most economical treatment of its resources, and, therefore, the greatest possible freedom in its foreign exchanges.

Under these circumstances, what are the conditions of production and consumption in India? How far is it possible to construct a Tariff of import and export duties, which will comply with the accepted canons of taxation? And how far does the existing Tariff conform to those canons?

55. In answering these questions, it will be found that India, by the extent and favourable conditions of its territory, is capable of producing almost every article required for the use of man. If, therefore, the Import Customs Tariff be maintained, it will involve the evils of protection, unless an excise duty to counter-vail the customs duty be imposed upon almost every item which the tariff now includes. Now, as excise duties are generally costly, vexatious, and inconvenient forms of taxation, and would be in most cases impracticable in India, this of itself is a reason against the permanent retention of the existing Customs Tariff, and one which interposes a very serious difficulty in the way of constructing one that shall be free from objection. Since almost every article that is now on the Tariff, or that could be named, is either produced or is capable of being produced in India, it follows that import duties must in every case be actually or potentially protective, while, with the exception of liquors and salt, none of them are subject to an excise.

Again, the people of India are too poor to consume many luxuries. The import trade merely consists of what may be considered either the materials of industry or the necessaries of life. It will accordingly be found that nearly all the heads of customs revenue which are of any importance are derived from one or other of these descriptions of commodities, and that the revenue derived from other articles is so insignificant as neither to justify the machinery of collection nor the interference with the trade.

56. The total amount of import duties was, in 1870-77, £4,170,947, or, deducting erroneous collections, refunds, and drawbacks on re-exportation, £4,098,296; of this latter sum there was realised—

				£
From Salt	2,491,010
From Liquors	331,761
Total	<u>2,822,771</u>

On these articles there is an internal excise duty countervailing the customs duty.

Deducting the duty on these two articles, there remains £1,275,525. Deducting again from this the revenue realised from cotton goods, or £811,340, there remains £464,185, which is thus distributed:—

		£	£
Copper	...	65,624	} 112,740
Iron	...	17,086	
Other metals	...	30,020	
Silk, raw and manufactured	43,727
Woollen manufactures	38,008
Provisions	32,901
Apparel	26,658
Hardware and cutlery	21,049
Spices	18,724
Sugar	13,886
Glass	13,244
Railway materials	11,835
Articles, each group of which gave less than £10,000	132,853
Total	<u>464,185</u>

Many of the numerous articles in the last class yield each an insignificant revenue, and nearly the whole are, or can be, produced in India. The duties on them are thus indefensible in principle, and cannot consistently be maintained longer than financial exigencies require their retention.

57. To revert to the cotton duties, regarding which the Resolution of the House of Commons has declared that, being contrary to sound commercial principles, they ought to be abolished, the Government of India has been at some pains to ascertain how such of them as are now actually protective can be defined. The real test is the quality or fineness of the yarn of which the goods consist. At present the Indian manufacture is confined to the coarser yarns and goods made of such yarns, and it is evident that the 5 per cent. import duty does protect such yarns and goods against competition from without. It is difficult to determine exactly how far it is effective. The coarser Indian yarns and piece-goods may, by their comparative cheapness, displace, as indeed it is asserted that they have displaced, finer imported goods in the Indian market. So far as this happens, the duties are destructive of the Customs revenue. However this may be, it is generally admitted, and the Customs returns, so far as they supply information, show, that there are certain descriptions of goods, regarding which it can safely be asserted that they are of the kinds with which the Indian manufactures can compete successfully. These are unbleached T cloths under 18 reed, jeans, domestics, sheetings, and drills. The duty paid by these descriptions of piece-goods in 1876-77 was only £22,227, of which probably some portion was given back in the shape of drawbacks and refunds, as there is a considerable re-export of grey piece-goods from India. The total value of such goods re-exported in 1876-77 was £302,234. They are taken chiefly to Persia, Arabia, and the east coast of Africa. The total refunds and drawbacks in 1867-68 amounted to £12,563. It is not known how much of this was on account of the coarser goods specified above.

58. The Government of India has determined to commence by exempting these descriptions with the further condition that the goods so exempted shall not contain finer yarn than what is known as 30s, that is, yarn of which 30 hanks of 840 yards each weigh one pound. The loss of duty, calculated on the figures of 1876-77, cannot exceed £22,227, and, for the reasons above stated, will probably be less. For yarns themselves, the limit selected for exemption is for mule twist 32s and for water twist 20s. The former yielded in 1876-77 £3,400, and the latter £39, *minus* any refunds and drawbacks that may have been granted. The duty on long-stapled raw cotton yielded £15, and it is quite unnecessary to maintain this duty. The maximum remission of duty proposed under these heads, calculated on the figures of 1876-77, amounts to £25,681.

59. It has been urged in some quarters that instead of taking the duties off imported cotton goods or so long as they are retained, it would be right to excise the Indian manufactures. Regarding this proposal, it may be said, first, that it would be impossible to excise the product of all the hand-looms and spinning apparatus in India, and that to confine the excise duty to the large mills and looms worked by European machinery would be not only an unjust and incomplete measure, but would place an obstruction on a most legitimate and desirable development of the industry of India; secondly, that it would be impossible to tax the manufactures produced in India in Native States outside of British territory without maintaining the present Inland Customs lines, which the Government of India are strenuously endeavouring to abolish, and without establishing many more similar lines; and thirdly, that the imposition of an excise duty is inconsistent with the declared future policy of the Government of India, and of Her Majesty's Government, namely, eventually to abolish all import duties on cotton manufactures. The Government of India has, therefore, no hesitation in rejecting the proposal in question. Orders giving effect to the decisions will be found in the Notification issued with this Resolution.

60. Another class of articles is also clearly marked out for exemption. These are materials for railways. Under any circumstances, it must be a short-sighted fiscal policy to add artificially to the cost of railways, on which the development of the wealth of India is so greatly dependent; but when it is considered that, under the guarantee system, the Government of India has to

pay five per cent. on the customs duties which it imposes on railway plant not imported by itself, the inexpediency and inconsistency of retaining these duties is beyond question. Locomotives and other machinery for railways, as well as wooden sleepers, have already been freed from duty. On the rest £11,335 net duty was realised in 1876-77, and the Government of India has determined to free this head of the Tariff from duty.

61. It has also decided to relieve the Tariff of 26 other major heads, comprising a larger number of sub-heads and innumerable articles, the details of which will be found in the Notification published with this Resolution. The whole of these Tariff heads produced in 1876-77 £39,610. The most important is the head "Fruits and Vegetables," being chiefly cocoanuts, dates, and the like—articles of food of the poorer classes. These yielded a revenue of £6,126.

62. With respect to the Export Tariff, the only duties now remaining are those on rice, indigo, and shell and button lac. Although India cannot be said to possess a complete monopoly of these articles, still this condition is nearly enough complied with to justify their present retention on the Tariff. As soon as the finances will permit of it, the question of the retention of these duties may be reconsidered. They yielded in 1876-77 the following amounts:—

	£
Rice	529,730
Indigo	41,132
Lac of all sorts	33,952

63. There will now remain out of the 62 tariff numbers of Schedule A of the Indian Tariff Act, 1875, only 35 numbers, and this important reduction including the remissions of duties on the cotton goods and minor articles is effected with a loss of about £77,000.

64. Thus, these measures, designed to be the first steps towards giving effect to the policy that has been enjoined on the Government of India by Parliament and the Secretary of State, strictly comply with the conditions under which that policy was to be carried out. The estimate of the Customs revenue of 1878-79 is, after allowing for all the proposed remissions, taken at £2,480,000 or £150,000 less than the regular estimate of 1877-78. This decrease is less than what will be given up by the relief of sugar from Inland Customs duty, so that the sea customs duty remitted has no part in this decrease. The amount of sea customs duties in the coming year is smaller than in the earlier years of the series given below, by reason of the reductions made in the tariff in the year 1875 by the Government of Lord Northbrook:—

	£
1872-73, Actuals	2,654,000
1873-74 „	2,628,000
1874-75 „	2,678,000
1875-76 „	2,721,000
1876-77 „	2,483,000
1877-78, Regular Estimate	2,630,000
1878-79, Budget „	2,480,000

The Government of India, in pursuing for the future the policy that has guided it in making these remissions, will always give full consideration to the general financial position of the country and will recognise the obligation laid upon it not to attempt to hasten this important fiscal reform by additional taxation. It confidently expects that the normal growth of the revenues will place at its disposal the necessary means.

65. After the explanation that has now been given of the actual financial measures taken by the Government in the past year, and those now to be adopted, it is further necessary to refer to the plans by which the Governor General in Council hopes to give effect to the policy of enlarging the responsibilities of the Local Governments, and through them to accomplish the task

that devolves upon it, of providing as far as practicable for the protection of the country from the effects of Famine.

66. The keystone of the whole financial policy of the present Government is the enforcement to the utmost of the responsibility of every great Province of the Empire for meeting its own local wants. It has given to the Local Governments largely increased powers; it declares that they, alone, are competent to deal wisely with the details of administration; that they have advantages which the Government of India cannot possess, of seeing what their own provinces require; and that it is only by acting on these principles that the Supreme Government can obtain either good Provincial administration, or exercise that intelligent power of control which is essential to the prosperity of the Empire. A sound financial system and financial safety can only be secured by efficient administration in every great department of the State. It is by the application of these principles that the Government of India hopes to discharge the greatest of the responsibilities which now rests upon it—that of protecting the people against the terrible calamity of periodical famines.

67. During the year 1877-78 the scheme of making Provincial Governments responsible for provincial finances has been much developed, and the Government of India has received interesting reports upon the working of the scheme. Every Local Government that has expressed any opinion has reported favourably upon the result of the provincialization arrangements begun by the late Lord Mayo in 1870. It happens that during the past year nearly all of the larger provinces, except Bengal, have been more or less afflicted by drought. The first financial effect of drought and of famine relief outlay is to reduce the provincial balances and to cause large provincial expenditure. Under the pressure of famine exigencies, therefore, the provincial finance system has been more or less strained in almost every province except Bengal. From that province most favourable accounts of the results of the system have been received. The Local Government of Bengal is now financially responsible for all civil expenditure of every kind within Bengal, except only the Opium Department operations; it has full authority over, and the benefit of, all branches of the public revenue except only land revenue, salt and opium; and it provides locally for any loss that may occur on Productive Public Works such as canals and railways. The Guaranteed Railways in Bengal earn considerably more than the full guaranteed interest. And so the Imperial Treasury is relieved from all burdens on account of future increases in the cost of the civil administration, or the material improvement of Bengal, while it reserves to itself the right to a share in future increments of the provincial revenues entrusted to the Local Government. From the imperial point of view the scheme of financial provincialization is thus eminently advantageous.

68. The Hon'ble the Lieutenant-Governor's report of December last shows that from the Local Government's point of view also the scheme is not less beneficial. That report, of which a copy will be found in Appendix E to this Statement, shows that the revenues made over to Bengal increased 17 per cent. during the first half of the year 1877-78, and that, to use the Lieutenant-Governor's words, "in the majority of headings the expenditure, so far from showing any tendency to grow, is actually somewhat less than during the corresponding period of last year." Some of the increases of revenue are abnormal, and may not recur. But the general result appears to be fairly summed up in the concluding paragraph of the Lieutenant-Governor's report, which runs as follows:—

"The Lieutenant-Governor has found that the general effect of the extension of the decentralization system in respect to the facilities which it has given to provincial administration has been even more satisfactory than he anticipated. In making the Local Government responsible for expenditure, and giving them a direct interest in the development of various branches of the revenue, it has secured a careful scrutiny over the expenditure of all departments, and a deep interest in all improveable heads of revenue, which has extended to all grades of the services. District officers understand that the Provincial Government can sanction no new schemes and few new works unless it has a constantly improving revenue, and they have shewn an earnest desire to assist the Government by the adoption of every measure which their local experience suggests as likely to have a beneficial effect upon the revenues. At the same time the Local Government has, since the inauguration of the system of provincial finance in 1870-71, been in a position to carry out many works and many measures of improvement on

its own responsibility, which would, under the old system, have possibly been delayed for an indefinite period. All friction with the Imperial Government has been obviated, and much useless and unsatisfactory correspondence avoided."

69. Though the failure of the autumn crop has caused a severe strain on the provincial finances of the North-Western Provinces, where the localization of the financial responsibility has been introduced as completely as in Bengal, still it is worthy of note that, even in a year of drought and partial famine, the Imperial Treasury has in those provinces benefitted greatly from the provincialization system. The Local Government has already spent nine lakhs of rupees on relief works and in charitable relief, and it expects to spend five lakhs more before the rainy season begins. Under the old system this money would have come out of the Imperial Treasury, but the whole sum has this year been found by the Provincial Government; it has come from the provincial balances and from savings made in previous years. Not only has the Imperial Treasury been benefitted, but the Local Government and its officers have had the strongest possible interest in spending their money with careful economy and on permanently useful works; and it is certain that the North-Western Provinces' relief expenditure of 1877-78 will bequeath to the country a considerable legacy of useful canals, railway works and roads.

70. Although there is hardly any branch of the public administration, improvement in which will not help the Government to fulfil the great task which it has undertaken, it is obvious that the principal means by which the end in view will be attained is the construction of works for increasing the productiveness of the country, and improving its communications. Of all things, therefore, the most essential at the present time is this, that the best and most economical arrangements possible should be made with the least practicable delay, yet with no unwise precipitance, in covering the country with that net-work of railways, and with those works of irrigation, which the country requires.

71. The development that has been recently given to the financial responsibilities of the Local Governments, and the transfer to some of them of the entire charge arising from the larger reproductive public works constructed within their territories, having been approved by Her Majesty's Government, and otherwise being found by experience to be conducive to improved administration and public economy, the Government of India has adopted the conclusion that it should be made generally applicable as soon as circumstances permit, and the needful preliminary arrangements have been completed with the several Local Governments and Administrations.

72. This resolution renders it necessary to review the rules under which funds are supplied for the prosecution of such works, the sanction of expenditure takes place, and the general system of management, financial and administrative, is conducted; and the urgency for this is the greater now that the Government of India has declared its intention of applying the funds at its disposal, for providing protection against famine, to works to be carried out through the agency of the Local Governments.

73. Her Majesty's Government have also recently directed that certain modifications should be made in the method of recording the financial results of all such works, with a view to presenting them to Parliament in a form likely to be more readily understood, and the present time may conveniently be taken for consolidating and revising the rules that have hitherto been in force in relation to this class of works.

74. The policy which has hitherto guided the Government of India in its action has been based on the assumption, which experience has shown to be a sound one, that the gradual improvement of the income derived from the larger reproductive works, including under this head the guaranteed railways, would admit of a certain yearly additional expenditure of borrowed money for extending such undertakings without bringing on the revenues any consequent larger net charge, when the increased income had been set off against the increased interest on the borrowed capital. It was on this principle that Lord Lawrence in 1869, in his minute on railway extension, advocated the gradual but systematic construction of railways, and on it the Government has since been acting with most satisfactory results. By regulating its operations within

these prudent limits, the Government has been able to apply a sum of not less than 25½ millions to reproductive works during the last eight years, without thereby adding to the total charge of interest on account of the public debt, including under that name the guaranteed railway capital.

75. It is the intention of the Governor General in Council to follow the same general course in the future, subject to such modifications of detail as will be required by the somewhat changed system that will henceforth be adopted on making use of the agency of the Local Governments in carrying out the works. Heretofore the aggregate interest charge on the capital invested in the works had to be met from the general revenues, under the condition that the net burden should not exceed a certain sum which experience had shown could be borne without inconvenience; so in future, a similar liability will be held to attach to the provincial outlay of capital applied to these objects, otherwise than from the revenues of year. The provincial revenues will be made to bear the net charge for all interest on such capital, after deducting the net receipts from the works; and the net burden of interest thus thrown on the provincial resources year by year will not be allowed to exceed the sum which in each case experience shows that they can bear without inconvenience or undue interference with other administrative demands.

76. It will manifestly be a necessary condition of success in carrying out such a policy that the works undertaken shall in fact produce the growing income from which to meet the gradual increase of interest charge, and it therefore becomes essential to examine very strictly the character of all projects brought forward for execution, so that borrowed capital shall not, under any circumstances, be supplied for any work of which it cannot reasonably be anticipated that it will in a definite period of time produce a net income at least as great as the interest on the capital outlay upon it.

77. Further, the same limitation that it is thus necessary to apply to the grant of borrowed money to these works, must also be applied to the grant of all funds the expenditure of which does not appear as a direct charge against the revenues of the year, under which will be included the new resources lately specially created to provide a surplus from which to meet charges on account of the relief or prevention of famine.

78. The sum that is likely to be available for capital outlay on works of this class from the ordinary revenues would, under any circumstances, be small, and the inconvenience of distinguishing in the accounts between outlay from ordinary revenue, and that met from other sources, would be great. The justification for granting, for productive works, funds from the surplus revenues which might otherwise be applied to the extinction of debt, is, that so far as it prevents an increase of debt, it will virtually be equivalent to a corresponding discharge of debt; a condition however that cannot be fulfilled unless the works are properly remunerative. In all cases then the interest on the whole capital, from whatever sources it is obtained, must be secured generally by the provincial revenues, and specially in each case by the ascertained profitable character of the work, so far as a careful examination can serve to test it.

79. It will be seen that the general policy thus explained necessarily starts with the acceptance, for a limited period, of a dead weight of interest charge during the time when the income of the works is not fully developed. This charge may properly be met from the provincial revenues at the disposal of the Local Governments for carrying out works of internal improvement; and Her Majesty's Government has recognized the propriety of thus applying the local resources, subject to the general obligation that rests on Local Governments to see that the essential wants of the provinces under their administration are provided for in the manner that shall on the whole be most conducive to their well-being.

80. The reasons that support this view will likewise justify the Government of India in accepting, in proof of the financial sufficiency of the estimated income of any proposed work, during what may be termed the unremunerative period of its operation, a calculation which should include any well established saving of outlay that would follow upon the execution of the work.

such as the reduction of the cost of maintenance of a road which would be diminished in consequence of the opening of a line of railway.

81. So also in the case of any work undertaken avowedly with the intention of its being wholly or in part paid for by any special rate or cess imposed, outside of all general rates or taxes, on those likely to benefit by the work, the proceeds of any such special rate would be properly included with any ordinary receipts due to specific payments for the actual use of the work as income in the estimate of financial return.

82. In these cases, and possibly in others, special considerations will present themselves, on which the Government of India will have to form a judgment as they arise, but the general principles that have now been laid down will indicate the spirit in which any such proposals will hereafter be dealt with.

83. Within the limits thus marked out, the Government of India will endeavour to meet the reasonable requirements of the Local Governments for funds, in addition to those available for expenditure from the ordinary revenues, to carry out works of material improvement, especially such as will have for their more immediate effect the protection of the country against the effects of famine, whether by supplying improved means of communication, or of irrigation, or otherwise. The power of the Government of India to do this, however, will be necessarily restricted by the amount that it can spare from the surplus revenues, or raise by loan without unduly forcing the money market, or coming under inconvenient liabilities. Neither can it consistently with the instructions of Her Majesty's Government enlarge the borrowed grants beyond the sums that can be raised in India.

84. It will be the wish of the Governor General in Council to comply as far as possible with the wishes of the Local Governments in carrying out the policy thus explained, subject of course to any instructions of a general or special character that may be given by the Secretary of State, or that may be found otherwise necessary to secure financial regularity or administrative convenience.

85. Under orders of the Secretary of State, works of the class now under consideration will henceforth be designated as Productive Public Works, and the expressions Extraordinary Works and Grants will cease to be employed. The whole of the rules now in force as to the preparation of designs and estimates, and the sanction of works hitherto called Extraordinary, and as to the grants of funds to carry out such works and the manner of rendering the accounts, will however continue to be applicable to all Productive Public Works already constructed or hereafter undertaken.

86. As a rule, all Productive Works, which will for the most part consist of Works of Irrigation or Navigation and Railways (excluding however the Guaranteed Railways, which will continue to be managed as heretofore), within the territories of the several Local Governments and Administrations, will be carried out under their direct orders and financial management, subject only to a general control by the Government of India, and in the manner described in the detailed rules that will be issued hereafter. The earliest possible effect will be given to this arrangement.

87. His Excellency the Viceroy, when addressing the Legislative Council on the introduction of the new measures of taxation, thus stated the intentions of the Government in relation to the execution of Protective Public Works :—

“ For the attainment of this object, the material appliances we intend to promote, by means of additional revenue, are cheap railroads and extended irrigation works. We are conscious of the reproach we should justly incur if, after such a declaration as I have now made, the prosecution of these necessary works were commenced, suspended, or relinquished, according to the increased or relaxed pressure of annual circumstances, or the intermittent activity of spasmodic effort. We, therefore, propose to entrust, in the first instance, to the Local Governments the duty of framing a sufficient and carefully considered scheme of local railroad and irrigation works. We are prepared to provide them with the means whereby they may from year to year work systematically forwards and upwards to the completion of such a scheme. The funds locally raised for this purpose will be locally applied. But Provincial Governments will have to meet the cost of provincial famines out of provincial funds to the fullest extent those funds can bear. They will find that thriftless expenditure in one year may involve the risk of diminished allotments in subsequent years; and I cannot

doubt that the unavoidable recognition of this fact will make them wisely eager to spend the requisite proportion of their annual income upon well-planned and carefully estimated railway and irrigation works which will be their best insurance against the losses of famine, and the postponement of all administrative progress which famine generally entails. It will be the special duty of the Public Works Department of this Government to keep those objects constantly in view of the Local Governments, and to assist them, no less constantly, in their endeavours to give a rational preference to really useful and remunerative works, over those more captivating, but less compensating, subjects of expenditure which, in all comparatively small communities, so powerfully appeal to provincial pride, professional proclivities, or popular pleasure."

88. In amplification of these views, His Excellency has subsequently recorded a Minute, in which are laid down the principles that will henceforth guide the Financial and Public Works Departments in dealing with projects for Public Works designed to improve the internal communications of the country or to increase the means of irrigation, by which works protection from the consequences of famine can best be secured. The Minute of His Excellency is appended to this Resolution (Appendix F).

ORDERED, that this Resolution, with the annexed Statement and Appendices A to G, be published in a *Gazette of India Extraordinary*, and that copy thereof be forwarded to Her Majesty's Secretary of State for India; and also for information and guidance

to each Department of the Government of India;

to each Local Government and Administration;

to the Comptroller General; and to each Accountant General and Deputy Accountant General in independent charge.

By order of His Excellency the Viceroy and Governor General in Council,

FORT WILLIAM;
FINANCIAL DEPARTMENT,
March 18th, 1878.

R. B. CILAPMAN,

Secretary to the Government of India.

Annexures to this Resolution.

1. Statement in explanation of the Estimates with eight Abstracts of the Estimates.
2. *Appendix A.*—Extract from speech by the Hon'ble Sir John Strachey in the Legislative Council on the 9th February 1878.
3. *Appendix B.*—Despatch from Secretary of State, No. 81, dated 7th June 1877.
4. *Appendix C.*—Despatch from the Secretary of State, No. 124, dated 23rd August 1877.
5. *Appendix D.*—Despatch from the Secretary of State, No. 136, dated 30th August 1877.
6. *Appendix E.*—Report by the Government of Bengal on its Provincial Finances, No. 4192, dated 14th December 1877.
7. *Appendix F.*—Minute by His Excellency the Viceroy, dated 12th March 1878.
8. *Appendix G.*—Financial and Commercial Statistics.

DEPARTMENT OF REVENUE, AGRICULTURE AND COMMERCE.

NOTIFICATIONS.—SEA CUSTOMS.

Calcutta, the 18th March 1878.

No. 43.—In exercise of the powers conferred by Section 6 of the Indian Tariff Act, 1875, the Governor-General in Council is pleased to exempt the goods hereinafter named from all import duties to which they are liable under the numbers of Schedule A of the said Act entered in column one of the following list :—

Number in Schedule A.	Names of Articles.	Number in Schedule A.	Names of Articles.
3	Brushes, all sorts.	21	Flax and Articles made of Flax.
4	Building and Engineering materials.	22	Fruits and Vegetables.
5	Cabinet-ware and Furniture.	26	Hemp and Articles made of Hemp.
6	Candles.	27	Hides and Skins.
7	Canes, Ratans, Articles made of Cane or Ratan, and Basket work.	28	Instruments and Apparatus, except musical.
8	Carriages and component parts thereof.	31	Leather and Articles made of Leather, including Boots, Shoes, Harness and Saddlery.
9	Chemical Products and Preparations.	34	Mats.
12	Coir and Articles made of Coir.	36	Military and other Uniforms and Accoutrements.
14	Cordage and Rope made of any Vegetable fibre.	37	Naval Stores.
16	Cotton, raw.	38	Oils.
	Cotton, Grey Piece-goods, viz. :—	39	Oil and Floor-cloth.
	Teloths under 18 reed, jeans, domestics, sheetings and drills, shown to the satisfaction of the Customs-Collector, whose decision shall be final, to be of the dimensions, weights, counts and qualities now generally known under those descriptions, and to contain no yarn of a higher number than 30s.	42	Paper, viz. :—Wall-paper.
	Cotton Twist :	44	Piece-goods made of Jute.
	Mule, No. 32 and lower numbers.	45	Pipes and other Implements used in the Consumption of Tobacco.
	Water, No. 20 and lower numbers.	46	Pitch, Tar and Dammer.
		48	Railway Materials.
		50	Seeds.
		53	Soap.
		59	Toilet Requisites.

This Notification shall take effect on and after the 20th March 1878.

SALT.

The 18th March 1878.

No. 85.—In exercise of the powers conferred by Section 5 of the Inland Customs Act, 1875, the Governor-General in Council is pleased to remit the export duties leviable on Sugar under Notifications No. 179, dated the 9th June 1875, and No. 156, dated the 30th June 1876.

All rules published under the last-named Notification, in so far as they refer to Sugar or to the export duties on Sugar, are hereby cancelled.

This Notification shall take effect on and after the 1st April 1878, but nothing herein contained shall apply to any Sugar in respect of which a *rawanna* has been granted, or which has been booked-through for export by a State Railway, without prepayment of full duty, before that date.

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

Fort William, the 15th March 1878.

No. 238.—Major Noblett St. Leger Carter, East Indian Railway Volunteer Rifle Corps, is allowed leave of absence to proceed to Europe for eighteen months from the 6th April 1878.

No. 240.—Captain Irvine John Whitty, East Indian Railway Volunteer Rifle Corps, is allowed leave of absence to proceed to England for three months from the 1st May 1878.

No. 241.—The following extract from list No. 7, dated the 15th February, 1878, received from the India Office, is published for general information :—

* * * * *

Granted extensions of leave.

Surgeon-Major C. E. W. Bensley, 6 weeks, private affairs.

* * * * *

Surgeon-Major T. W. Sheppard, 6 months, medical certificate.

HORACE A. COCKRELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 20, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in sub-division Chooadangah, in the district of Nuddea, will be put up for sale at the sub-divisional office at Chooadangah on Monday, the 8th April 1878, corresponding with 27th Chait 1284 B.S.

This land will be sold subject to the following conditions:—

1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.

2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale will be cancelled, the sum deposited being forfeited to Government, and the land will again be put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of an original sale.

3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and pergunnah.	Area in beghas, more or less.	BOUNDARIES.
Mouzah Chooadangah and hooda Jaffarpore, pergunnah Showr-jial.	B. K. C. 6 11 2	North, by lands purchased by Mafidurrah Jondar; east, by lands in the occupation of the Railway Company and the Chooadangah railway station tank; south, by lands purchased by Mafidurrah Jondar; and on the west by lands belonging to village Chooadangah in the occupation of Umid Sheikh, Mowahy Shaikh, Fajir Mallick, and others, and also lands belonging to village Noormaur in the occupation of Nujarah Jondar.

CHOOADANGA, the 25th February 1878.

C. N. BANERJEE, Deputy Collector.

NOTICE is hereby given that the undermentioned C class lands relinquished by the Eastern Bengal Railway Company and no longer required by Government, situated in the district of 24 Pergunnahs, will be put up to sale at the Cantonment Magistrate's catchery at Barrackpore, at 12 o'clock on Tuesday, the 2nd April 1878, corresponding with 21st Chytr 1284 B. S.

This land will be sold subject to the following conditions:—

1. If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.

2. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.

3. The lands will be sold revenue free to the highest bidders.

Lot No.*	Mouzah and pergunnah.	Area in beghas, more or less.	BOUNDARIES.
1	Rambhudderbates in pergunna Calcutta ...	B. K. C. 1 6 0	North by road; south and west by Pitamber Ghose's land; east by land purchased by Kates Chunder Mitter.

W. M. SOUTAR, Officiating Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furreedpore, will be put up to sale at the Furreedpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chyete 1284 Bengali year.

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
532	174	Talook Ranjiban Rhome, pergunnah Jalalpoore	2 0 11	4 0 0	8 0 0
532	6290A	Ruhanganza Nadi Bharati, pergunnah nil	1 1 5	2 0 0	4 0 0

COLLECTOR'S OFFICE, DISTRICT FURREEDPORE, the 21st September 1877.

C. C. QUINN, *Offg. Collector.*

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnughur on Thursday, the 28th March 1878, corresponding with 16th Chait 1284 B. S.

This land will be sold subject to the following conditions :

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and Pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
	B. K. C.	
Kishengunge pergunnah, Chakla Kishnughar.	1 11 0	North by the railway ditch; south by Ram Gobind Biswas and Bulloaram Chatterjee's jamma land; east by the railway ditch; and west by the land belonging to Benode Chakravarti.

NUDEEA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STEVENS, *Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 18th April 1878, corresponding with 6th Bysack 1285 B.S. (Thursday).

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number in the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
58	2210	Kotulpore, pergunnah Balra	6 1 1	20 2 4	58 4 8
167	3,774	Ramkanyapore, alias Gungoree, pergunnah Pandooah	6 0 31	6 7 8	6 14 10

HOOGHLY COLLECTORATE, the 6th February 1878.

F. H. PELLEW, *Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of land relinquished by the East Indian Railway Company in the district of Bhagalpur, will be put up to sale at the Bhagalpur Collectorate on Friday, the 29th March 1878, corresponding with 11th Choitro 1285 F. S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots to be sold to the highest bidders above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the plot to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.			Government revenue assessed.			Upset price.		
			A.	R.	F.	Rs.	A.	P.	Rs.	A.	P.
1	..	Relinquished plot of class A land situate in mouzah Futeehour, pergunnah Bhagalpur, mile 231 (loop line), bounded on the north by public road, south, by railway line; east, by relinquished plot of class A land in mouzah Mansurpur, west, by railway fencing and mouzah Futeehour.	0	1	23	5	0	0
2	...	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagalpur, mile 281, bounded on the north by the public road; south, by plot of class B land purchased by Asud Ali; east, relinquished plot of class A land in mouzah Mulla Chuk; west, by relinquished plot of class A land in mouzah Futeehour (No. 1).	1	1	30	20	0	0
3	Relinquished plot of class A land situate in mouzah Mulla Chuk, pergunnah Bhagalpur, mile 281, bounded on the north by public road; south, by plot of railway class B land purchased by Bechoo; east, relinquished plot of class A land in mouzah Sabour, west, by relinquished plot of class A land in mouzah Mansurpur (No. 2).	1	0	23	30	0	0
4	..	Relinquished plot of class A land situate in mouzah Sabour, pergunnah Bhagalpur, miles 259, 259, and 261, bounded on the north by the lands belonging to Kartick Nath Pandey, jumlae lands of Muddun Thakoor and Singheer Jha, Puttee belonging to Dhirendra Chowdhurain and Puttee belonging to Muddun Monun Thakoor; south, plot of railway class B lands purchased by Musamun Dhirendra Chowdhurain; east, relinquished plot of class A land in mouzah Nubepore, west, by relinquished plot of class A land in mouzah Mulla Chuk (No. 3).	17	3	27	280	0	0
5	Relinquished plot of class A land situate in mouzah Nubepore, pergunnah Bhagalpur, miles 259 and 261, bounded on the north by the river Ganges, south, by railway class B land purchased by Rajoo Moonshi; east, relinquished class A land in mouzah Gonspoor; west, by relinquished class A land in mouzah Sabour (No. 4).	4	0	24	65	0	0
6	...	Relinquished plot of class A land situate in mouzah Gonspoor, pergunnah Bhagalpur, miles 258 and 259, bounded on the north by the river Ganges; south, by railway class B land purchased by Bany Dooboy; east, relinquished plot of class A land in mouzah Furka; west, by relinquished plot of class A land in mouzah Nubepore.	3	2	5	50	0	0
7	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhagalpur, miles 257 and 258, bounded on the north by the jumlae lands of Muddun Thakoor and Percy Mohun Bicar; south, by railway B class land purchased by Bany Dooboy; east, by relinquished plot of class A land in mouzah Musarho; west, by relinquished plot of class A land in mouzah Gonspoor (No. 6).	19	2	30	315	0	0
8	Relinquished plot of railway class A land in mouzah Musarho, pergunnah Bhagalpur, mile 257, bounded on the north by the jote lands of Ramphul Dooboy, Jugur Nath Munder, Biku Gope, Pershaud Munder, and Mohur Munder, south, by the jote of Laldhari Bunch, Hari Gope, Pertab Gope, and Bundi Munder; east, by the existing railway line; west, by relinquished plot of class A land in mouzah Furka (No. 7).	3	2	30	60	0	0
9	Relinquished plot of class C land in mouzah Colgong, pergunnah Furka, mile 246, bounded on the north by a kutchra drain and mukurree lands belonging to late Baboo Radha Churn Gangooly south, by the mal lands of late Baboo Bishmath Chowdhry being jote of Chetoo Behaliah; east, the mango tops belonging to Gopi Sino; west, railway compound pukka wall.	3	0	7	45	0	0
10	Relinquished bungalow land situate in mouzah Pearphore, pergunnah Chundun (chord line), bounded on the north by the jote of Lalman Mohit; south, by lands belonging to Tikait Chooramun Singh, Ghatwal of Pearphore; east, by jote of Lalman Mohit; west, by jote Miran Mian and Numhye Hajam, and the compound of the bungalow has been enclosed all round by morbah trees.	6	1	38	30	0	0

BHAGALPORE COLLECTOR'S OFFICE, the 28th January 1878. J. KELLERER, Covenanted Dy. Collector, in charge.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estate situate in the district of Rajshahye will be put up to sale at the Rajshahye Collectorate on the 28th of March 1878, corresponding with the 14th of Choitro 1284 (Bengali).

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estate.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.			Government revenue assessed.			Upset price.			REMARKS.
			A.	R.	F.	Rs.	A.	P.	Rs.	A.	P.	
43	910	Rushoonathpore in pergunnah Barbora.	96	2	0	81	0	0	162	0	0	

* COLLECTOR'S OFFICE, DISTRICT RAJSHAHE, the 22nd December 1877.

W. H. D'OILY, Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 25th day of September 1877.

CLASS I.—PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7. Kismat Ambiká Bábait Taraf Trilok Chandra Kanungoe; recorded proprietor Kailas Chandra Nandy; sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33. Taraf Ashbar Akbar; recorded proprietors Nasir Ali, Rám Dás, Tráhirám; sudder jumma Rs. 694-1-5. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Aliár Khán; recorded proprietor Sháhámát Ali and others; sudder jumma of the entire estate Rs. 1,606-0-0. Share No. 2, separated under Act XI of 1859, of Akbar Ali Khán, bearing a sudder jumma of Rs. 811-6-3, will be sold.

For Arrears of Revenue.

No. 55.—Taraf Aziz Nasabat; recorded proprietor Karam Ali Mia; sudder jumma Rs. 791-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 396.—Taraf Baksha Ali; recorded proprietors Neyamatullah, Nasu, Sherekhan, Dewán Ali, Nooralla, Fatteli Ali, Shumshero Ali, and Umar Ali; sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimati Jahirissa Khanam; sudder jumma Rs. 513. The entire estate will be sold.

For Arrears of Revenue.

No. 401.—Kismat Balam Sirkar Bábait Taraf Soumullah Khan; recorded proprietors Girish Chandra, Gurudas Rakhit; sudder jumma Rs. 1,063-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 522. Kismat Bisheswari Bábait Taraf Gauri Shankar Kanungoe; recorded proprietors Prasanna Kumar Rai and others; sudder jumma of the entire estate Rs. 1,228-13-4. Share No. 3, of Prasanna Kumar Rai, Sarat Chandra Sen, Srimati Prankishori, Dataram Chaudhuri, Krishna Chandra Gápta, Petamber, Sarat Chandra, Jagat Chandra, Jucoman Bhattachariya, Balam Bhattachariya, Svama Shondary, Ashkar Ali, Ram Gati Chakrabutty, Krishna Chandra Gupta, Pitambar, Jagat Chandra, Sarat Chandra, Ananda Mayi, and Kailas Chandra, bearing sudder jumma Rs. 1,032-3-6, exclusive of that portion of the estate in respect of which the other proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 746. Taraf Sifi Dowlat; recorded proprietor Shekh Abdulla Khan; sudder jumma Rs. 2,930-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 805.—Taraf Dullabram Fatehabad; recorded proprietors Nimai Charan Nandi, Fakir Chand Nandi, Bishnupria on behalf of her minor sons Prasanna Kumar and Kamul Kumar Nandi, Bishnupria, and Pitambar Shaha; sudder jumma Rs. 849. The entire estate will be sold.

For Arrears of Revenue.

No. 1238. Taraf Inas Aiap; recorded proprietor Adhu Khan; sudder jumma of the entire estate Rs. 2,272-7-6. Share No. 1, Waris Khan, bearing sudder jumma Rs. 142-6-0; No. 2, Mahammad Sami; sudder jumma Rs. 91-0-6; No. 3, Anwar Khan; sudder jumma Rs. 51-7-5; No. 4, Sarfaraz Khan; sudder jumma Rs. 77-4-2; No. 5, Yassin Khan, Amir Ali; sudder jumma Rs. 112-6-9; No. 6, Yar Ali Khan; sudder jumma Rs. 77-4-3, and the remaining share Alaka; sudder jumma Rs. 1,265-7-8, excluding the shares Nos. 7 and 8 of the estate, the revenues of which have been paid up, will be sold.

For Arrears of Revenue.

No. 1269.—Taraf Jaswanta Sing; recorded proprietors Fateh Ali, Magan Poddar, Umar Ali, Shaffar Ali Sarung, and Fateh Ali Chaudhuri; sudder jumma Rs. 1,386-10-2. The entire estate will be sold.

For Arrears of Revenue.

No. 1285.—Taraf Jarip Mahammad; recorded proprietors Jan Bibi, Mahammad Basirulla, and Ramkanta Chaudhuri; sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadu Madan; recorded proprietors Ali Raja and others; sudder jumma of the entire estate Rs. 1,227-11-0. Share No. 2, of Ali Raja, Sib Narain, and Sib Lochan, bearing sudder jumma Rs. 656-0-4, excluding that portion of the estate in respect of which the remaining proprietors have opened separate accounts under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1516.—Taraf Karkan Roshan; recorded proprietor Baisnab Churn Sen; sudder jumma Rs. 616-7-7. The entire estate will be sold.

For Arrears of Revenue.

No. 1552.—Taraf K. Fernandez; recorded proprietors J. D. Barros, Nitya Nanda Rakhit, Parbati Churn, Ram Sunder; sudder jumma Rs. 1,646-5-3. The entire estate will be sold.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi, recorded proprietor Sachinanda Kunda; sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1749.—Taraf Mahammad Ali, Rustum Ali; recorded proprietors Krishna Chandra Gupta and others; sudder jumma of the entire estate Rs. 3,483-3-6. Share No. 2, of Shekh Fazal Ali Chaudhuri, bearing sudder jumma Rs. 2,612-6-8, will be sold, excepting that portion of the estate in respect of which the remaining proprietors have opened separate account under Act XI of 1859.

For Arrears of Revenue.

No. 1751.—Taraf Madan Chaudhuri; recorded proprietor Lakshmi Kanta Datta and others; sudder jumma of the entire estate Rs. 688-6-5. Lakshmi Kanta Datta's share No. 1, bearing sudder jumma Rs. 55-13-3, and Ram Hazi Datta's share No. 2, bearing sudder jumma Rs. 52-7-1, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 1900.—Taraf Mahammad Manuhar; recorded proprietors Alfa Bibi, Ahamadulla, Chand Bibi, Etbar Ali Chaudhuri; sudder jumma Rs. 666-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2090.—Kiamat Muraridhar Kanungoe, Nilkamal Sen, Babait Taraf Gourri Sankar Kanungoe; recorded proprietors Srimati Annapurna Thakurani, Krishna Chundra Gupta, Pitambar, Sarat Chandra, Anandamayi, Jagat Chandra, Latu Mia, and Umed Ali; sudder jumma Rs. 1,230-3-1. The entire estate will be sold.

For Arrears of Revenue.

No. 2201.—Kiamat Naziruddin, Ahammad Babait, Taraf Hossain Wali; recorded proprietor Naziruddin Ahammad; sudder jumma Rs. 1,227-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2203.—Taraf Nassim Chaudhuri; recorded proprietors Jan Ali and others; sudder jumma of the entire estate Rs. 659-7-6. Share No. 2, of Yakup Ali Chaudhuri, bearing sudder jumma Rs. 49-7-3, and share No. 3 of recorded proprietors Jan Ali, Jan Ali 2nd, Mohes Chandra, Ramjan Ali, Nityananda Sen, Wahed Ali, Pran Krishna, Sen, Nityananda Sen 2nd, Jan Ali, Jagat Chandra Sen, Abdul Razak, Abdul Bari, Abdul Jalil minor, and Gour Chandra Rudra, bearing sudder jumma Rs. 362-11-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2389.—Taraf Paran Darpanarayan; recorded proprietors Chandra Kanta Pal, Nakulesvar Pal, and Bakresvar Pal; sudder jumma Rs. 601-3-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismat Pravabati, Babait Taraf Brajakishor; recorded proprietors Abul Khaer Mahammad Mahata-sambilla and others; sudder jumma of the entire estate Rs. 667-11-10. Share No. 11, of Baisnab Charan Datta, Fateh Ali, Gour Hari Biswas, Khulan, Madan Mohan, Mahammad Ali Chaprasi, Nur Bibi, Waris, Raheman Sayad, Ram Das, Ram Das, Ram Das, Sarat Chandra, Munshi Trilok Chandra Biswas, Sheikh Mahammad Basirullah, Amir Ali, Nur Mahammad, Tarak Chandra Datta, Uma Charan Datta, Munshi Trilok Chandra Biswas, Sarat Chandra Waddadar, on part of Ramesh Chandra Biswas minor, and Srimati Nashiban Bibi, bearing sudder jumma of Rs. 186-11-11, will be sold, excluding the portion of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismat Pran Krishna, Gopi Mohan, Guru Das, Hara Das Rai, Babait Taraf Jugal Kishor; recorded proprietors Hara Das, Guru Das, Gopi Mohan, Pran Krishna; sudder jumma Rs. 3,353-14-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2538.—Taraf Raghab Jagadis; recorded proprietors Braja Mohan, Bhola Nath, Chandhi Charan, Dinamani, Ishan Chandra, Mahadeva, Nandaram, Raghunath, Ram Jiban, Ram Narayan, Rajaram, Shambhuram, and Titaram; sudder jumma Rs. 515-0-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambika; recorded proprietor Akbar Ali Chaudhuri; sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2544.—Taraf Ram Mohan Sen; recorded proprietors Bisvambar Sen, Golok Chandra Sen, and Kashi Chandra Sen; sudder jumma Rs. 884-11-3. The entire estate will be sold.

For Arrears of Revenue.

No. 2553.—Taraf Raj Ballal Kanungoe; recorded proprietor Gour Hari Das; sudder jumma Rs. 608-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2562.—Taraf Rambhadra Kanungoe; recorded proprietors Bhairab Charan and others; sudder jumma Rs. 918-15-7. Share No. 1, of Ram Sundar Sen, bearing sudder jumma Rs. 70-12-9; No. 12, of Ishan Chandra Kanungoe, sudder jumma Rs. 163-12; and No. 35, of Arudhan Barnik, bearing sudder jumma Rs. 2-7-10, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishor Kanungoe; recorded proprietors Abul Hossan Chaudhuri and others; sudder jumma of the entire estate Rs. 819-1-7. Share No. 1, of Gopi Mohan Ghose, bearing sudder jumma Rs. 70; No. 2, of Bharat Chandra Tapadar, sudder jumma Rs. 354-7-9; No. 4, of Narasinha Sarma sudder jumma Rs. 5-6-3; and No. 5, of Ali Hossan, Baksa Ali, Baishnab Charan Chaudhuri, Gour Kishor, Gour Mohan Biswas, Jaduram, Lalita Madhuram Madhuram, Udaytara, Paran Das Chaudhuri, Premanarayan, Ram Jaya Baidya, Ram Das Sarina, Ram Dhan, Ram Chandra Biswas, Radharam, Rnhi Das Pal, Shamshere Ali, Sasti Chandra, Srimati Pran Kishori, Rukmini, Kailas Chandra Sen, Sheikh Dhanu Sadagar, Digambar, Banga Badan Biswas, Pran Hari Lalla, Karim Baksh, and Baisnab Charan, bearing sudder jumma Rs. 99-13-7, excluding the share No. 3, the revenue of which has been paid, will be sold.

For Arrears of Revenue.

No. 2566.—Kismat Ram Dulal; recorded proprietors Ali Hossan and others; sudder jumma of the entire estate Rs. 813-4-10. Share No. 4, of Ali Hossan, Baksha Ali, Brindaban, Bhairab Chandra, Kati Kinkar, Kalikinkar, Lalita, Mahes Chandra Sen, Mrityumajya, Navakishor Dastidar, Niyamat Ali, Ram Lochan, Ram Jaya, Ram Das, Ram Gati, Ram Das, Shamshere Ali, Udayanath De, Ram Kizu De, Kanta Prasad Hazari, Shubal Chandra Rai, and Jiban Krishna Rai; sudder jumma Rs. 107-0-7, will be sold, excluding the other shares separated under Act XI of 1859.

For Arrears of Revenue.

No. 2588.—Kismat Ram Mohan, Imamsarif; recorded proprietors Srimati Pran Kishori, Srimati Kaminari, Srimati Pran Kishori; sudder jumma Rs. 540-6-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2929.—Taraf Shaebi Roshan; recorded proprietors Rustom and others; sudder jumma of the entire estate Rs. 752-11. Share No. 1, of Sheikh Sadak Ali, bearing sudder jumma Rs. 82-5-3; No. 2, of Keramat Ali Chaudhuri, bearing sudder jumma Rs. 188-2-9; and No. 3, of Abdul Hamid Chaudhuri, bearing sudder jumma Rs. 82-5-4, separated under Act XI of 1859, will be sold.

For Arrears of Revenue.

No. 2933.—Taraf Shachiram Kanungoe; recorded proprietors Aitton and others; sudder jumma of the entire estate Rs. 826-14-3; share No. 2 of Gopal Das Sen, Digambar Kanungoe, Kalikanta Sen, Jagat Chundra Sen, bearing sudder jumma Rs. 37-11; No. 4 of Har Chandra, Krishna Mohan, Abhaya Charan Guha, sudder jumma Rs. 14-8-4; No. 7 of Srimati Amala, Biranga, sudder jumma Rs. 28-7-3; No. 9 of Srimati Pyari, sudder jumma Rs. 4-3-6; No. 11 of Goham Ali, sudder jumma Rs. 33-7-6; No. 24 of Krishna Mohan Guha, sudder jumma Rs. 11-7-6; No. 38 of Narayani, alias Bashi, sudder jumma Rs. 9-13-9; No. 39 of Srimati Alaka Sundari, Ram Dayal Das, sudder jumma Rs. 11-3-1; and No. 43 of Khishna Das Mozumadar, bearing sudder jumma annas 3 pie 9, will be sold.

For Arrears of Revenue.

No. 3039.—Taraf Syam Raja; recorded proprietors Brindaban Raha and others; sudder jumma of the entire estate Rs. 673-14-3. Share No. 7 of Brindaban Raha, Dhananjaya, Gokul Chandra, Mahammad Rafi, Murarichur Sarma, Ram Kishor, Ram Dulal Sarma Ramkanta, Ram Mohan, Ram Charan Sarma, Sharba Chandra Chakravarti, Sadaram, Anjud Ali, Yar Ali, Abdul Aziz, Jan Ali, Karam Ali Chaudhuri, Abdul Kader Chaudhuri, Abdul Hakim, Jaduram, Ram Sundar Sarma and Ramkanta Sarma, bearing sudder jumma Rs. 229-7-5, will be sold, excluding the portions of the estate in respect of which separate accounts have been opened under Act XI of 1859.

For Arrears of Revenue.

No. 3054.—Taraf Shib Durga Sharan Chaudhuri; recorded proprietors Brindaban, Krishna Mohan Ghosal, Brindaban Mazumdar, Srimati Anandamayi, Ram Kumar Rai, Kishori Mohun Rai, Tariui, Pratab Chandra Rai, and Nityananda Rai; sudder jumma Rs. 2,912-8-9. The entire estate will be sold.

*For Arrears of Revenue.**Compromised Mehal.*

No. 3935.—Taraf Radha Madhab; recorded proprietors Balak Dass Mohanta and others; sudder jumma of the entire estate Rs. 1,810-12-1. Share No. 1 of Prankishori, bearing sudder jumma Rs. 411-14-2. Share No. 2 of Prankishori, bearing sudder jumma Rs. 98-12-10, and share No. 3 Ram Sundar Sen, bearing sudder jumma Rs. 418-8-6, will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed.*

No. 13107. Taluk Gauri Sankar, Baidyanath Kanungoe; recorded proprietors Srimati Lalita Thakurani and others; sudder jumma of the entire estate Rs. 701-1-3. Share No. 2 of Lalita Thakurani, bearing sudder jumma Rs. 350-10-1 10 krant, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Mitachara.*

No. 20175. Taluk Mahammad Kulu, Kumar Ali; recorded proprietor Shekh Makhal Ali; sudder jumma Rs. 518-5-6. The entire estate will be sold.

*For Arrears of Revenue.**Mehal Lakhiraj resumed, Thana Ramu, Mouzah Rajarkul.*

No. 23916.—Taluk Obedulla Shekh, Shekh Badiazzama, Srimati Dewan Bibi, Assalat Khan; recorded proprietors Fazal Ahammad, minor, and others; sudder jumma of the entire estate Rs. 963-11-3. Share No. 2 of Assalat Khan, Srimati Thanda Bibi, Akbar Ali Khan, Assad Ali Khan, Chunuco Lal Nurannissa, Amirannissa, bearing sudder jumma Rs. 662-9-2, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

*For Arrears of Revenue.**Thana Chakaria, Mouza Shurazpur.*

No. 33534.—Taluk Thanda Bibi, bearing sudder jumma Rs. 898-12-0, will be sold.

For Arrears of Revenue.

No. 33872.—Kismat Pran Krishna Rai, Babait Taraf Jugal Kishor; recorded proprietors Tripura Charan Rai and Annada Charan Rai, bearing sudder jumma Rs. 1,613 10-5. The entire estate will be sold.

G. M. CURRIE, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 20th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number in the rent roll.	Class.	Name of mehal and pergunnah.	Proprietors.	Government revenue.	Arrears for which the estate is to be sold.	REMARKS.
153	First Class permanently settled estate	Soomoodragoria, in pergunnah Satsauka.	Behumannessa Bibi, Kailash Chandra Dey Chowdhuri, Mahammad Esamul Khan, Gobinda Chandra Nandi, and Nilkamal Dey Chowdhuri.	Rs. A. P. 2,710 8 11	Rs. A. P. 424 5 0	In this estate there is one separate account of which rent Rs. 514-9-11 has been paid by Gobinda Chandra Nandi, and general registry has been recorded in the names of four persons noted below under sections 40 and 41 of Act XI of 1859.— Kedarnath Chakravarti, putnidar of eight annas share of eight mousahs Karpookooria and others, for Rs. 900. Beni Madhav Mallick, putnidar of eight mousahs Singh Jooley and others, for Rs. 203-2-3. Bahamali Nandi, putnidar of 16 mousahs Karpookooria and others for Rs. 734-6-7. Mati Lal Chowdhuri, putnidar of two annas 2c. and 2k. share of nine mousahs Soomoodragoria and others, for Rs. 150. The estate to be sold for arrears of Government revenue only.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Noakholly will be put up to public and unreserved sale at the Collector's Office of that district on the 26th March 1878, corresponding with 14th Chait 1284 B.S., for arrears of revenue due on the 12th January 1878.

Number on towji.	Names of estates.	Names of proprietors.	Sudder jumma.	Balance due.	REMARKS.
			Rs. A. P.	Rs. A. P.	
14	Pergunnah Dandra : share 3as. 1g. 1c. 2½k.	Mahomed Azim, Sreemutty Affereeness Chowdhuram, Mahomed Arshad Chowdhury, Sreemutty Amceernessa Chowdhuram, Ram Kanai Dutta Chowdhury and Abhaya Chaman Dutta Chowdhury.	1,725 5 6	127 3 2	
15	Pergunnah Dandra : share 4 annas.	Mahomed Arshad Chowdhury and Amceeruddin Ahmed Chowdhury.	1,547 10 4	320 10 8	
54	Pergunnah Sundip, Kismet Luckhi Nardin.	Mahomed Asanullah Aiceeruddin	675 0 0	54 12 4	A separate account has been opened under section 10, Act XI of 1859.
1303	Pergunnah Dandra : Chur Shabbicary : share 3as. 18g. 2c. 4k.	Kazi Mahomed Jomluddin, Kazi Loot Ful Haq himself, and guardian of Mahomeds Khatoon.	2 498 0 0 Improvement fund 25 0 0	780 0 0 Improvement fund 8 0 0	
			2 523 0 0	788 0 0	
			2 573 0 0 Improvement fund 21 0 0	1,094 0 3 Improvement fund 11 0 9	
1401	Chur Shook Chur	Abul Khar Amanullah Chowdhury, Jomshur Aliy Moonsi and Sreemutty Jomli Khatoon and Sreemutty Mokremnessa Chowdhuram.	2 094 0 0 Improvement fund 21 0 0	1,094 10 2 Improvement fund 11 0 9	
1407	Pergunnah Sundip, Chur Hoodrakhsaly, Madafat Mahomed Hossan.	Mahomed Bosheerullah Chowdhury	1,374 0 0 Improvement fund 20 0 0	616 0 0 Improvement fund 12 0 0	
			1,394 0 0	628 0 0	
1411	Chur Alai	Fakcer Mahomed and Mahomed Ally	1,218 0 0 Improvement fund 12 0 0	981 0 0 Improvement fund 7 0 0	
			1,230 0 0	988 0 0	
1416	Chur Romiz	Gidam Rahman	2,264 0 0 Improvement fund 24 0 0	2,264 0 0 Improvement fund 24 0 0	
			2,287 0 0	2,287 0 0	
1485	Pergunnah Dandra : share 3 annas.	Kazi Mahomed Moniruddin, Kazi Mahomed Jomceeruddin self, and guardian of Ahmas Khatoon, Kazi Jomceeruddin, Chandra Nath Gupta, Kazi Looful Haq self, and father and guardian of Sreemutty Mahomeds Khatoon, Abou Esop Mahomed Israel, Chandra Nath Chowdhury, Radha Mohan Sen, Sreemutty Moonsi and Abou Mahomed Abedullah, Sharafeessa.	329 4 10 Improvement fund 24 0 0	1,885 4 0 Improvement fund 14 4 8	
			1,444 4 10	1,897 13 5	
1487	Pergunnah Dandra : share 1a. 18c. 2c. 4k.	Kazi Mahomed Jomiruddin self, and guardian of Amas Khatoon and Kazi Jomiruddin, Chandra Nath Gupta, Kazi Looful Haq self, and father and guardian of Sreemutty Mahomeds Khatoon, Sreemutty Shafeenessa Chowdhuram mother and guardian of Abou Esop Mahomed Israel, Chandra Nath Chowdhury, Radha Mohan Sen and Rezauddin Moonsi.	3,267 0 11 Improvement fund 83 0 0	3,350 0 0 Improvement fund 53 5 0	Three separate accounts have been opened under section 10, Act XI of 1859.
			3,300 0 91	3,413 0 0	
1492	Chur Shabbicary : share 4 annas.	Mahomed Monowar Ali Chowdhury, Mahomed Modafar Ali Chowdhury and Ram Kunal Doss Bhucali.	1,388 0 0 Improvement fund 14 0 0	564 0 0 Improvement fund 0 0 0	
			1,402 0 0	570 0 0	

R. Pouch, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's Office of that district on the 30th day of March 1878, corresponding with 18th Choitra 1284 B. S., and 19th Choitra 1285 B. S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be rendered in the same manner as arrears of revenue due on the 12th January 1878.

Number in A register.	Towjee No.	Name of mahal and pergunnah.	Name of proprietor	Sudder jumma.	Balance due to Govern- ment for which the estates are to be sold.
				Rs. A. P.	Rs. A. P.
<i>Permanently-settled Estates</i>					
230	1557	Mahal Kantapal, pergunnah Khurapore.	Kertie Ram Pal, Khetro Mahon Pal, Daurama Nath Pal, and Kunjo Behari Ray	1,070 0 0	3 9 10
1420	796	Mahal Jofula, pergunnah Khurapore.	Brige Mohun Mohapatra, Dwanka Nath Masanto and Durpa Narain Masanto.	673 11 0	0 15 6
1708	912	Mahal Kharragerrish, pergunnah Lubbing.	Madhu Sudan Roy, Kagsala Mani, Anubha Dese and Kuer Narain Roy, and Haragobal Roy, son, and Sreemutty Kossa Dey, mother and guardian of Jastan Roy, minor, and widow of Lukhy Narain R. g. deceased, and Madhu Mohun Dey.	725 10 2	0 2 10
<i>Temporarily-settled Estates.</i>					
1909	204	Mahal Munzalpore, pergunnah Putaspore.	Chowdhury Gopendra, Nundan Das Mohapatra and Anunda Lal Roy and Kani Nath Mitra	2,000 0 0	530 4 0
<i>Permanently-settled Estates</i>					
2361	1297	Mahal Rajpore, pergunnah Khutnaguro.	Ram Gobind Dey, Ishan Chandra R. g. Biso Nath Doss and Iswora Prosad Dey, son of Rathi Nath Jew and Joy Dossra Thavoorany	549 13 11	
			Deduct the joint share of Ram Gobind Dey, Ishan Chandra Roy and Biso Nath Doss, which will not be sold	292 1 11	
			Balance being the share of the son, Iswora Prosad Dey of Rathi Nath Jew and Joy Dossra Thavoorany, of which a separate account has been opened.	257 12 0	6 0 6
2769	1518	Mahal Usatipore, pergunnah Kasijora.	Shama Churn Myle, Indrojit Putiyak and Bhobany Churn Bose.	1,217 6 4	73 6 5

The 23rd February 1878.

J. C. PRICE, *Officiating Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durbhunga will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd day of March 1878, corresponding with 4th Chait 1285, at 12 o'clock, on Friday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Serial Number.	Towke Number.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma of the whole mahal.	Sudder jumma of the share to be sold.	Arrears for which the estate is to be sold.
				Rs. A. P.	Rs. A. P.	Rs. A. P.
1	270	Bingwallipore, pergunnah Bhairwarach	Ram Dyal Misser, share 4 annas	1,136 8 6	568 4 3	71 0 6
2	1602	Akaberpur Gajputti, appertaining to Surree, pergunnah Kusumab.	Burma Dutt Singh, Bhuton Singh and Bhadun Jha. share 15 gundas.	1,382 10 4	19 13 8	1 8 11

DURBHUNGA COLLECTORATE, the 23rd February 1878. DOORGA DAS CHOWDHURY, Dy. Collr., for Offg. Collr. on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's office of that district on the 30th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 8th day of November 1877.

Number on the district rent roll.	Name of estate and pergunnah.	Name of proprietor.	Sudder jumma.	Arrears for which estate is to be sold.
			Rs. A. P.	Rs. A. P.
1288	Araji Monjib Mouza Darra, pergunnah Senawat	Hangsamond Dui, Kalindi Sahu, Hari Sahu, Narhari Sahu, Lokenath Sahu, Sonatun Sahu, Ganapati Sahu, Adikand Das, Lokenath Pati, Bannabi Pati, Bhola Nath Panda, Ganpati Das, Harihar Santra and Sonatun Mohapatra and others.	535 4 0½	0 14 10½

BALASORE COLLECTORATE, the 26th February 1878.

T. NORMAN, Acting Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 5th of April 1878, corresponding with the 24th Chait 1284, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th of January 1878.

CLASS I. *Permanently-settled Estates.*

Towjee No. 45. Pergunnah Bherchi; recorded proprietors Kassi Nath, Uma Nath and Deb Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindro Nath Roy Choudhory, themselves, and the latter guardian of Amarendra Nath and Narendra Nath Roy Choudhory, paying a sudder jumma of Rs. 2,953-4-1. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 590-10-6, will be sold for realization of arrear Rs. 86-1-9. Shares of the rest of the proprietors will be exempted from sale.

Towjee No. 97. Taraf Hazrakati, pergunnah Moloy; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindro Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath, Unarendra Nath Roy Choudhory, minors, and Deb Nath Roy Choudhory, paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 23-12-4. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Towjee No. 169. Pergunnah Moloi; recorded proprietors Kassinath and Umanath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 22,972-5-11½. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 4,591-8-0½, will be sold for realization of arrears of Rs. 653-1-10½. Shares of the rest of the proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 274. Pergunnah Sripodgoh; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory, themselves and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 563-4-3, will be sold for realization of arrears Rs. 79-7-4. Shares of all other proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 4810. Pergunnah Malghar Debi Bansheria; recorded proprietors Kassinath Roy Choudhory, Umanath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Debnath Roy Choudhory and Jadubendra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 3,546-14-2. The shares of Kassinath Roy Choudhory and Umanath Roy Choudhory, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 102-3-2½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

Towjee No. 1822. Kismut Rogheenathpore, pergunnah Malghur; recorded proprietors Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory minors, Debnath, Kassinath, Parbutty Nath and Umanath Roy Choudhory, Jadubindra Roy Choudhory, himself and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Choudhory, paying a sudder jumma of Rs. 236-6-7, will be sold for realization of arrear Rs. 37-14-0½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

The 27th February 1878.

W. H. PAGE, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's office of that district on the 22nd April 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Number on the lowly.	Class.	Names of mehals and pergunnahs.	Proprietors.	Sudder jumma.	Arrears due.	REMARKS.
1. 1913	First	Tappah habeli Shi Himalad, talook Ram Dev Sen.	Bhagwan Chandra Bhattacharya, Gunga Dass Mukhapadhyay, Goloke Chandra Sen, Ram Dev Sen, Maheshwari, Rajani Nath Sen, Kali Kumar Das, Jasut Chandra Sen, Durga Charan Sen, Ram Kamal Sen, and Radha Nath Bachaspati.	Rs. A. P. 1,797 10 9	Rs. A. P. 1 4 10	In this mahal separate accounts have been opened under Act XI of 1859 for share Rs 9 1/2, bearing a sudder jumma of Rs 366-7-6, on behalf of Radha Nath Bachaspati, Ram Kamal Sen, Bhagwan Chandra Bhattacharya, and Durga Charan Sen. The remaining (final) share 12 1/2, Rs. 50, of Goloke Chandra Sen and others, paying a rasedi sudder jumma of Rs. 1,401-3-3, will be put up to sale for arrears of Government revenue Rs. 14-10 1/2.
2. 4633	Ditto	Pergunnah Ratan-di Kalikapur, Out talook Abad Devpur, in the name of Hari Prasad Roy.	Gupi Chandra Chakraverti, hissa 11 annas.	1,738 14 8	17 3 0	Of the entire estate 11 annas share bearing a rasedi sudder jumma of Rs 1,196 8-1, belonging to the proprietor Gupi Chandra Chakraverti, will only be sold for arrears of Government revenue Rs. 17-3-0.
3. 4787	Ditto	Chur Madanpura	Mohan Chandra Guha Chowdhuri, Chandra Nath Sen, Brindaban Chandra Chakraverti, Govinda Chandra Chakraverti, Jagadishwari Devya, general manager on behalf of minor Nokorlal Chakraverti, Bharat Chandra Roy Chowdhuri, Pyari Mohan Roy Chowdhuri, Abhaya Charan Roy Chowdhuri, Barnamaji Chowdhuran, Baccunnessa Bibi, Umee Chandra Roy Chowdhuri, Anandamaji Chowdhuran, Abhoy Chandra Roy Chowdhuri, Durga Mani Chowdhuri, Novin Chandra Roy Chowdhuri, and Sarup Chandra Guha Chowdhuri.	1,088 0 0	267 7 3	The entire estate will be sold for arrears of Government revenue only.
4. 4769	Ditto	Pergunnah Bozergomedpur, Joar Lohala, hissa 12 annas	Jago Mohan Guha, hissa 12 annas Jago Bandhu Nag, hissa 4 annas.	711 12 9 237 4 3 1/2	28 11 2 1/2	Of the entire estate 4 annas share belonging to the proprietor Jago Bandhu Nag, for which separate accounts were opened under Act XI of 1859, will be excluded from the sale. The remaining 12 annas share bearing a rasedi sudder jumma of Rs. 711-12-9, and belonging to the proprietor Jago Mohan Guha, will be sold for arrears of Government revenue Rs. 28-11-2 1/2.
5. 5198	Ditto	Chur Kakra including Kampura	Shahk Abdollah Mia, and Bhojani Banker Mitter, hissa 9 annas. Moulvie Amiraddi, hissa 1 anna. Moulvie Abdullah, hissa 1 anna. Komorness Bibi, hissa 1 anna. Shobjan Bibi, hissa 1 anna. Nurjan Bibi, hissa 1 anna. Bokorness Bibi, hissa 1 anna. Abdul Sohan Chowdhuri, hissa 2 1/2 annas. Total Revenue Total Road Fund GRAND TOTAL	Revenue, 4,421 4 0 Road fund, 44 7 0 4,465 11 0 Revenue, 401 4 0 Road fund, 4 13 0 406 3 0 Revenue, 245 10 0 Road fund, 2 7 6 248 1 6 Revenue, 945 10 0 Road fund, 2 7 6 248 1 6 Revenue, 245 10 0 Road fund, 2 7 6 248 1 6 Revenue, 245 10 0 Road fund, 2 7 6 248 1 6 Revenue, 245 10 0 Road fund, 2 7 6 248 1 6 Revenue, 1,719 6 0 Road fund, 17 4 6 1,736 10 6 7,980 0 0 79 0 0 7,059 0 0	Revenue, 2,747 4 0 Road fund, 28 13 6 2,774 1 6 Revenue, 280 16 0 Road fund, 2 16 0 283 14 0 Revenue, 145 7 6 Road fund, 1 7 6 146 15 0 Revenue, 145 7 6 Road fund, 1 7 6 146 15 0 Revenue, 145 7 6 Road fund, 1 7 6 146 15 0 Revenue, 145 7 6 Road fund, 1 7 6 146 15 0 Revenue, 145 4 6 Road fund, 1 7 6 146 12 0	Of the entire estate 9 annas, being the joint share of Shahk Abdollah Mia and Bhojani Banker Mitter, will be sold for arrears of Government revenue, and road cess being in total Rs. 2,774-1-6. Of the remaining 7 annas, which have been separated under Act XI of 1859, 3 1/2 annas share of Abdul Mohan Chowdhuri, for which Government revenue has been paid, will not be sold. The other 3 1/2 annas, as specified below, will be put up to sale for arrears of Government revenue, &c :- Moulvie Amiraddi, 1 anna. " Abdullah, 1/2 " Komorness Bibi, 1/2 " Shobjan, 1/2 " Nurjan, 1/2 " Bokorness, 1/2 " Total ... 3 1/2 annas.

Number on the towji.	Class.	Names of mehalis and pergunnahs.	Proprietors.	Sudder jumma.	Arrears due.	REMARKS.
6. 5206	First	Pergunnah Gopalpur Mrijanagar, mouzah Ramdevpur in khariya talook Ramdev Datta.	Reazuddin, Moulvie Azizuddin, and Zeemuddin haoladar.	Rs. A. P. Revenue, 1,324 0 0 Road fund, 13 0 0 1,341 0 0	Rs. A. P. Arrears of revenue for 1253 B. S. 564 0 0 Ditto ditto up to the 1st of December 1254 B. S. 764 0 0 1,324 0 0 Road fund current and past. 11 0 0 1,339 0 0	The entire estate will be sold for arrears of Government revenue and road cess, being in total Rs. 1,339 only.
7. 5222	Ditto	Chur Krishnapura	Behari Lal Roy Chowdhuri, hissa 4as. 17½g. Azimuddin haoladar, hissa 1 anna. Mahomed Kazim Chowdhuri, hissa 2as. 5g. Mahomed Amiruddin, hissa 3 annas. Tomizuddin Chapadar, hissa 1 anna. Moulvie Azizuddin Ahmed, hissa 3as. 10k. Noamatullah Mazi, hissa 5g. Kasi Kanta Poddar, hissa ¼ anna. Total Revenue Road Fund GRAND TOTAL	Revenue, 941 7 9 Road fund, 6 7 2 950 14 11 Revenue, 195 2 0 Road fund, 1 15 0 196 1 0 Revenue, 454 8 6 Road fund, 4 5 0 458 14 3 Revenue, 579 10 0 Road fund, 5 13 3 585 7 3 Revenue, 103 2 0 Road fund, 1 15 0 105 1 0 Revenue, 663 4 3 Road fund, 0 0 10 669 5 1 Revenue, 48 4 0 Road fund, 0 7 0 49 12 0 Revenue, 90 9 0 Road fund, 0 15 0 97 8 0 3,000 0 0 31 0 0 3,121 0 0	Revenue, 1,300 10 1½ Road Fund, 0 7 2 1,270 2 1½ Revenue, 66 1 0 66 1 0 Revenue, 150 14 3 150 14 3 Revenue, 200 15 0 200 15 0 Revenue, 67 1 0 67 1 0 Revenue, 209 13 2 209 13 2 Revenue, 16 12 6 16 12 6 Revenue, 0 15 0 0 15 0	Of the entire estate, 4as. 17½g., being the ½ share of Behari Lal Roy Chowdhuri and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 824-14-10. Of the remaining 11as. 2½g., with respect to which separate accounts were opened under Act XI of 1850, ¼ anna share of Kasi Kant Poddar, for which Government revenue has been paid, will be excluded from the sale. The remaining 10as. 12½g. share as specified below will be sold for arrears of Government revenue only— As. G. Azimuddin haoladar ... 1 0 Mahomed Kazim Chowdhuri ... 2 5 Moulvie Amiruddin ... 3 0 Tomizuddin Chapadar ... 1 0 Moulvie Azizuddin Ahmed ... 3 2½ Noamatullah Mazi ... 0 5 Total ... 10 12½
8. 1907	Ditto	Pergunnah Khanjabadurmagar, talook Fathe Mahomed.	Alladi Bibi, Aminah Bibi, Nurennissa Khatun, and Mir Abdul Jabbar.	738 3 9	207 5 8	The entire estate will be sold for arrears of Government revenue Rs. 207-5-8 only.

ZILLAH BACKERGUNGE COLLECTOR'S OFFICE, the 7th March 1878.

E. J. BARTON, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1850, that the undermentioned estates in the district of Nuddea will be put up to public and unreserved sale at the Collector's office of that district on the 25th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estates.*

No. 17.—Taraf Alpha, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 8,670-5-3 and police Rs. 90-3-7. The share of Santiram Rai and others, bearing sudder jumma Rs. 4,046-2-3 and police Rs. 44-14-8, will be sold for the recovery of Rs. 38-5-10 on account of Government revenue. The share of the other proprietors, Bama Sundari Burmanya and others, the total sudder jumma of which is Rs. 4,624-3 and police Rs. 51-4-11, will be exempted from sale as they have opened a separate account.

No. 22.—Pergunnah Belgong, pergunnah Belgong; recorded proprietors Kadar Nath Ghosh and others, bearing sudder jumma Rs. 6,054-3-8 and police Rs. 73-11-11. The entire estate will be sold for recovery of Rs. 564-15-8 on account of Government revenue.

No. 34.—Mouzah Bharatpore, pergunnah Plassy; recorded proprietors Mohesh Chandra Rai and others; sudder jumma of the entire estate Rs. 612-4-3 and police Rs. 8-10-8. The share of Nobin Chandra Sen and others, bearing sudder jumma Rs. 275-8-4 and police Rs. 3, for which a separate account was opened in No. 34-1, and the share of Kadumbini Burmanya, bearing sudder jumma of Rs. 30-9-10 and police annas 5 pie 4, for which a separate account was also opened in No. 34-3, will be sold for recovery of arrears of revenue Rs. 24-12-2 and Rs. 8 respectively.

No. 40.—Taraf Batye, pergunnah Rajpore; recorded proprietors Thakomoni Debye and others; sudder jumma of the entire estate Rs. 8,805-7-2 and police Rs. 110-13-5. The share of Shokhimoni Debye, bearing sudder

jumma Rs. 3,302-0-8 and police Rs. 41-9-1, on account of which a separate account has been opened in No. 40-1, will be sold for recovery of Rs. 985-8-8 on account of Government revenue.

No. 477.—Dehi Shyampore, pergunnah Rajpore; recorded proprietors Kala Chand Chakravarti and others; sudder jumma of the entire estate Rs. 3,652-0-2. The share of Shokhi Moni Debia, bearing sudder jumma Rs. 537-13-0, on account of which a separate account has been opened in No. 477-7, will be sold for recovery of Rs. 117-13 on account of Government revenue.

No. 3192.—Pergunnah Bhur Fotchjungpore, Pergunnah Bhur Fotchjungpore; recorded proprietors Shital Chandra Ghosh and others; sudder jumma of the entire estate Rs. 2,433-1-0. The share of Shital Chandra Ghosh and others, bearing sudder jumma Rs. 1,264-1, will be sold for recovery of Rs. 286-10-0 on account of Government revenue. The share of Panchanon Ghosh and others, bearing sudder jumma Rs. 1,160, on account of which a separate account has been opened, will be exempted from sale.

No. 3213.—Mouzah Jyaruki, pergunnah Jyaruki; recorded proprietors Sreekanth Rai and others; sudder jumma of the entire estate Rs. 559-13-4. The share of Sreekanth Rai and others, bearing sudder jumma Rs. 261-3-10, will be sold for recovery of Rs. 14-2-5 on account of Government revenue. The share of other proprietors, Mathuranath Bundopadhyaya and others, bearing sudder jumma Rs. 298-9-0, will be exempted from sale as they have opened a separate account.

NUDDEA COLLECTORATE, the 20th February 1878.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and unreserved sale at the Collector's office of that district on the 10th April 1878, corresponding with the 20th Choitra 1284 B. S., Wednesday, for arrears of revenue and other demands which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Towji number.	Name of mehal and pergunnah.	Name of proprietor.	Government revenue.	Amount of arrears for which the estate is to be sold.	REMARKS.
185	Dehi Daroosa, and mouzah Berabaree, Mahanudpore.	Worshipper of Radha Gobindo Deb Thakoor Pujobayi, mother of Gobind Prasad Singh Rai, minor, Gresh Chundro Dutta, Protina Sundari Dasya, and Mr. A. Gallois.	Rs. A. P. 4,373 13 0 Police, 30 0 0 4,403 3 0	Rs. A. P. ...	The share on account of which separate account has been opened being excluded
		Deduct on account of separate account opened under Act XI of 1859— As. G. K. T. Special No. 1.—Gresh Chundro Dutta, share 2 2 2 10 581 4 0 Police, 4 1 0 585 5 0			
		Special No. 2.—Protina Sundari Dasya, share 2 2 2 10 581 4 0 Police, 4 1 0 585 5 0			
		Special No. 3.—Mr. A. Gallois, share 1,204 4 0 Police, 8 0 0 1,212 10 0 2,393 4 0			
		The remaining to be sold for arrears of revenue on account of the joint share of the following persons:— Pooj Bai, mother of Gobind Prasad Singh Rai, minor, and worshipper of Radha Gobindo Thakoor.	2,007 1 0 Police, 13 4 0 2,020 5 0	427 0 0 2 1 0	
378	Kismut pergunnah Hoozrapore.	Worshipper of Radha Gobindo Thakoor, Pooj Bai, mother of Gobind Prasad Singh Rai, minor, and Mr. A. Gallois. Deduct on account of separate account opened under Act XI of 1859— Special No. 1.—Mr. A. Gallois, share 6 annas The remaining to be sold on account of joint share of the following persons:— Worshipper of Radha Gobindo Thakoor, Pooj Bai, mother of Gobind Prasad Singh, minor.	1,029 13 0 611 5 0 1,018 10 0	...	1011a.

RAJSHAHYE COLLECTORATE, the 8th March 1878.

W. H. D'O'VELY, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Tipperah will be put up to public and unreserved sale at the Collector's Office of that district on the 21st day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

Number in towji.	Name of estate and pergunnah.	Name of the proprietor.	Government revenue of estate.	Amount of arrears for which the estate is to be sold.	REMARKS.
1863	Kismut Upalata, pergunnah Mchar Dibi No. 2.	Ram Kanai Saha	Rs. A. P. 693 13 10	Rs. A. P. 234 11 8	Settled for 50 years from 1254 to 1303 B.S.

TIPPERAH COLLECTORATE, the 14th February 1878.

F. JONES, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Monday, the 25th March 1878, corresponding with the 7th Chait 1285 Fuslee, for arrears of revenue due on the 12th January 1878.

Description of mehal.	Number on rent roll.	Name of estate and pergunnah.	Names of proprietors.	Sudder jumma.	Amount of arrear for which the estate is to be sold.	REMARKS.
Permanently settled.	369	Mukhdoompore, Mukhdoompore Kolan, pergunnah Churkaman.	Syed Ameer Ali, Mussamut Bibee Safun, Gaurao P. shad Singh, Ram Dial Singh, Purshoo Dial Singh, and Wahed Ashruff.	Rs. A. P. 623 10 0	Rs. A. P. 2 9 0	The share of which the accounts have been separated, and the sudder jumma of which is Rs. 311-12, being in arrear, will be put up to sale.
Ditto	371	Mohamudpore Hood-haul, &c., pergunnah Churkaman.	Ram Sahai, Gauribajnath and Syed Muzhur Hossain.	2,797 14 0	240 10 0	The ijmal share of which the Government revenue is Rs. 1,298-15, will be sold for arrears of revenue.
Ditto	379	Jugloespore Arundee, pergunnah Goh.	Meer Quadir Ali, Rais Khan Bahadoor Khan, Uzzeer Singh, Boodhoo Singh, Gunzo Singh, Apeet Singh, Deo Dhari Singh, Mussamut Sesta Koer, Ram Lochan Singh, Deo Narain Singh, Kashi Chandra and Parneshur Singh.	503 12 0	0 9 0	The ijmal share of which the Government revenue is Rs. 111-12, will be sold for arrears of revenue.
Ditto	3007	Pakerdeeh Muliharon, &c., talook pergunnah Shorghatty.	Hazaree Lall, Nadir Bibee, Imam Ali Khan, Asmit Bibee, Ramzan Khan, Bunnoo Bibee, Lall Bibee, Qasim Ali Khan, Akhauri Chatter Dhoree Ram, Shok Lall, Karun Lall, Sheo Dal Singh, Bhola Nath, Syed Meer Khan, Ibrahim Ali, Azeer Khan, Meer Khan, Najeeb Khan, Raheem Khan, Jay Beharee Lall, Sahib Singh, Khedoo Lall, Wahia Ali, Syed Mahanmud Hossain, Shok Ahmad Ollah, Gornain Bibee, Maharaj Singh, Mussamut Moonsa Koer, mother and guardian of Ahoobaron Singh, minor, Saroop Narain, Sheo Raj Bharrh e, Jehul Singh, Jugarnath Singh, Goor Narain Singh, Boodgi Singh themselves, and guardian of Bhugoo Nath Singh, Hardeo Sarun Singh, minors, Hussam Singh, Mussamut Mchurndo Begum, Ajodhya Singh, Sheo Charun Singh, Lal o Singh, Abdul Gaffoor Khan alias Bakharoo Khan, Mussamut Faglo Bibee, Syed Hossain Kaza, Mukoond Singh, Mussamut Hooran, Gonso Mahto, Raj Nath Mahto, Thannath Mahto, Mussamut Chunder Baase Koer, Remut Lall, Fazul Hossain Khan, Abdul Hossain Khan, Ashruff Hossain Khan, Bahadoor Hossain Khan, Mussamut Manerun Bibee, Mussamut Qun Bibee, and Fazullah Khan, alias Farzool Khan.	15,987 14 0	85 4 0	The ijmal share of which the Government revenue is Rs. 1,171-2, and the share of which the accounts have been separated, and the Government revenue of which is Rs. 43 14, will be sold for arrears of revenue.
			Tafazzal Hossain, &c.	8 4 0	
			Hazaree Lall, &c., in ijmal share	77 0 0	
			Total	85 4 0	
Mustajiri	3100	Sarawan talooqeh mehal at kalam, Dehat Veeranmudi, pergunnah Shorghatty.	Mrs. E. M. Henvey, Goshveen Bodhgoer, Goshawn Mitterjee Geer, Ekbal Ali Khan, Mather Ali Khan, Lorick Saho, and Runa Lall, sole proprietors and mustajirs of the whole mehal.	7,569 3 0	1,063 5 0	The mehal has been settled for 20 years from 1266 to 1285 Fuslee.
			Revenue	6,734 3 0	905 10 0	
			Malikana	841 0 0	157 11 0	
			Total	1,063 5 0	
Permanently settled.	4389	Bikanpore, &c., Dehat Veeranmudi, talooqeh Pakerdeeh Mubeharee, &c., pergunnah Shorghatty.	Rahut Ali Khan	770 1 0	0 2 0	The entire mehal will be sold.

GYA COLLECTORATE, the 1st March 1878.

D. W. M. TESTRO, for Collector on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district on the 20th day of March 1878, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

Number of tozji.	Name of mehal and pergunnah.	Names of proprietors.	Sudder jumma.	Amount due.	REMARKS.
			Rs. A. P.	Rs. A. P.	
593	Bardicopur, pergunnah Bullah.	Darbari Lal, Sakhi Chund, and Kesho Lall, and others.	1,253 9 0	155 6 0	
2330	Koli pergunnah Amorthu.	Chaudhri Nilkanthpershad, Shewnandunpershad Sing, and others.	506 9 0	4 2 8	This mehal will be sold exclusive of this eight annas share of Chaudhry Nilkanth Pershad Sing of which a separate account has been opened under Act XI of 1859, bearing a sudder jumma of Rs. 264-6-6.
2377	Jagdispur, pergunnah Bullah.	Ameer Ali Khan	503 12 0	310 12 0	
2381	Deora Nougwan, pergunnah Monghyr.	Talewar Kunwar, Harnath Kunwar, and others.	1,905 0 0	714 0 0	

MONGHYR COLLECTORATE, the 5th February 1878.

C. A. SAMUELS, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorsheadabad will be put up to public and unreserved sale at the Collector's Office of that district on the 22nd March 1878, corresponding with 10th Chaitra 1284 B. S. for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Serial number.	Class.	Number of towjee.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
1	First Class	16	Kiamut pergunnah Kalberia, pergunnah Kalberia.	Kristo Chandra, Joynarayan Basu, Kala Chand Basu, Chasabdar Choudhuri, Bhubaneswari Dasya, Haradhan Dasya, Shyma Sundari Choudhurani and Shyma Charan Basu.	Rs. A. P. 1,308 10 9	3a, 16g, 2k, 2k. share of Shyma Charan Basu in this mahal will be sold; sudder jumma Rs. 289-9-3.
2	Ditto	16	Ditto	Ditto	1,208 10 9	3a, 2k, 2k. share of Shyma Sundari Choudhurani in this mahal will be sold; sudder jumma Rs. 229-2-3.
3	Ditto	72	Dihl Gangedda, pergunnah Gangedda.	Pran Krishna Banerji, Ranwar Lal Mandal, and Krish Chandra Mandal.	2,641 10 9	Entire mahal will be sold.
4	Ditto	167	Kiamut pergunnah Doyanagar, pergunnah Doyanagar.	Radhasundar Deb Thakur, Sevaet Bhubaneswari Dasya, Choudhuri Hofasatulla, Choudhuri Horasatulla, Choudhuri Kerasatulla, Bibi Ummit Chhalama and Bibi Ummitan Fatoma.	9,340 13 8	12a 1jmal share of Choudhuri Hofasatulla, Choudhuri Kerasatulla, Choudhuri Horasatulla, Bibi Ummit Chhalama and Bibi Ummitan Fatoma in this mahal will be sold; sudder jumma Rs. 7,193-1-8.
5	Ditto	227	Kiamut Mouje Pakur Haah, pergunnah Barbak Sing.	Radhaballav, Jagannath and Ramtani Sing.	739 0 11	Entire mahal will be sold.
6	Ditto	273	Kiamut pergunnah Barbak Sing, pergunnah Barbak Sing.	Alam Chandra, Chandra Mohan, Dalcobind Datta, Hari Narayan, Hara Mohan, Ram Mohan, Ram Chandra, Ramtani Nib Chandra, Mohendro Narayan, Ram Mohan, Kristo Kanta, Hharabati Dehya, Ram Chandra (son of) Kali Das, Kristo Gopal, Jiban Kristo, Ramdhan, Prem Narayan, Banamali, Kala Chand, Kristo Kishore, Hira Lal Choudhuri, Rahman Das Choudhuri, Radha Mohan, Pyary Mohan, Ram Gopal, Brojo Lal Choudhuri, Gopi Sundari Dehya, Moti Lal Choudhuri, Bardi Bibi, Ajeunessa Bibi, Jaoir Rahaman and Raja Bibi.	2,105 0 1	Ditto
7	Ditto	346	Taraf Matejara, pergunnah Muraripur	Shumitra Dehya, Uday Narayan, Jasur Chandra Rai, Ram Kernal Bhattacharya and Annada Kanta Bhattacharya.	1,343 3 9	Ditto
8	Ditto	497	Kiamut Mouje Rambati, pergunnah Fate Sing.	Madhab Nath, Nath Kari Hisheshar, Ujat Neaj, Ram Gopal, Ram Chandra, Gagan Dhar, Hara Gobind, Mohammed Neaj, Kristo Dhan Das, guardian of Taran Das minor son of late Jazabandhu Das, Dima-bundhu, Ujjuimoni, Ajmuntulla, Rameshwar Banerji, servant of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and K. Rangini Das.	627 1 6	11a, 14g, 14k, and 10f 1jmal share of Madhab Nath, Hisheshar, Ram Gopal, Ram Chandra, Gagan Dhar, Hara Gobind, Mohammed Neaj, Kristo Dhan Das, guardian of Taran Das minor son of late Jazabandhu Das, Dima-bundhu, Ujjuimoni, Ajmuntulla, Rameshwar Banerji, servant of Gopal Deb Thakur, Ram Lal Banerji himself and guardian of Radha Gobind Banerji, minor brother and K. Rangini Das in this mahal will be sold; sudder jumma Rs. 380-8-11.
9	Ditto	455	Kiamut Mouje Satiptore, pergunnah Plassy.	Hari Mohan, Khetro Nath, Radha Kristo, Gopal Kristo Mookerji, Bhakimmoni Dasya, Syud Attawar Bohoman, Syud Abdul Fatta, Khobira Bibi, Taiteta Bibi, Fatoma Bibi, mother and guardian of Mohammed Mooka, Syud Mohammad Taha, Rohimannona Bibi, Syud Bibi and Sridan Chandra Sen	2,403 10 3	Entire mahal will be sold.
10	Ditto	479	Taraf Bharsha, pergunnah Barbak Sing	Choudhuri Neamatulla	947 9 6	Ditto
11	Second Class.	2,759	Char Bidupara, Danga Plassy, pergunnah Plassy.	Jaggeshar Balazar	633 5 0	Ditto

MOORSHEADABAD COLLECTORATE, the 13th Febrary 1878.

G. J. S. HODGKINSON, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of East Burdwan will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number in the roll.	Class.	Name of mahal and pergunnah.	Proprietors.	Government revenue.	Arrears for which the estate is to be sold.
36	First class permanently-settled estate.	Kasimpore pergunnah Balis and Banhabalee.	Syed Abdul Hakim, Syed Ahmad, Syed Nazam, Nohos, Syed Mousforun Hoq, Syed Habibullah, Syed Kefarullah, Syed Abdoolah, Syed Abdool Ali, Syed Abdool Hoq, Syed Abdool Jahier and Syed Abdool Salim minor, Attawar Bohoman, for himself and as guardian for the said minor, Syed Abdool Fatta, Armutty Khobira Bibi and Armutty Sooda Bibi.	Rs. A. P. 679 14 9	Rs. A. P. 32 2 9
68	Ditto	Kheempore, pergunnah Banhabalee.	Syed Attawar Bohoman, Syed Mohammad Mooka, Syed Abdool Fatta and Armutty Khobira Bibi, Armutty Jalea Bibi, Syed Mohammad Taha, Bismam Neas Bibi and Armutty Sooda Bibi.	6,190 9 0	940 12 10
128	Ditto	Chootipore, pergunnah Chootipore.	Borobini Das and Khetabutti Das, mother and guardian of minor Bismamhar Bose, Ramondoo and Gopon Perad Mookerjee, Bismamutti Mookerjee, Madhabpuri Mookerjee, Nob-krisna Bose, Lakshydas Mookerjee, Lakshymoni Das, Borontransan Mookerjee, Brojakhore Mitra, Mookerjee, Bakhadloo Mitra, Mookerjee, Bismamondoo Das, mother and guardian of Bismamutti Das, Wama Bismam Das, Mohendramutti Mookerjee, Madhabutti Mookerjee minor, Bismamutti Mookerjee, Dewarika-tu Mookerjee and Bharmamutti Mookerjee's guardian, Armutty Bismam Das and Khetabutti Mookerjee.	2,994 5 0	5 1 5

BURDWAN COLLECTORATE, the 16th Febrary 1878.

H. M. TOBIN, for Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

Towji number.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
87	Mouzah Shorob Khan, Chakle Karjihat	Nobin Chunder Chowdhuri and Rheemabati Debya.	Rs. A. P. 749 10 11	The 8 annas share of Rheemabati Debya, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 374-13-54.
240	Eight annas share of mouzah Shikarpore and others, pergunnah Bokon-pore.	Nasiruddin Mahomed Chowdhuri, Jahiruddin Mahomed Abou Ali Chowdhuri and Fate Ali Chowdhuri.	639 1 0	The 8 annas 8g. 14. 91/4. share of Nasiruddin Mahomed Chowdhuri, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 326-12-0.

RUNGPORE COLLECTORATE, the 14th February 1878.

J. J. LIVESAY, *Offg. Collector of Rungpore.*

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Dacca will be put up to public and unreserved sale at the Collector's office of that district on the 29th day of April 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number on the rent roll.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	Amount of arrear.	REMARKS.
10397	Turf Ghope Shehuda and others, pergunnah Sinduri.	Baoul Chandra, Ram Kumar Saha, Rutton Mani Dasea, Lalit Chandra Saha, Lok Nath Mazoomdar, Chitra Mani Dasea, Shihaya Chandra Saha, Ram Charan and Gresh Chandra Chaudhury, Sarup and Prasanna Chandra Chaudhury, Isan Chandra Mazoomdar, Durjodhone Sikdar, present possessors, Shiba Sundari, Komoli Sundari Dasea, Saroda Sundari, Hara Sundari Debya, Anna Purna Dasea, Ray Kista Mazoomdar, Dharmo Narain Lahury, Chandra Prasad Mazoomdar, Raj Narain and Bhoom Narain Rai, Gholam Abbas, Nojoruddin Chaudhury, Muhamad Shaban, Gopi Nath Sandyal, Ram Nath Sarkar, Muhammad Israil, Kall Charan, Krista Kanta, Ram Tannu, Kamola Kanta Sing, Kamoruddeen, Muhammad Ahasan, Shuma Sundari Dasea, Uma Sundari Dasea, mother of Dima Nath Sarkar, Annula Mani Dasea, mother of Durga Nath Mittra and Madhu Sudan Mittra, minors, Fakhoruddeen.	Rs. A. P. 1,859 10 2	Rs. A. P. 919 15 9	In this mehal separate accounts have been opened under Act XI of 1859 for Rs. 12-14-10 on behalf of Baoul Chandra, Ram Kumar Saha, Rutton Mani Dasea and Lalit Chandra Saha; for Rs. 1-15-6 on behalf of Chitra Mani Dasea; for Rs. 13-12-6 on behalf of Lok Nath Mazoomdar; for Rs. 13-12-3 on behalf of Shihaya Chandra Saha; for Rs. 2-8-6 on behalf of Ram Chandra and Girish Chandra Chaudhury; for Rs. 7-5-1 on behalf of Sarup and Prasanna Chandra Chaudhury; for Rs. 50-10-1 on behalf of Isan Chandra Mazoomdar; for Rs. 35-10-6 on behalf of Durja Dhan Sikdar present possessors, Shiba Sundari and Kamoli Sundari Dasea, for Rs. 181-10-5 on behalf of Saroda Sundari and Hara Sundari Debya; for Rs. 81-12-3 on behalf of Anna Purna Dasea. The remaining jumma share of Raj Kista Mazoomdar and others, paying a revenue of Rs. 1,450-10-1, will be put up to sale for the arrears, amounting to Rs. 919-15-9.

DACCA COLLECTORATE, the 11th March 1878.

D. R. LYALL, *Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's Office of that district on the 26th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estates.

No. 1685. Mehal Mundi, pergunnah Chainpore; sudder jumma of the entire mehal Rs. 1,682-2-2; recorded proprietors Kashi Singh, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to 3 annas 6 pie.

No. 3309.—Mehal Barhara, pergunnah Arrah; sudder jumma Rs. 1,875; recorded proprietors Damri Roy, &c. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 3.

No. 3778.—Mehal Beshoonpurah, pergunnah Nonour; recorded proprietors Mr. Raphael Solano, &c.; sudder jumma Rs. 510. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 95-15-9.

No. 3783.—Mehal Bajariya, pergunnah Nonour; sudder jumma Rs. 950; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be put up for sale on account of arrears of Government revenue amounting to Rs. 177-15-2.

No. 3791.—Mehal Karbasin Patti Chandi Lasandi, pergunnah Nonour; sudder jumma Rs. 2,019; recorded proprietors Mr. Raphael Solano, &c. The estate is a permanently-settled one, and will be sold for arrears of Government revenue amounting to Rs. 378-15-2.

No. 3844.—Mehal Ekwari Mohindin, pergunnah Nonour; sudder jumma Rs. 5,018; recorded proprietors as above. The estate is a permanently-settled one, and will be put up to auction for arrears of Government revenue amounting to Rs. 910-0-6.

No. 3848.—Mehal Narhi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,626. Will be put up for sale on account of arrears of Government revenue amounting to Rs. 302-3-6.

No. 3849.—Mehal Baroochi, pergunnah Nonour; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 2,843. Will be put to auction for arrears of Government revenue amounting to Rs. 533-14-3.

No. 3851.—Mehal Kaup, pergunnah Peeroo; a permanently-settled estate, of recorded proprietors as above, bearing sudder jumma of Rs. 3,700. Will be sold for arrears of Government revenue amounting to Rs. 691-1-0.

SHAHABAD COLLECTORATE, the 2nd February 1878.

J. WARR EDEAR, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Purneah will be put up to public and unreserved sale at the Collector's Office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—*Permanently-settled Estate.*

The share specified below in No. 181 touji. Gangi Pergunnah Mirjapur: recorded proprietors Golam Ashgar, Khajah Torab Ali, Maniruddin, Khuram Ali, Hamid Ali, Madad Ali, Mussamut Nathan, Mussamut Bhiki, Tasaduck Hossein, Imdad Hossein, Uzir Ali, Bilal Ali, Bibi Saifan, Syad Enaet Hossein, Mahomed Jama, Amanatullah, Aghori, Buxun, Reasullah, Meajan, Mir Mungloo, Mussamut Sahadman, Golab Chand Ram, Sheik Enaetullah, Bibi Mundurjan herself and guardian and mother of Sheik Reasatullah and Sariatullah minor sons Sheik Mahomad Hyder and Abdul Sutter themselves and guardian of Sheik Abdul Jabbar and Sheik Sadatullah, minor sons of Sheik Jabbar Bux, deceased, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, and Bibi Majidunnissa, wife and heir of Sheik Peer Mahomad, deceased; sudder jumma of the entire estate being Rs. 791-3-5. The share of Mahomad Hyder, Abdul Sutter, Sheik Sadatullah, Sheik Abdul Jabbar, minor sons of Sheik Jabbar Bux, Bibi Khosman, wife and guardian of Sheik Hossein Bux, a lunatic, Bibi Majidunnissa, wife and heir of Sheik Peer Mahomed, deceased, in the estate bearing sudder jumma Rs. 77-5-3 on account of which separate account has been opened, will be exempted from sale. The share of other proprietors Golam Ashar, &c., bearing sudder jumma Rs. 713-14-2, will be sold for recovery of arrears Rs. 86-15-4.

PURNEAH COLLECTORATE, the 16th February 1878.

W. KEMBLE, Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Pubna will be put up to public and unreserved sale at the Collector's office of that district on the 29th April 1878, corresponding with 17th Boissack 1285 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Serial number.	Number of touji.	Name of mahal and pergunnah	Name of proprietor.	Sudder jumma.	Amount of arrears revenue	REMARKS.
				Rs. A. P.	Rs. A. P.	
1	8	Kismut Bara Peacock, &c., pergunnah Isulahahee.	Ram Kant and Joy Kristo Rai.	665 9 0 Police, 7 8 0	23 5 0	The whole mahal will be sold.
2	70	Kismut Rajdhurdia, pergunnah Sindoor.	Ram Mohun Shaha, &c.	2,293 3 0 Police, 23 15 0	18 11 0	The shares of this mahal have been separated under Act XI of 1859. The share of Ram Mohun Shaha, bearing sudder jumma of Rs. 764-1, and police revenue of Rs. 7-10, which fell into arrear, will be first sold only, and those shares of which there is no arrear will be exempted from the sale.
3	74	Kismut Taruf Malchha, pergunnah Sindoor.	Shah Mahame Naker, &c.	1,334 12 0	46 4 0	The shares of this mahal have been separated under Act XI of 1859. The joint (jmalee) share of Mahomed Nukee and Hafez, bearing sudder jumma of Rs. 1,140-3 which fell into arrear will be first sold only, and the other shares of which there is no arrear will be exempted from the sale.
4	115	Kismut Bhararah, pergunnah Bazaras Nazarpore.	Shundasa Golbur Bibi, &c.	2,750 15 0	100 5 0	This mahal is under partition under Act XIX of 1814. The two separate shares of Tumizunnissa, &c., and Beharoo Lal Shaha, Shanda Sha Golbur Bibi, &c., which fell into arrears will be first sold only by one lot and the other shares of which there is no arrear will be exempted from the sale.
5	132	Tantibundo, &c., now accreted chor of mouza Bhobanipore, pergunnah Bazar chop.	Annada Gobind Chowdhury, Neeto Kally Debesa mother of Sri Govind Chowdhury, Dejoy Govind and Abboy Govind Chowdhury.	720 10 0 Read fund, 7 8 0	180 0 0	The whole mahal will be sold.
6	169	Kismut Doorgapore, &c., pergunnah Isulahahee.	Baboo Ram Mosoomdar, Nundo Coomar Rai, Shih Chunder Bhuttacharjee, Ram Mohun Chunder, Petamber Kally Nath, Shaha Mon Mohun, Shama Sundary Dasse's, Chunder Momy Debesa, wife of deceased Doorga Govind Chowdhury.	5,576 10 0	223 10 0	Ditto ditto
7	276	Kismut Gookhara, &c., pergunnah Sonabazoo.	Indromony Debes, &c.	1,666 15 0	32 5 0	The shares of this mahal have been separated under Act XI of 1859. The share of Gopal Chunder Maitra, bearing sudder jumma of Rs. 213-7 and joint shares of Indromony Debesa, Shomuh Nath Hisha Nath, Kristo Sunder, Jacob Chunder, Goury Persad Talookdar, Ram Sundary Debesa wife of Govind Chunder Lahiry, Ram Kishore Talu Kdar, Doorga Dase Chowdhury, Nil Govind and Gerish Chunder Talookdar Mernomoye Devia, mother of Saroda Persad Lahiry, Jogo Mohun, Kony Mohun Talookdar and Kashi Chunder Maitra, bearing sudder jumma of Rs. 1,453-5, which fell into arrear for Rs. 1 and Rs. 31-5 respectively will be first sold only and the other shares of which there is no arrear will be exempted from the sale.
8	300	Kismut Dhanbilla, pergunnah Sonabazoo.	Gerish Chunder Chowdhury, &c.	594 14 0 Police, 6 0 0	55 2 0	The shares of this mahal have been separated under Act XI of 1859. The share of Gerish Chowdhury and Goluck Momy Devia, bearing sudder jumma of Rs. 597-7 and police revenue of Rs. 3, which fell into arrear for Rs. 55-2 will be first sold only, and the other shares of which there is no arrear will be exempted from the sale.
9	301	Mouza Moulick Chack, &c., pergunnah Sonabazoo.	Kally Mohun Lahiry, &c.	723 3 0 Police, 7 5 0	17 4 0	The shares of this mahal have been separated under Act XI of 1859. The joint (jmalee) shares of Kally Mohun Lahiry, Shetul Momy Debesa, mother of Kristo Dhan, Kristo Sunder Talookdar minor Govind Mohun Lahiry himself and manager of Taring Mohun Lahiry minor, Roma Nath, Shetulram Mosoomdar Doorga Churn Barma Bhuttacharjee, Radha Nath Sandyal, Kashi Nath Roy, Doorga Momy Devia and Womannund Chuckerbutty, bearing sudder jumma of Rs. 704-4 and police revenue of Rs. 7-4, which fell into arrear for Rs. 17-4 will be first sold only and the other shares of which there is no arrear will be exempted from the sale.

PURNA COLLECTORATE, the 13th March 1878.

KASHEE KINKAR SEN, Dy. Collr. in charge.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Mymensingh will be put up to public and unreserved sale at the Collector's office of that district on Tuesday, the 26th March 1878, corresponding with 14th Chait 1294, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 13th day of January 1878.

Number of mahal in tow.	Name of mahal and pergunnah.	Names of defaulting proprietors.	Government revenue.	Amount in arrear.
<i>First Class Mahal settled in perpetuity.</i>				
2129 and 165	Tupboh Hazradie Tahetl Krishno Bam Roy.	Gouri Sunker Dutt and others ...	Rs. A. P. 1,605 5 0	Rs. A. P. 33 10 0

MYMENSINGH COLLECTORATE, the 11th March 1878.

R. H. PAWNEY, Collector.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 14th March 1878.

	FOOT-PASSENGERS		VEHICLES.		Total.	REMARKS
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week ...	446 5 3	420 2 6	812 1 9	471 13 0	2,150 6 8	
Total of previous 9 weeks ...	4,148 9 0	4,016 4 9	9,112 10 9	62,74 8 0	22,53 0 6	
Grand Total ...	4,594 14 3	4,436 7 3	9,924 12 8	67,10 8 0	24,792 7 0	

CALCUTTA, the 16th March 1878

(169-1)

G. H. SIMMONS, Secretary.

Statement of the Affairs of the Bank of Bengal for the week ending 12th March 1878.

LIABILITIES		Rs.	A.	P.	ASSETS		Rs.	A.	P.
Capital paid up	..	2,00,00,000	0	0	Government Securities	..	1,05,52,130	1	11
Reserve Fund	..	18,79,487	0	0	Loans on Government Securities, &c., at Head Office and Branches	..	38,89,882	15	8
Public Deposits at Head Office	..	85,40,077-4-2	2	3	Accounts of credit on Government Securities, &c., at Head Office and Branches	..	66,72,774	14	8
" " at Branches	..	1,26,73,380-10-1	13	2	Bills discounted and purchased at Head Office and Branches	..	2,38,64,245	14	0
Other Deposits at Head Office and Branches	..	4,81,758	2	0	Balances with other Banks	..	3,81,414	11	2
Bank Post Bills, &c.	..	8,69,108	1	10	Dead Stock	..	9,90,957	14	0
Sundries	..				Stamps	..	10,787	13	1
					Sundries	..	2,57,484	0	0
							4,86,10,698	4	6
					Cash and Currency Notes at Head Office, Rs. 72,35,683-5-8		1,96,48,378	10	9
					Cash and Currency Notes at Branches 1,24,12,695-5-1				
Rupess	..	6,62,68,076	15	8	Rupess	..	6,62,68,076	15	8

By order of the Directors,

BANK OF BENGAL,
Calcutta, the 14th March 1878

W. WESTLAND, Offg. Chief Acctt. & Dy. Secy.
(153-1)

W. D. CRUCKSHANK,
Offg. Secretary and Treasurer.

NOTICE is hereby given that the undermentioned charges will be required for laying a palkee dawk from Calcutta to Assam and vice versa.

STAGES.	Distance in mile.	Number of bearers.	Amount of bearers' hire	Masalchee and banchy.	Chowdrys' an writers' fees.	Total.	REMARKS.
			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Rungpore to Guwahat	18	12	7 8 0	3 0 0	1 3 0	10 11 0	Oil, 12 annas.
Guwahat to Kuchibati	18	10	6 0 0	1 12 0	0 15 6	8 11 6	" 8 "
Kuchibati to Balarhat	18	12	7 8 0	3 0 0	1 3 0	10 11 0	" 12 "
Balarhat to Dhubree	11 1/2	10	6 0 0	1 12 0	0 15 6	8 11 6	" 8 "
Palkee hire	9 0 0	...	0 4 0	9 4 0	If palkee has to be sent by cart to Dhubree, Rs. 5 additional will be charged.
Postage stamps	0 4 0	
Government fees	0 4 0	
Total	41 9 0	Of this amount a deposit of Rs. 10 should be sent accompanying the order.

Orders for dawks should be made to the Magistrate of Rungpore, and three days' notice should be given. The Railway has not yet been opened to Rungpore, and passenger trains are actually running only as far as Farbusipore, 24 miles distant from Rungpore. If dawks are required from there, or from Buddergunge on the road from there, and 15 miles from Rungpore, applications for additional dawks, on the same terms and conditions as above mentioned, should be made.

RUNGPORE MAGISTRACY, the 14th March 1878.

J. J. LIVEDAY, Offg. Magistrate.

NOTICE is hereby given that the undermentioned documents, lying unclaimed in the Sudder Registry Office, Howrah, since 1874, will be destroyed on the 30th April 1878, unless their delivery is taken on or before that date.

Registered number of the documents.	NAMES OF PARTIES.		Nature of document.	Date of registration.
	From	To		
162	Kali Prasanna Roy Chaudhuri	Munihuddin Qazi	Lease	27th Jan. 1878.
163	Do	S. M. Khanani Bibi	Do	27th ditto
248	Guru Das Adak	Srinomita Das and two others	Qabuliyat	6th Feb. 1878.
255	Sadoyram Ghosh	Petambar Chaudhuri	Do	8th ditto
329	Ram Kumar Naskor	Ram Narayan Naskor	Lease	10th ditto
330	Ram Narayan Naskor	Ram Kumar Naskor	Qabuliyat	10th ditto
352	Jachhmani Khottani	Jadu Nath Ghosh	Do	22nd ditto
362	Sri Nath Chattopadhyay	Tofel Ahmad Qazi and another	Lease	24th ditto
505	Gouti Chand Nandi	Madhu Sudan Dalui	P. R. R. R.	9th March 1878
551	Mahindra Nath Mukhopadhyay	Bama Sundari Devi	Qabuliyat	17th ditto
564	Laliram Tanti and another	Hem Chandra Sen	Do	18th ditto
581	Parabali Shaikh	Ramzan Shaikh	Lease	23rd ditto
586	Tarak Nath Datta	Chinta Mohi De and Co.	Agreement	2nd April 1878.
596	Chandra Kumar Bondopadhyay	Kali Churon Das	Qabuliyat	6th ditto
911	Jayanuddin Shaikh	Brindavan Chandra Ghosh	Mortgage	20th ditto
929	Ram Chandra Datta and two others	Sasi Bhushan Paul	Qabuliyat	24th ditto
930	Madhu Sudan Datta	Do	Do	24th ditto
1004	Nidhuran Das	Rinod Bihari Khan and another	Do	15th May 1878.
1069	Syama Charan Nujost	Guru Das Nijost and two others	Do	16th ditto
1137	Uma Chandra Bar	Sasi Bhushan Paul	Qabuliyat	21st ditto
1249	Rasik Chandra Mukhopadhyay	Priya Nath Bar	Do	2nd Jan. 1878.
1375	Madan Shaikh	Braro Nath Kundo Chaudhuri and others.	Do	21st ditto
1377	Hashiruddin Naskor	Do	Do	31st ditto
1527	Kali Charon Neogi	S. M. Palit Pavani Davya	Do	5th July 1878.
1604	Jadu Nath Kar Saha	S. M. Nidhu Das	Sale	18th ditto
1610	Braro Nath Kar Saha	S. M. Rakhal Das	Do	24th ditto
1704	Ganes Chandra Ghosh	Avinas Chandra Mukhopadhyay	Qabuliyat	30th ditto
1745	Kali Kinkar Sarkar	Trilochan Mitra	Do	9th Aug. 1878.
1831	Navin Chandra Ghosh	Iann Chandra Bondyopadhyay and others.	Do	12th ditto
1838	Didar Bukh Jamadar	Gaya Mani Das	Lease	26th ditto
1975	Prem Chand Maji and two others	Kailas Chandra Bondyopadhyay	Sale	30th ditto
2020	Sunatan Mullik	Braro Nath Kundo Chaudhuri and four others.	Qabuliyat	4th Sept. 1878.
2113	Jadu Nath Ghosh and another	Jadu Nath Ghosh and another	Do	14th ditto
2245	Kala Chand Chattopadhyay	Avinas Chandra Bondyopadhyay	Sale	2nd Oct. 1878.
2250	S. M. Hiru Bibi	Lal Gopal Bivasa	Release	19th ditto
2300	Ivar Chandra Parthian and another	Kala Chand Kundo	Mortgage	23rd ditto
2321	Golak Chandra Das	Nil Mani Datta	Qabuliyat	20th Nov. 1878.
2334	Rup Lal Mullik	Priya Nath Manna	Do	20th ditto
2440	Hara Chandra Bhattacharya	Sasi Bhushan Ghosh	Qabuliyat	16th Dec. 1878.
2691	Syama Charan Bondyopadhyay	Bhola Nath Mukhopadhyay	Sale	21st ditto

BOOK IV.

24	Kartik Charan Dahu	Hara Kali Halder	Instalment Bond	25th Jan. 1878.
100	Husain Shaikh	Tahuran Bibi	Bond	18th March 1878.
117	Mahendra Nath Mukhopadhyay	Bama Sundari Devi	Agreement	2nd April 1878.
309	Madhavi Chandra Mukhopadhyay	Jadra Narayan Bivasa	Sale	27th Aug. 1878.
346	Gopal Chandra Mukhopadhyay	S. M. Nritya Kali Devi	Agreement	27th Oct. 1878.

DEEDS THE REGISTRATION OF WHICH WAS REFUSED FROM 1870 TO 1877.

5	Jadu Nath Hajara	Matinila Mallik	Lease	5th May 1870	21st April 1870
...	Uned Shaikh and another	Siva Sundary Das	Sale	17th Jan. 1871	17th Jan. 1871
...	Rajaram Kundo and another	Purva Mayi Davya	Do	3rd Feb. 1871	3rd Feb. 1871
...	Dwarikanath Mandal and another	Alakamani Dasi	Do	16th March 1871	16th March 1871
...	Haldyanath Das	Ramath Bhattacharyya	Mortgage	1st May 1871	1st May 1871
...	Ragunath Naskor	Braranath Kundo Chaudhuri and another.	Qabuliyat	5th June 1871	5th June 1871
23	Sita Bewah	Siva Sundari Das	Sale	24th Nov. 1871	24th Nov. 1871
5	Madhu Sudan Samanta	Ivar Chandra Ghosh	Qabuliyat	18th May 1873	3rd May 1873
6	Joy Deb Paul	Do	Do	Do	Do
7	Uhanenjoy Samanta	Do	Do	Do	Do
8	Paran Krishna Hajra	Do	Do	Do	Do
14	Ramanath Mandal	Nava Kumar Halder	Agreement	24th Jan. 1873	24th Jan. 1873
15	Munoff of Malika	Khetra Mahan Barman	Agreement	14th July 1873	14th July 1873
19	Prasanna Dasi	Haridas Pandit	Sale	31st Dec. 1874	12th June 1874
20	Soarup Chandra Majhi	Narayan Das Roy	Counterpart	Do	23rd May 1874
20	Mahesh Chandra Tior	Syama Charan Ghosal	Sale	Do	16th July 1874
24	Srimanta Bar and another	Avinas Chandra Gangopadhyay	Instrument of bond	Do	16th Jan. 1875
25	Malika Bibi and another	Bama Ali Mauavi	Sale	Do	24th Dec. 1875
26	Ram Kumar Kalya	Ramjan Shaikh	Do	Do	20th Nov. 1875
27	Advaita Charan Das	Pitambar Kundo	Do	Do	29th May 1875
4	Rupchand Karmari and another	Mahader Tior	Do	3rd March 1875	3rd March 1875
1631	Shahab Jan Shaikh	Abdur Rahim Shaikh	Qabuliyat	6th April 1875	15th May 1874
1546	Sadehali Shaikh and another	Devnarayan Ghosh	Do	Do	14th May 1874
2277	Adernani Bewah	Haradhan Laskar	P. Lease	Do	9th July 1874
2144	Rhulanath Dalin Bardai and another	Sivkrishna Ray Choudhuri	Qabuliyat	Do	1st July 1874
1592	Ratan Bibi	Abdur Rahim Shaikh	Do	Do	15th May 1874
204	Gavinda Chandra Das	Ram Charan Das and another	Do	19th Aug. 1875	22nd Feb. 1875
246	Paramananda Das and another	Uma Chandra Srimani	Mortgage	1st Dec. 1875	22nd Sept. 1876
2499	Rhuvan Sutra Bardai	Ram Pal and another	Do	22nd Dec. 1876	12th Sept. 1874
3273	Ibrahim Shaikh	Mohor Jan Bibi	Kashimama	Do	7th Oct. 1874
3273	Kalchand Das Datta	Priyanath Mukhopadhyay	Sale	Do	18th do.
3475	Syama Das	Koder Malik Bardai	Do	Do	4th Nov. 1874
3655	Abdul Karim Shaikh	Ramanath Roy and Pir Khan	Qabuliyat	Do	7th Dec. 1874
3656	Satramdan Khalsi	Ramanath Roy and another	Do	Do	Do
34	Kabirram Sardar	Muchiram Sardar	Sale	Do	Do
120	Bama Bewah	Prasanna Kumar Ghosh	Do	Do	8th Jan. 1876
254	Muhammad Ali Khan	Lakshminam Das	Qabuliyat	Do	16th Jan. 1875
320	Syama Charan Ghosh and another	Nanda Lal Das	Lease	Do	16th Jan. 1875
361	Balkrishnanath Gangopadhyaya	Mathura Nath Gangopadhyaya	Sale	Do	1st Feb. 1875
380	Kastur Mullik and others	Braranath Ghosh and others	Mortgage	Do	6th Feb. 1875
400	Navin Chandra Naskor	Sasi Bhushan Bhattacharya	Qabuliyat	Do	6th Feb. 1875
3678	Bangi Shaikh	Samaruddin Malik	Do	Do	9th Feb. 1875
3713	Kumar Narayan Jana	Ivar Chandra Babu	Bond	Do	8th Dec. 1874
3841	Pyari Mohan Mukhopadhyaya	Sambhu Chandra Manna	Lease	Do	19th Dec. 1874
3723	Bhola Nath Naskor and another	Hari Bar Mukhopadhyaya	Qabuliyat	Do	23rd Dec. 1874
3815	Rajaballah Shaikh	Uar Shaikh	Sale	Do	18th Dec. 1874
3842	Sambhu Chandra Manna	Pyari Mohan Mukhopadhyaya	Do	Do	24th Nov. 1874
3853	Ivar Chandra Maji	Do	Do	Do	24th Dec. 1874
...	Jay Kali Devi, Principal	Bhutnath Bhattacharya and another attorney.	Mukternama	18th Dec. 1878	14th Dec. 1875

HOWRAH, the 12th March 1878.

NITRO LOLL Dey, for Registrar

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
March 12	100 Bundles Sheet Iron, S N P	Order	Ship Blair Athole.
" 12	880 Bundles Nail Rods, no mark	Ditto	Ditto.
" 14	50 Casks, T in a circle	Ditto	S. S. Historian.
" 14	3 Cases, 321 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 14	2 Bales, A in a triangle, bottom P H D	Ditto	Ditto.
" 14	2 Bales, A in a triangle, bottom P K	Ditto	Ditto.
" 14	2 Bales, A in a triangle, bottom H D	Ditto	Ditto.
" 14	1 Case, E O K in a diamond	Ditto	Ditto.
" 14	2 Cases, K D in a diamond, outside W C S K	Ditto	Ditto.
" 14	1 Case, K C M, with B below in a diamond	Ditto	Ditto.
" 14	1 Case, 366 in a diamond, top C. & Co.	Ditto	Ditto.
" 14	4 Packages, O. J. M. & Co., bottom R. M. & Co.	Ditto	Ditto.
" 14	50 Bars Flat Iron, S X X	Ditto	Ditto.
" 14	1 Bar Angle Iron, J G, bottom C	Ditto	Ditto.
" 14	1 Bar Round Iron, no mark	Ditto	Ditto.
" 14	1 Bale, W H H	Ditto	Ditto.
" 14	1 Case, S. & Co.	Ditto	Ditto.
" 14	1 Case, addressed	Hugh Ball, Esq., Assam, care of Messrs. J. Skinner & Co.	Ditto.
" 14	1 Case, 205 in a diamond, outside A. B. & Co.	Order	Ship Britannia.
" 14	13 Packages, M. L. & Co. in a block, bottom M P W.	Ditto	Ditto.
" 14	50 Casks, P in a triangle, bottom 100 and 200	Ditto	Ditto.
" 14	1 Cask, S in a diamond	Ditto	Ditto.
" 14	31 Bundles Hoop Iron, no mark	Ditto	Ditto.
" 14	1 Bar Angle Iron, 111 yellow	Ditto	Ditto.
" 14	3 Bars Square Iron, no mark	Ditto	Ditto.
" 14	117 Cakes Spelter, A	Ditto	Ditto.
" 11	2 Cases, B. L. & Co.	Bisso Nauth Law & Co.	Ship City of Luck- now.
" 11	23 Crates, 105 in a diamond, outside H. G. & Co.	Order	Ditto.
" 11	3 Packages, J N S, with 235 in a diamond	Ditto	Ditto.
" 11	1 Cask, C S, with K B below in a diamond	Ditto	Ditto.
" 11	2 Casks, K B in a diamond	Ditto	Ditto.
" 11	10 Casks, 28 in a block, top R B	Ditto	Ditto.
" 11	694 Casks Spelter, I H	Ditto	Ditto.
" 11	3116 Ditto, L	Ditto	Ditto.
" 11	205 Bundles Hoop Iron, B N M	Ditto	Ditto.
" 11	19 Bundles Sheet Iron, T X X	Ditto	Ditto.
" 11	60 Bundles Square, 147 bars Swedish iron, X white	Pitamber Pyne & Co.	Ditto.
" 11	100 Bars Swedish Iron, 11 white	Ditto	Ditto.
" 11	3 Cases, D in a heart, bottom L B	Rokhit & Co.	Ditto.
" 11	2 Cases, 952 in a diamond, top E O	Order	Ditto.
" 11	1 Case, 338 in a diamond, top E O	Ditto	Ditto.
" 11	3 Cases, 960 in a diamond, top E O	Ditto	Ditto.
" 11	2 Cases, 961 in a triangle, top E O	Ditto	Ditto.
" 11	23 Bars and 1 Bundle Flat Iron, C C in red, or no mark.	Ditto	Ditto.
" 9	3 Casks, 365 in a diamond, top C. & Co.	Ditto	S. S. Queen Mar- garet.
" 9	2 Cases, C C M	Ditto	Ditto.
" 9	1 Case, D S & A S in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 9	3 Casks, E	Ditto	Ditto.
" 9	3 Cases, 71 in a diamond, outside H. G. & Co.	Ditto	Ditto.
" 9	2 Cases, H. C. G. & Co. in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 9	9 Bars Swedish Iron, X red	Ditto	Ditto.
" 9	2 Casks, K C M	Ditto	Ditto.
" 9	8 Casks, K C M, top 7	Ditto	Ditto.
" 9	1 Case, 386 in a diamond, top M C	Ditto	Ditto.
" 9	1 Case, 387 in a diamond, top M S	Ditto	Ditto.
" 9	1 Case, 381 in a diamond, top M A	Ditto	Ditto.
" 9	5 Bales, N B D in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 9	1 Case, S H M N in a cross	Ditto	Ditto.
" 9	7 Packages, T. M. & Co., Cossipore, or no mark	Ditto	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Mar. 9	1 Cask, W D in a block	Order	S. S. Queen Margaret.
" 9	1 Sample Parcel, S G, bottom N	Ditto	Ditto.
" 9	1 Sample Truss, H M in a triangle, bottom C	Ditto	Ditto.
" 14	2 Cases, B. L. & Co.	Bissonauth Law & Co.	S. S. Poonah.
" 14	3 Cases, E. G. & Co., bottom L	Order	Ditto.
" 14	2 Cases, H M S in a block	Ditto	Ditto.
" 14	14 Cases, H S C	Ditto	Ditto.
" 14	25 Cases, H S and E G, top K C	Ditto	Ditto.
" 14	2 Cases, J G G	Ditto	Ditto.
" 14	2 Bundles Leather, L. W. T. & Co., bottom A	Ditto	Ditto.
" 14	40 Cases, L and S	Ditto	Ditto.
" 14	3 Packages, addressed	Lieut.-Col. Morley	Ditto.
" 14	1 Case, addressed	Col. McMahon,	Ditto.
		Dn. Commissioner, Promo, British Burmah.	
" 14	2 Cases, addressed	Major F. Morley, care of Thacker, Vining & Co	Ditto.
" 14	3 Cases, M. M. & Co.	Order	Ditto.
" 14	10 Cases, R R D	Ditto	Ditto.
" 14	1 Case, addressed	F. T. Straw, Esq	Ditto.
" 14	1 Sample Parcel, addressed	Mrs. Petty Strimville, Shillong, Assam.	Ditto.
" 14	1 Sample Parcel, addressed	George Richards, Esq., Civil Engineer, P. W. D., Sitapore, Oudh.	Ditto.
" 14	1 Sample Parcel, addressed	J. H. Doyle, Esq., Bloomfield Tea Estate, Darjeeling	Ditto.
" 14	1 Sample Parcel, addressed	Captain E. Elliston, care of Colvin, Cowie & Co.	Ditto.
" 14	1 Sample Case, N M, bottom 7	Ditto	Ditto
" 12	5 Packages, 219 in a diamond, outside A. B. & Co	Order	S. S. Queen Victoria.
" 12	3 Cases, A M with J top in a diamond	Ditto	Ditto.
" 12	5 Cases, 201 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 12	1 Case, A. H. & Co. in a diamond	Ditto	Ditto.
" 12	1 Case, A. S. & Co. in a diamond	Ditto	Ditto.
" 12	1 Cask, 405 in a diamond, top C. & Co.	Ditto	Ditto.
" 12	1 Cask, 295 in a diamond, top C. & Co.	Ditto	Ditto.
" 12	1 Case, 244 in a diamond, top C. & Co.	Ditto	Ditto.
" 12	2 Cases, D T P in a diamond	Ditto	Ditto.
" 12	4 Cases, D S & A S	Ditto	Ditto.
" 12	1 Cask, 244 in a diamond	Ditto	Ditto.
" 12	2 Packages, G in a diamond, bottom H S. K. & Co.	Ditto	Ditto.
" 12	1 Package, addressed	J. E. Gray, Esq	Ditto.
" 12	1 Case, H C. C. & Co in a diamond, bottom F. T. B. & Co.	Order	Ditto.
" 12	1 Case, H. C. D. & Co. in a diamond	Ditto	Ditto.
" 12	1 Bundle Round Iron, 41 A. or no mark	Ditto	Ditto.
" 12	1 Bar Flat Iron, no mark	Ditto	Ditto.
" 12	7 Cases, addressed	A. W. Jackson	Ditto.
" 12	16 Cases, J. & Co. in a triangle, top diamond, bottom C & B	Order	Ditto.
" 12	7 Cases, K M S	Ditto	Ditto.
" 12	198 Kegs, L in a diamond	Ditto	Ditto.
" 12	4 Cases, addressed	C. Lazarus & Co.	Ditto.
" 12	31 Packages, L B D in a diamond	Order	Ditto.
" 12	1 Case, L B D	Ditto	Ditto.
" 12	27 Kegs, L S G D in a cross	Ditto	Ditto.
" 12	1 Case, M T C in a diamond	S. Kilburn & Co	Ditto.
" 12	1 Case, M. S. D. & Co.	Order	Ditto.
" 12	2 Cases, M J S in a diamond, bottom H S K. & Co.	Ditto	Ditto.
" 12	4 Cases, N S in a diamond, bottom H. S. K. & Co	Ditto	Ditto.
" 12	2 Packages Wire, B. L. & Co., no mark	Ditto	Ditto.
" 12	1 Case, O C D	Ditto	Ditto.
" 12	2 Cases, R A in a diamond, top G D, bottom A R. H. S. K. & Co.	Ditto	Ditto.
" 12	10 Packages, 388 in a block top R B	Ditto	Ditto.
" 12	4 Cases, 678 in a block, top R B	Ditto	Ditto.
" 12	13 Cases, S N H in a diamond, outside S. F. & Co	Ditto	Ditto.
" 12	1 Case, T M G in a diamond	Ditto	Ditto.
" 12	1727 Cakes Spelter, Geo. Huttu	Ditto	Ditto.
" 12	2 Cases, S G R in a diamond	Ditto	Ditto.
" 12	3 Cases, S P D	Ditto	Ditto.
" 12	1 Case, S S S J in a cross	Ditto	Ditto.
" 12	60 Packages, X in a circle	Ditto	Ditto.
" 12	5 Cases, B M S in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 12	1 Case, 180 in a diamond, bottom B. L. & Co.	Ditto	Ditto.
" 12	2 Packages, B N L	Ditto	Ditto.

Date of removal to Import Warehouse.	Number, Mark, and Description	Consignees.	Ships.
1878.			
Mar. 12	1 Case, B. L. & Co. in a triangle, top diamond, bottom C & B.	Order ...	S. S. Queen Victoria.
" 12	2 Cases, B in a diamond ...	Ditto ...	Ditto.
" 12	1 Sample Parcel, addressed ...	H. C. Day & Co. ...	Ditto.
" 12	1 Sample Parcel, addressed ...	Miss Abercrombie ...	Ditto.
" 12	1 Sample Parcel, addressed ...	F. Brookes ...	Ditto.
" 13	2 Cases, 219 in a diamond ...	Order ...	S. S. Morkara.
" 13	1 Case, 220 in a diamond, outside A. B. & Co.	Ditto ...	Ditto.
" 13	1 Package, A. M. & Co. in a diamond ...	S. Kilburn & Co. ...	Ditto.
" 13	6 Packages, B. L. & Co. ...	Bisso Nauth Law & Co. ...	Ditto.
" 13	11 Packages, B in a diamond, bottom Akyab	Order ...	Ditto.
" 13	1 Package, B. I. S. N. Co. in a diamond, or no mark	Ditto ...	Ditto.
" 13	2 Wheels, B in a diamond, or no mark ...	Ditto ...	Ditto.
" 13	3 Cases, 412 in a diamond, top D S	Ditto ...	Ditto.
" 13	1 Case, 420 in a diamond ...	Ditto ...	Ditto.
" 13	1 Case, G. C. D. Co. in a cross ...	Ditto ...	Ditto.
" 13	3 Cases, addressed ...	A. Howell, Esq., Home Office.	Ditto.
" 13	2 Packages, addressed ...	Mrs. George Harvey, care of Station Master, E. I. Railway, Dinapore.	Ditto.
" 13	1 Bundle Hoop Iron, no mark ...	Order ...	Ditto.
" 13	1 Case, broad arrow, with I S D ...	Printing Department	Ditto.
" 13	1 Case, broad arrow, with I S D ...	Stationery Department.	Ditto.
" 13	1 Case, J. M. F. & Co. ...	Order ...	Ditto.
" 13	38 Packages, K B in a triangle, top diamond, bottom C & B.	Ditto ...	Ditto.
" 13	1 Case, L. S. & Co., with N below in a diamond ...	Ditto ...	Ditto.
" 13	1 Case, addressed ...	Major-General P. S. Lumsden, C.B.C.S., Adjutant-General in India, Army Head-Quarters.	Ditto.
" 13	3 Cases, M. & Co. in a diamond ...	Order ...	Ditto.
" 13	1 Block Tin, M in a diamond, top G S ...	Ditto ...	Ditto.
" 13	1 Cask, O M, with 222 below in a diamond	Ditto ...	Ditto.
" 13	1 Cask, R A, No. 211 ...	Ditto ...	Ditto.
" 18	1 Cask, R A or no mark ...	Ditto ...	Ditto.
" 13	1 Case, S. P. & Co. in a diamond ...	Ditto ...	Ditto.
" 13	5 Packages, S P D ...	Ditto ...	Ditto.
" 13	40 Pieces Spelter, Corphalie ...	Ditto ...	Ditto.
" 13	15 Packages, T H P in a diamond, top B F.	Ditto ...	Ditto.
" 13	1 Case, 409 in a diamond, top T S ...	Ditto ...	Ditto.
" 13	4 Cases, T W & S in a diamond ...	Ditto ...	Ditto.
" 13	1 Case, 408 in a diamond, top T S ...	Ditto ...	Ditto.
" 13	1 Case, V R ...	Ditto ...	Ditto.
" 13	4 Cases, X in a circle ...	Ditto ...	Ditto.
" 13	1 Sample Parcel, H B ...	Ditto ...	Ditto.

CALCUTTA, the 18th March 1878.

(171--1)

G. H. SIMMONS, for Vice-Chairman

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes	Value	Name of Claimant.
		Rs.	
458	L 94—59112	100	Kashu Nath Das.
461	L 94—78114	100	A. Manly.
462	O 14—11428	10	Arthur Dean.
"	59844	10	
"	59845	10	
"	63284	10	
"	501504	10	
"	—08179	10	
"	—52120	10	
"	—53048	10	
463	L 82—87808	100	T. J. Blong, Inspector of Police, Fenwick Bazar Thannah, Calcutta.

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant
		Rs.	
464	L 92—92681	50	Mrs. Ann Toone
	O 13—44580	10	
"	—44590	10	
"	—44501	10	
"	—44592	10	
465	L 77—74371	20	The Chief Accountant, Eastern Bengal Railway, Scaldah.
	O 3—63480	20	
	L 90—29941	20	
	L 70—65037	20	
	L 13—75138	20	
	O 4—11500	20	
	—78421	20	
	O 20—76991	20	
	—11921	20	
	—68313	20	
	—49048	20	
	O 21—25500	20	
	—00706	20	
	—07666	20	
	—23964	20	
	—57494	20	
	—27700	20	
	—21690	20	
	—57337	20	

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
465	O 21-27908	20	
"	" -27901	20	
"	" -20168	20	
"	" -28047	20	
"	" -72210	20	
"	O 1-68042	10	
"	" 11-98666	10	
"	" 12-24587	10	
"	L 88-06645	10	
"	O 9-08104	10	
"	" 5-22916	10	
"	" 12-10038	10	
"	" 1-13806	10	
"	L 60-36049	10	The Chief Accountant,
"	O 10-59025	10	Eastern Bengal Rail-
"	L 61-83319	10	way, Sealdah.
"	O 8-45090	10	
"	" 12-90927	10	
"	L 97-46397	10	
"	" 99-50999	10	
"	O 13-97463	10	
"	L 76-81835	10	
"	" 97-15796	10	
"	" 29-91860	5	
466	L 94-79443	100	A. Bond.
"	" 92-89443	50	
467	L 92-35032	50	Robert H. Smith.
468	O 33-38380	100	
"	" to	each.	A. N. Stewart.
"	" 33-38387	50	
470	L 93-00760	50	Md. J. Abecasis
471	L 93-00130	50	
"	" -03795	50	
"	" -01729	50	W. Shave.
"	" -01220	50	
472	O 27-47437	500	Framjee Bomanjee.
473	O 27-58558	500	Boycunto Nath Ghose & Co.
474	L 84-32632	100	Fida Alli Khan.
476	O 33-10378	100	Kur Moulvie Abdool
"	" -10379	100	Majeed.
477	L 82-39753	100	
"	" 66-90762	100	A. Percy
"	" 66-81792	50	
478	L 27-86895	5	Rev. J. R. Hill.
"	" -86896		
479	L 8-27876	100	Nawab Amirudeon
"	" -27877		
"	" -27878		
480	O 33-08912	100	Gopaul Kristo Biswas
481	O 3-35569	20	Krishnadhan Banerjee.
483	O 33-28967		
"	" -28968		
"	" -34413		
"	" -31321		
"	" -30395		
"	" -42460	100	Bheemsunker Sastry.
"	" -36949		
"	" -36948		
"	" -15759		
"	" -15760		
"	" -35940		
"	" -15565		
484	O 33-01741	100	Ram Kesub Sircar.
485	O 20-97908	20	Probode Chandra Roy.
486	L 92-84410	50	W. Homes.

Notes partially lost or destroyed.

481	O 4-60300	20	Sheopershad Suraff.
"	" -84515		
482	L 88-25356	10	Drum-Major T. Jones.
483	L 29-39586	5	Shetaram Tewari.
484	L 23-49290	5	Kisorey Mohan Sircar.
485	L 26-56645	5	Shew Shabusk Bajpye.
486	L 19-74082	50	Kristo Bundoo Soor.
487	O 27-31973	500	Messrs. Jardine, Skinner & Co.
488	A 82-12888	50	Damoodar Das.
"	L 49-10811	50	Wallub Das.
489	O 7-50928	10	Kali Krishna Mukerjee.
490	L 29-72890	5	Shib Chunder Banerjee.
491	O 11-75356	10	J. M. Montague.
"	L 29-39203	5	
492	L 26-61963	5	Modhoo Sooden Chatterjee.
"	L 21-91693		

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
493	L 28-39915	5	Corporal H. Weavers.
494	L 92-16174	50	
"	" -67152	50	
"	" -77284	50	
"	" -77287	50	
"	O 8-56400	10	
"	" -17213	10	
"	" -98361	10	
"	" -03661	10	
"	O 6-54097	10	
"	" -77136	10	
"	O 12-02386	10	
"	" -21416	10	Goolab Roy Shewbux.
"	O 11-07722	10	
"	O 7-14402	10	
"	L 96-08107	10	
"	L 35-08431	10	
"	L 76-88619	10	
"	L 71-78889	10	
"	L 97-81005	10	
"	L 99-15991	10	
"	L 96-56881	10	
"	L 86-56275	10	
"	L 98-07600	10	
"	L 40-95007	10	
495	L 75-30503	10	G. Pocock.
496	O 20-75577	20	Gopal Chunder Ghose.
497	L 3-51524	10	
"	L 2-29967	10	Lalla Shewpershad.
"	L 39-00026	10	
498	L 37-14890	20	Ram Lal Hasra.
499	L 76-88487	10	Merkhimiram Moodi.
500	L 84-07924	100	Mewa Lal.
501	L 67-72023	50	
"	L 92-67919	50	H. O. King.
"	O 9-63973	10	
502	O 13-49473	10	Rajendra Nath Mukerjee.
503	L 75-73101	10	
"	L 76-09327	10	Bonomally Shaw.
"	L 88-16888	10	
"	" -16893	10	
504	L 78-13689	20	Obhoy Churn Guho.
"	" -13690	20	
505	A 97-39652	10	Bonomally Mukerjee.
506	L 48-89246	20	Tralokya Nath Burat.
507	O 2-07615	20	F. and O. Osler.
508	L 94-92569	100	Kullian Das Kunhyee.
"	L 94-87805	100	Ram.
509	L 63-99866	20	
"	L 36-17680	20	Puroosh Ram.
"	L 65-70827	20	
510	A 80-80702	10	Baboo Ram Churn
"	L 32-64065	10	Banerjee.
511	L 28-92389	5	Baboo Kaliprosanna Singh.
"	L 26-12752	5	
512	A 65-70741	10	Baboo Joy Gopaul Soor.
"	" -80471	10	
513	L 23-45464	5	Mr. J. Hine.
514	O 22-00424	20	Mr. E. M. Emin.
515	O 20-29687	20	Baboo Ramessur Borai.
516	L 97-89557	10	Baboo Sham Lal Mohajan.
517	O 21-31604	20	Mr. P. Charriol.
518	O 21-29009	20	Baboo Moti Lal Dutt.
"	" -28006	20	
519	O 1-48233	10	Baboo Hira Lal Bose.
520	O 20-02672	10	K. Maruthya Pillay.
528	A 71-96429	20	R. Wilson.
"	" -96426		
303	L 20-15879	5	J. Pearce.
"	" -15878		
304	L 27-09713	5	S. A. Vogel.
"	" -09710		
305	O 9-58786	10	Jogendra Nath Banerjee.
"	" -58787		
306	L 20-54591	5	Russick Lal Das.
"	" -05491		
307	L 91-84069	20	Joydul Abodeen.
"	" -42180		
308	L 98-57224	10	Messrs. R. S. Duncan & Co.
"	" -57225		
309	L 20-52871	5	
"	" -52891		Jadanath Sahay.
"	" -52876		
"	" -52896		

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
309	L 20—52877	5	Jadunath Sahay.
	" —52897	5	
	" —52878	5	
	" —52898	5	
	" —52879	5	
	" —52899	5	
	" —52880	5	Poary Mohun Bosu.
	" —52890	5	
	" —52881	5	
	" —52892	5	
310	L 27—00655	5	
	" —00656	5	
	O 4—46161	20	
	" —46163	20	
311	L 25—75055	5	Khan Mahomed, Dhur.
	" —75056	5	runsy.
312	L 99—74451	10	Kodar Nath Sing.
	O 1—43624	10	
313	L 87—52495	10	Pura Ram.
	" —09270	10	
314	L 21—24331	5	Manick Chand Bose.
	L 17—93636	5	
315	L 91—62799	20	Thomas Brao.
	" —62798	20	
316	L 17—90579	5	Toolai Das Dhur.
	" —90588	5	
317	L 27—88978	5	Amir Khan.
	" —88979	5	
318	L 74—44066	10	Hasan Ali.
	" —44065	10	
319	L 99—04506	10	Protap Chandra Kur.
	" —04516	10	
320	O 1—88945	10	Pitamber Sircar.
	L 60—68068	10	

E. W. KELLNER.

Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 19th March 1878.

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

Notification.

WANTED a Shoristadar for the Second Subordinate Judge's Court of 24-Pergunnahs. Applications, with certificates of character and qualification, will be received up to 22nd instant. None need apply who does not know English and bear a very good moral character.

KRISHNA MOHUN MUKHOPADHYA.

The 5th March 1878.

Second Sub. Judge.

Notice.

WANTED a Record-keeper for the District Judge's Court, Burdwan. Salary Rs. 30, rising to Rs. 50. No one need apply who has not had previous experience of such work. Applications, with copies of testimonials, to be sent to the undersigned by the 10th April.

C. D. FIELD, District Judge.

BURDWAN, the 12th March 1878.

Notice.

WANTED a District Engineer for the Road Cess Committee, Julpigore, on a salary of Rs. 400 a month including travelling. Candidates are requested to apply to Major R. C. Money, Chairman, before the 20th instant, with testimonials. Practical qualification as an Assistant Engineer indispensable. Security of Rs. 1,000 has to be given on appointment.

BANKER MADHUB DUTT, Vice-Chairman, Road Cess Committee, Julpigore.

JULPIGORE, the 16th March 1878.

(167—1)

Notice

IS hereby given that Prasanna Kumar Rakshit, purchaser of the undermentioned estate, situated within the district of Chittagong Hill Tracts, having failed to pay the revenues thereof, Rs. 830-6-0, for the kists 15th March, 15th September, and 15th December 1877, the said estate will be put up to public sale on Thursday, the 4th April 1878, corresponding with 23rd Chaitra 1284 B., in the office of the *ex-officio* Assistant Commissioner of Hill Tracts at Cox's Bazar, under the provisions of Act XI of 1859, section 6, for recovery of the arrears and other demands which, by the regulations and Act in force, are to be realized:—

Nosbad Talook Magan Das Rai, mouzah Haladiya Palong, sub-division Cox's Bazar, bearing a sudder jumma of Rs. 830-6-0.

Boundary.

North—Cheing Surri and Patabari.

East—Oola Tong and Moin Tong.

South—Boundary line of Bhalukiya Palong and Thim Surri Khal.

West—Settled land of the regulation district.

A. E. GORDON, Captain, Offg. Dy. Comr., Chittagong Hill Tracts.

DY. COMM'R.'S OFFICE, CHITTAGONG HILL TRACTS, The 6th March 1878.

Notice.

Oudh Forest Department.

BYRAMGHAT DEPOT.

ON THE OUDH AND KOHILKHAND RAILWAY.

FROM this date the prices of sal beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.	
22 "	2-12 "
23 "	2-14 "
24 "	3 "

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS.—From 12 to 20 feet, at Rs. 2-8 per c. ft.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests,

SIMPSON HILLIERS, Asst. Conservator of Forests.

The 1st June 1877.

Notice.

CERTAIN effects belonging to the late Mrs. Murray, who died at Munshigunge, near Kidderpore, within the jurisdiction of Thana Watgunge, on the 14th January 1878, are under the custody of this court, and will be delivered to the party legally entitled to receive the same.

H. BEVERLEY, District Judge.

24-PERGUNNAHS JUDGE'S OFFICE,

The 7th March 1878.

(124—3)

Lost, Stolen, or Destroyed.

THE Government Promissory Note No. 005172, of the 4½ per cent. of 1872, for Rs. 1,000, originally standing in the name of Sreemutty Bhobun Mohimey Dassee, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietor.

JOY GOPAL GHOSH.

(142—3) Messrs. Geo. Henderson & Co., Calcutta.

Citation.

Under Section 350, Indian Succession Act X of 1865.

WHEREAS an application has been made by Surgeon-Major C. E. Wikaley, at present of Delhi, and Major-General C. Murray of Monghyr in this district, praying to grant them a Probate of the Will of one Mr. James Masson (deceased), late of Darjeeling, under Section 241 of the abovementioned Act, on the ground that they are the Executors named in the said Will, that the Revd. William MacFarlane of the Executors in the said Will named has renounced probate, and whereas Saturday, the 23rd March 1878, has been fixed for granting the Probate, any person claiming to have any interest in the estate of the said deceased may, if he desire, come and see the proceedings before the grant of Probate.

J. M. Lewis, District Judge of Bhagalpore.
BHAGULPORE JUDGE'S COURT, the 8th March 1878.

(138-2)

বিজ্ঞাপন।

বেঙ্গলীপুর জেলার অন্তর্গত দারজলিং পরগণার জমিদার আপন জমিদারী উক্ত দারজলিং পরগণা অনায়েবন বাহু হুগলিং লাহার দিকট বরগৈক হাথিরা শতকরা বার্ষিক ১০০ টাকার হারে ভূমি স্বীকার পূর্বক কতকগুলি টাকা কর্ক নইয়া-হিসেব। এই বরগৈকের সিদ্ধান্তিত সময় নীচ গত হইবেক। এই বরগৈকের দেনা ও কতকগুলি ডিক্রীর দেনা পরিপেয়ার্ণ উক্ত জমিদারী পূর্বকার বরগৈক হাথিরা উহার অংশকা অধিক কর হার হুদে বসি কাহার দিকট প্রায় ১,০০,০০০ হুদ লক টাকা ৩৪ বৎসরের জন্য কর্ক পাওরাইয়া তিনি ভাষা লইতে ইচ্ছুক আছেন। যিনি এই পরিমাণ টাকা এই বরগৈ উক্ত জমিদারকে কর্ক দিতে সম্মত হইবেন তিনি বহুমান হাচের ২৪শে তারিখে বরগৈ আবার দিকট পত্রের দ্বারা জানাইবেন এবং সেবার হুদে কর্ক দিতে সীকৃত হইবেন ভাষাত লিখিবেন। দারজলিং জমিদারী সম্বন্ধি কেট অক ওফার্টের অধীন থাকার আবার উদ্ধাধীনে আছে।

বেঙ্গলীপুর.

J. C. PRICE,

কালেক্টরির ওয়ার্ডস অফিস। (170-1) Offg. Collector.

Notice

It is hereby given that the Court of Wards of the Presidency Division propose to farm the property mentioned below belonging to the Satkhira Ward's Estate for a period of five years. Tenders will be accepted on or before the 15th of May 1878.

Name of pargunnah.	Number of Collocation towji.	Name of mehal to be farmed out.	District in which the mehal are situated.	Hastabood.
Joydura Amul Chukra Krishna- pur in pargunnah Ura	268-3 300	Tarat Raradi Khosha Khosha Samil.	Nuddes district Ditto	Ra. A. P. 880 2 6 (More or less). 964 14 6 (More or less).

Further particulars will be furnished by the Manager Ward's Estate, Satkhira, 24-Pergunnahs, on application. N.B.—Address of those who offer tenders should be very distinctly and legibly written.

HARI CHOTTANNA GHOSH,

(140-3)

Manager.

Execution Case No. 13 of 1877.

Krishna Gobind Roy Chowdry, decreeholder, versus Kali Chura Roy Chowdry, judgment-debtor.

In the above case the property described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for the realization of Rs. 1,342-15-9 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Two annas share of the taluk Khareberiah, pargunnah Magura, 24-Pergunnahs, registered in the Collectorate towjee in No. 15, in the name of Kali Sunkar Roy, and bearing a sudder jumma of Rs. 4,091-4-3. The area of the land in the taluk is about 2,361 acres 3 roods 26 poles.

(164-2) BROJENDRO COOMAR SEAL, First Sub. Judge.

Execution Case No. 2 of 1878.

Munshi Farruck Hossain, decreeholder, versus Gopal Chandra Bannerjee and others, judgment-debtors.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for the realization of Rs. 8,927-2-9 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—2 beeghas 10 cottahs 2 chuttacks of land, with building and tank thereon at Bhowanipore, comprised in holding No. 215, sub-division D, grand division VI, Dehi Panchannogram, sub-district Alipore, recorded in the name of Ashutosh Banerjee, at a rental of Rs. 5 4 gundas in the Alipore Collectorate. The boundaries are Mahanand Chatterjee's Street on the north, land belonging to Bholoranges Dibe and Giribola Dibe on the south, Nobeon Krishna Mukerjee's land on the east, and Kalipuddo Doss's land on the west.

BROJENDRO COOMAR SEAL, First Sub. Judge.
ALIPORE, the 16th March 1878. (165-3)

Execution Case No. 3 of 1878.

Peary Mani Debya, decreeholder, versus Muttylall Chuckerbutty, judgment-debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for realization of Rs. 164-10-6 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Choukee Baripore, sub-registry Jainagore, pargunnah Maide, chuck named Gasedhally, comprising about 1,600 beeghas of rent-paying land and bounded as follows—

North—Embankment of chuck.

West—Khall.

South—Dutt's embankment.

East—Embankment of Taraganore.

BROJENDRO COOMAR SEAL, First Sub. Judge.
ALIPORE, the 16th March 1878 (165-3)

Execution Case No. 193 of 1877.

Durga Promanna Ghose, decreeholder, versus Radha Nath Bose of Bhowanipore, Dehi Panchannogram, judgment-debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for realization of Rs. 25,210-0-3 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Premises No. 45, VI division, C sub-division, holding No. 362, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 15 cottahs and 10 chuttacks. The land is lakhiraj, and has a two-storied building standing thereon.

The boundaries are as follow:—

North—Gunga Ram Kassar's dwelling-house.

West—Lal Mahmood Sardar's dwelling-house and a Doba belonging to the said Lal Mahmood Sardar and Surrendra Nath Dutt, and Hari Har Chuckerbutty's house.

South—Kassaripara Road.

East—Tenanted land belonging to Sadhu Goldar and Radha Nath Bose, and the pond belonging to Raj Chunder Pal, and the house belonging to Serajuddeen.

Lot No. 2.—Premises No. 45, VI division, C sub-division, 361 holding, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring by estimate 4 cottahs and 2 chuttacks. The land is lakhiraj and has a two-storied building standing on it.

The boundaries are as follow:—

North—Lal Mahmood Sardar's house and Radha Nath Bose's dwelling-house.

South—Kassaripara Road.

West—The dwelling-house of Hury Mohua Das

East—The dwelling-house of Radha Nath Bose.

Lot No. 3.—Premises No. 46, VI division, C sub-division, holding No. 360, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 3 cottahs and 9 chuttacks, with a one-storied building standing on it.

The boundaries are as follow:—

North—The Doba belonging to Lal Munni

South—Kassaripara road.

East—The family dwelling-house of Radha Nath Bose.

West—A public lane.

Lot No. 4.—Premises No. 40-12, VI division, C sub-division, holding No. 150, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 16 cottaks and 14 chuttacks. There is a pond in this piece of land.

The boundaries are as follow :—

North—Kassaripara Road and the house of Umananda Datta.

West—The wall of Chandi Churn Mukerjee and the land of Krista Mohun Ghose.

East—Radha Nath Bose's land.

South—The house of Parbutty Chuckerbutty and the house of Golam Hosen Nazir and the house of Roop Chand Ghose.

Lot No. 5.—Premises No. 41, VI division, C sub-division, holding No. 361, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 5 cottaks, and has godowns standing thereon.

The boundaries are as follow :—

North—Kassaripara Road

South—The house of Parbutty Chuckerbutty.

East—The dwelling-house of Madhu Sudan Mukerjee.

West—A *muzjid* and huts belonging to Amla Bawa and Orookiney Bawa. The land has now been made lakhradj.

Lot No. 6.—The two annas share in the premises described as follows :—

VI division, C sub-division, holding No. 364, Russapaglia Road, Bhowanipore, in khas mehal, Dehi Panchannogram; the land measuring 4 cottaks and 10½ chuttacks and bounded as follows :—

North—The land belonging to Radha Moni Dasi.

East—Russapaglia Road

West—Radha Nath Bose's land

South—Prosanna Mukerjee's and Madhu Ghose's house.

Lot No. 7.—Premises No. 33, Bhowampore, Russapaglia road, VI division, C sub-division, holding No. 36, measuring about 19 cottaks and 10½ chuttacks and bounded as follows :—

North—Rash Moni Dassie's land.

East—Russapaglia Road and the godowns described above

West—Radha Nath Bose's dwelling-house, No.

South—Prosanna Cumar Mukerjee's house and Moodhoo Shaik's house.

The mouras right of the judgment-debtor in the above land. The annual jumma is Rs. 83-10-8 gundas.

Lot No. 8.—Premises No. 1-1, Russapaglia Road, Dharakdanga, Bhowanipore. The land is lakhradj and measuring about 2 cottaks.

The boundaries are as follow :—

East—Russapaglia Road.

North—Purnananda Haldar's house.

West—Ram Kamaal Banerjee's pond

South—Kassi Bawa's house.

BROJENDRO COOMAR SEAL, *First Sub. Judge.*

ALIPORE, the 16th March 1878.

(186-2)

Execution Case No. 190 of 1877.

Raghoonath Sannyal, decree-holder, *versus* Radhika Prosad Sing, judgment-debtor.

In the above case the property described below will be put up to sale on the 15th April 1878, at the Moorshedabad Civil Court, for the realization of Rs. 592-13-6 due to the decreeholder. Particulars may be known at the office of the undersigned :—

Lot No. 1.—Four annas share of kishmint Dhurmapoor, situate in thana Rampoor Hat, registered in the Moorshedabad Collector's towjee in No. 698, standing in the name of Ramtanoo Sing, and bearing a sudder jumma of Rs. 140-7-11 per annum.

Lot No. 2.—Twelve annas share of the Putni Talook Perganna Dayanagur, situate in Thana Khurgram, registered in the Moorshedabad Collector's Towjee in No. 167, and bearing a putni jumma Rs. 7,793-1-6 entered in the name of Ramtanoo Sing, deceased, in the sherista of Bibi Ullam Shafia.

MENTUL CHATTERJEE, *Sub Judge of Moorshedabad.*

MOORSHEDABAD SUBORDINATE JUDGE'S COURT,

The 8th March 1878.

(151-1)

Execution Case No 6 of 1878.

Janakinath Mookerjee and Baroda Seondari Debya, decree-holders, *versus* Ramgopal Sarkar, judgment-debtor.

In the above case the property described below will be put up to sale on the 15th April 1878, at the Moorshedabad Civil Court, for the realization of Rs. 4,986-2-6 due to the decree-holders. Particulars may be known at the office of the undersigned :—

Lot No. 1.—Putni Mehal Mowzah Teyan Gopalpoor, situate in pergunna Alinagur, thana Bharutpoor, registered in the Moorshedabad Collector's towjee in No. 74, and bearing a putni jumma of Rs 700 per annum, recorded in the name of the judgment-debtor in the sherista of the decree-holders.

MENTUL CHATTERJEE, *Sub. Judge of Moorshedabad.*

MOORSHEDABAD SUBORDINATE JUDGE'S COURT,

The 11th March 1878.

(152-1)

Execution Case No. 150 of 1877.

Byja Nath Singania, decree-holder, *versus* Robert Wham Sheriff, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at the Alipore Civil Court, for the realization of Rs. 17,108-5-10, due to the decree-holder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

About 55.2k. 6c. of land in mousah Entally, Dehee Panchannogram, sub-district Alipore, zillah 24-Pergunnahs, which is bounded on the north partly by the land and house of Hurry Sircar and partly by the land of Debendro Narain Moonshree; on the east partly by the walls of one lower-roomed house, the holding numbers of which are 9 and 10, and partly by the land which is to the east of the pond attached to the two-storied house No. 9, on which land house No. 10 stands; on the south partly by a wall which separates this land from No. 13, belonging to Debendro Narain Deb, and partly by No. 11, which was or is at present occupied by John Bodry; and on the west by a public road which is called Puddopookar or Sooril road. The land lying within the above boundaries was known as holding No. 9, sub-division C, Division 4, Dehee Panchannogram, 24-Pergunnahs Collectorate.

The brick-built two-storied house standing on the said land was known as No. 65, and is on the side of the Entally Road (Sooril road), together with other buildings and appurtenances attached to it, which was or is now occupied by George Miller Blacquire.

KRISHNA MOHUN MUKHOPADHYA, *Second Sub. Judge.*

ALIPORE, the 13th March 1878.

(150-2)

Execution Case No. 21 of 1878.

Kamikanath Ghose, decreeholder, *versus* Musampt Delrus Banoo Begum, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at the Alipore Civil Court for the realization of Rs. 1,900-5-0 19 gundas due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—36. 15c. of land situate in mousah Chitpore, Dehi Panchannogram, Sub-Registration Office Kassiopore, Division No. 1, Sub-division No. 3, and under the holding No. 41, recorded in the name of Delrus Banoo Begum at a rental of Rs. 3-12-3, and bounded on the north and east by the land under holding No. 30 of Kumar Grish Chander Singh and others, and the house of Bholanath Dutt; on the south by a road; and on the west by public road.

Lot No. 2.—108. 14c. 12k. of land situate in the aforesaid mousah and within the said division and sub-division, and recorded in the aforesaid name under holding No. 60 at a rental of Rs. 12-3-3, and bounded on the north by a public road and a house, No. 59, belonging to Pami Mohon Dass; on the east by Nookgate Road; on the south by holding No. 161 of Shaik Adu; and on the west by Cassipore Road.

Lot No. 3.—2684. 8c. 12k. 5g. of land situate in the same mousah and within the same division and sub-division, and recorded in the name of the said mousah under holding No. 186 at a rental of Rs. 331-14-0, and bounded on the north by Gunfoundry Road and holding No. 185; on the east by public road; on the south by holding Nos 186-1, 188, and 189a, and police station; and on the west by the river Hooghly.

KRISHNA MOHUN MUKHOPADHYA, *Second Subordinate Judge.*

(173-2)

Execution Case No. 4 of 1878.

Gopal Chunder Roy Chowdhry, decreeholder, *versus* Koylash Chunder Roy Chowdhry, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at 12 A.M., Monday, at the Alipore Civil Court, for the realization of Rs. 1,328-3 due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—A three annas four gundas share of the judgment-debtor in talook No. 622, pergunnah Hilkee, mouzah Karagachee and others, recorded in the 24-Pergunnahs Collectorate in the name of Treo Dhurma Sudaseeb Roy at an annual sudder jumma of Rs. 785-9-5 for the entire estate.

Lot No. 2.—A three annas four gundas share of the judgment-debtor in talook No. 1259, pergunnah Hilkee, mouzah Karagachee and others, of which settlement was made after resumption of debutter lands in the name of Ram Rutton Roy Chowdhry at an annual sudder jumma of Rs. 96-1-0 8 gundas for the entire estate.

Lot No. 3.—Pooja Dalan and Dardulan adjoining to the dwelling-house of the judgment-debtor situated in Karagachee, pergunnah Hilkee.

KRISHNA MOHUN MUKHOPADHYA,
(172—2) Second Subordinate Judge.

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fifth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Commercial Building, on Thursday, the 28th day of March 1878, at 3 P.M., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

The transfer books of the Company will be closed from 1st to 28th instant.

G. M. STRUTHERS & Co., *Secretaries*.
CALCUTTA, the 13th March 1878. (148—8)

Chandypore Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Commercial Building, on Monday, the 25th day of March 1878, at 3 P.M., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

The transfer books of the Company will be closed from 12th to 25th instant, both days inclusive.

G. M. STRUTHERS & Co., *Secretaries*.
CALCUTTA, the 12th March 1878. (147—2)

Notice.**SONAI TEA COMPANY, "LIMITED."**

THE adjourned First Ordinary General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday the sixth day of April 1878, at 4 P.M., for the purpose of receiving the Managing Agents' Report and Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from the 16th March to 6th April, both days inclusive.

BEGG, DUNLOP & Co., *Managing Agents*.
CALCUTTA, the 15th March 1878. (154—2)

Notice.**AMLUCKIE TEA COMPANY, "LIMITED."**

THE Second Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday, the sixth day of April 1878, at 3 P.M., for the purpose of receiving the Managing Agents' Report, passing the Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from 16th March to the 6th April, both days inclusive.

BEGG, DUNLOP & Co., *Managing Agents*.
CALCUTTA, the 15th March 1878. (155—3)

Notice.**CUTLECHERRA TEA COMPANY, "LIMITED."**

THE Seventh Annual General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday, the sixth day of April 1878, at half past three P.M., for the purpose of receiving the Directors' Report and Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from the 16th March to the 6th April, both days inclusive.

BEGG, DUNLOP & Co., *Secretaries*.
CALCUTTA, the 15th March 1878. (156—2)

The Jokai (Assam) Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of Shareholders will be held at the Office of the Company, No. 103, Clive Street, on Saturday, the 30th day of March instant, at one o'clock afternoon, to consider the Directors' Report which will then be submitted, pass the Accounts to 31st December 1877, and transact such other business as may be brought before the meeting.

BALMER LAWRIE & Co., *Managing Agents*.
CALCUTTA, the 13th March 1878. (162—2)

The Borsillah Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of Shareholders will be held at the office of the Company, No. 103, Clive Street, on Saturday, the 30th day of March instant, at noon, to consider the Managing Directors' Report, which will then be submitted, pass the Accounts to 31st December 1877, and transact such other business as may be brought before the meeting.

BALMER LAWRIE & Co., *Managing Directors & Secretaries*.
CALCUTTA, 13th March 1878. (161—2)

Borsillah Tea Company, "Limited."

NOTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at the registered Office thereof on Saturday, the 30th day of March 1878, at 11 A.M., for the purpose of empowering the Managing Directors to borrow on behalf of the Company from time to time on mortgage of the real or personal property of the Company or by mortgage debentures, or otherwise upon such terms as they may consider reasonable such sum or sums as may from time to time be required for the purposes of the Company not exceeding at any one time the aggregate of Rs. 65,000.

BALMER LAWRIE & Co., *Managing Directors & Secretaries*.
103, CLIVE STREET, CALCUTTA,
The 6th March 1878. (160—1)

Ordinary General Meeting of Shareholders of the Holta Tea Company, "Limited."

THE Tenth Half-yearly General Meeting of the Shareholders of the Holta Tea Company, Limited, will be held at the registered Office of the Company, No. 1, New China Bazar Street, Calcutta, on Saturday, the 30th March 1878, at 12 o'clock noon, to receive the Directors' Report, and to transact such other business as may be brought before the meeting.

By order of the Board,
B. SMYTH & Co., *Secretaries*.
CALCUTTA, the 16th March 1878. (157—2)

The Dehing Company, "Limited."

THE Second Ordinary Annual General Meeting of the Shareholders in this Company will be held at the registered Office of the Company, No. 4, Clive Street, on Wednesday, the 27th of March 1878, at noon, for the purpose of receiving the Directors' Report, and for the consideration of such other business as may be brought forward.

JOHN ELLIOTT & Co., *Managing Agents*.
CALCUTTA, the 16th March 1878. (159—2)

Eastern Cachar Tea Company, "Limited."**NOTICE.**

AN Extraordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the registered Office of the Company, No. 14, Old Court House Street, on Saturday, the 23rd instant, at noon, for the purpose of confirming the special resolutions passed at the meeting of 2nd instant.

OCTAVIUS STEEL & CO., *Agents and Secretaries.*
CALCUTTA, the 5th March 1878. (130—3)

Bengal Tea Company, "Limited."

THE Thirty-fifth Half-yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Clive Row, at half past twelve on Wednesday, the 27th instant, for the purpose of passing the Directors' Report and the Accounts to 31st December last.

The transfer books will be closed to 26th instant inclusive.

JARDINE, SKINNER & CO., *Secretaries.*
CALCUTTA, the 10th March 1878. (168—2)

Notification.

TO be peremptorily sold pursuant to a decree and an order of the High Court in its ordinary original civil jurisdiction in suit No. 202 of 1873 (wherein Ramdhone Khan is plaintiff and Prossanno Coomar Shaw is defendant), and dated respectively the 17th September 1873 and 21st December 1876, by the Registrar of the said Court at the Court-house on Saturday, the 27th day of April, at the hour of 12 o'clock at noon, the under-mentioned properties:—

Lot No. 1.—All and singular all that brick-built godowns occupied by a wine shop together with the land thereunto belonging, containing by estimation four cottahs, more or less, situate at Burrobazar in Burdwan, in the registration district of Burdwan, and bounded on the north by a public road; on the south by the dwelling-house of Enyet Kholpa; on the east by the tenanted house of Myet Kholpa; on the west by the godown belonging to Gosnie Dass Kurnekar.

Lot No. 2. All that brick-built godown occupied by a blacksmith's shop together with the land thereunto belonging containing by estimation one cottah, more or less, situate in front of the property herebefore-mentioned, and described and bounded on the east by the tenanted house of Omroo Khan; on the west by the shop belonging to Baycanto Nauth Neoghee; on the north by the dwelling-house of Omroo Khan; and on the south by the public road; which are described in the schedule C annexed to the return of the Commissioners of Partition as in Burrobazar in Burdwan one wine shop and one blacksmith's shop in front thereof.

Lot No. 3.—All that piece or parcel of bermohter paddy land or ground in Belsur, subdistrict and Thana Boyra, in the zillah of Burdwan, in the registration district of Jahanabad, containing by estimation ten beeghas, more or less, which is described in the schedule C annexed to the return of the Commissioners of Partition as bermohter paddy land in Belsur.

Lot No. 4.—All that three and half annas share of the family dwelling-house and land in front thereof situate at Khajanoobare in the suburbs of the city of Burdwan, in the zillah of Burdwan, in the registration district Burdwan, containing by estimation 10 cottahs, more or less, which is distinguished and separated in a certain plan or drawing made by the Commissioners Hurry Nauth and Bhobun Mohun Banerjee annexed to and forming part of their return, and which comprises the space within the boundary colored yellow and marked B, A, and C in the said plan or drawing which is now remaining filed in the records of the High Court original jurisdiction in suit No. 266 of 1866, wherein Mohanoya Dassce was plaintiff and Prossanno Coomar Shaw and others were defendants.

The abstracts of title and the conditions of sale may be seen at the office of the Registrar of the High Court in its original jurisdiction or at the office of Baboo Gonesh Chunder Chunder, attorney for the plaintiff, at No. 5, Hastings Street, on any day before the sale, and will be produced at the sale.

R. BELCHAMNERS, *Registrar.*

G. C. CHUNDER, *Plaintiff's Attorney.*
HIGH COURT ORIGINAL SIDE, the 28th February 1878.
(149—1)

WITH reference to the notification appearing in the *Calcutta Gazette* of the 12th day of December 1877, page 1024, under Section 17 of "the Presidency Banks Act, 1876," notice is hereby given that the Bank of Bengal will sell, on the sixth day of April 1878, at twelve o'clock in the forenoon, at the Office of the said Bank in Calcutta the capital stock of the said Bank of Bengal, amounting to Rs. 17,454-8-8 standing in the books of the Bank of Bengal in the name of Radhagobind Shaw in pursuance of the powers vested in them by the aforesaid Section 17 of the Presidency Banks' Act, 1876, and of all other powers and rights in that behalf

W. D. CRUICKSHANK, *Offg. Secretary and Treasurer.*
Bank of Bengal.

The 19th day of March 1878. (175—1)

India.—Final Notice to Claimants to perfect their Title.

IN the matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

1. All Claimants in India who have not yet perfected their titles are to take notice that the following order has been made by the Arbitrator:—

Friday, the 1st day of February 1878.

In the matter of the European Assurance Society Arbitration Acts 1872, 1873, and 1875.

1. FRANCIS SAVAGE REILLY, the Arbitrator appointed under the above-mentioned Acts, do by this order appoint and order as follows:—

The 30th day of April 1878 shall, as regards India, be the day before or on which all persons who have brought in and lodged with the Attorneys of the Joint Official Liquidator claims arising on policies or otherwise in this Arbitration shall perfect their several titles in respect of their claims and as regards India all claims so arising in respect whereof the title of the several claimants is not before or on that day perfected shall be and are hereby absolutely barred accordingly.

HUGH A. MARDON, *Secretary.* FRANCIS S. REILLY.

2. Therefore all Claimants in India should at once send proof of their title addressed to our Attorneys, MESSRS. GRINDLAY AND COMPANY, *Calcutta*, or MESSRS. GRINDLAY, GROOM AND COMPANY, *Bombay*.

Dated this 1st day of February 1878.

By order of the Arbitrator

S. LOWELL PRICE } *Joint Official Liquidator in*
JNO. YOUNG } *the European Assurance*
Society Arbitration.

3, WESTMINSTER CHAMBERS, VICTORIA STREET,
LONDON, S. W. (174—1)

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

IN the matter of HENRY ALFRED COGGAN, an Insolvent.

On Tuesday, the 5th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and the said Insolvent do then attend to be examined before the said Court.

H. C. CHICK, *Attorney.*

IN the matter of PARBUTTY CHURN SIRCAR, DENONATH BOSE, KUNGSARENAUTH DUTT, and DENONATH DUTT, who lately carried on trade and business in copartnership as dealers in piece-goods at Terriputty, in Burra Bazar, in the Town of Calcutta, under the name, style, and firm of Parbutty Churn Sircar and Denonath Bose, Insolvents.

On Friday, the 8th day of March instant, it was, on the petition of Rajaram Dutt, a creditor of the said Insolvents, adjudged that the said Parbutty Churn Sircar, Denonath Bose, Kungsarenauth Dutt, and Denonath Bose, have committed an act of insolvency under the provisions of the Act XI Vic., Chap. XXI. and by another order of the same date the estate and effects of the said Insolvents were vested in the Official Assignee.

Nobin Chunder Bural, *Attorney.*

Chief Clerk's Office, the 12th day of March 1878.

IN the matter of ALEXANDER APCAR, the younger, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 26th day of March instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

J. Hart, Attorney.

IN the matter of BALMOOKOOND, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Bolly Chand Dutt, Attorney.

IN the matter of BALMOOKOOND, an Insolvent.

Notice that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 26th day of March instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

Bolly Chand Dutt, Attorney.

IN the matter of ALEXANDER APCAR, the younger, an Insolvent.

On Friday, the 15th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

J. Hart, Attorney.

IN the matter of GEORGE COLE, of 21½, Old Court House Corner, carrying on business with Charles H. Perry, at present of _____, in the Isle of Wight, late of the same place in the town of Calcutta, carrying on business in partnership aforesaid at No. 21½, Lall Bazar Street, as cigar merchants, under the style and firm of Perry & Co., an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 13th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

H. R. Fink, Attorney.

IN the matter of GABRIEL RAPHAEL SHIRCORE, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

G. Gregory, Attorney.

IN the matter of GABRIEL RAPHAEL SHIRCORE, of No. 39, Creek Row, in the town of Calcutta, Pleader in the Calcutta Court of Small Causes, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 12th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

G. Gregory, Attorney.

IN the matter of JOGENDRO CHUNDER GHOSH, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

IN the matter of JOGENDRO CHUNDER GHOSH, of No. 54, Sham Bazar Street, in the town of Calcutta, formerly a cash-keeper in the firm of Messrs. Turner, Morrison and Co., and for the past three years out of employ, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Tuesday, the 12th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

Chief Clerk's Office, the 19th day of March 1878.

Notice.

THE stationery store will be closed for the annual stock-taking from the 1st to the 14th proximo, both days inclusive; during which period no issues can be made.

GOVERNMENT STATIONERY OFFICE, the 19th March 1878.

POSTAL NOTICES.

THE Passenger and Mail Cart Service between Calcutta and Siligoree, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAIN, *Offg. Post-Master Genl., Bengal.*
CALCUTTA, the 28th January 1878.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the mails between Siligoree and Darjeeling by tongas.

Passengers are conveyed by these tongas at the following rates:—

For one seat, a sum not exceeding eight annas a mile.
For two seats, a sum not exceeding 12 annas a mile.

J. MACFARLAIN, *Offg. Post-Master Genl., Bengal.*
CALCUTTA, the 2nd March 1878.

IN consequence of the alteration in the time of departure of the Northern Bengal (State) Railway from 18th instant,

The mails for Assam, Darjeeling, Julpigoree, Pubna, Serajunge, Mymensing, Natore, Benaulah, Bogra, Dinagore and Rungpore districts will be closed at this office at 6 P.M. in place of 9 A.M., as at present.

E. C. GEORGE, *Post-Master.*
CALCUTTA GENL. POST OFFICE, the 14th February 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the Intermediate Ports.	6 P.M.	20th Mar.	Malda.
Madras and Ceylon	6 "	26th "	Poonah.
Rangoon, Moulmein, and Straits.	6 "	24th "	Chanda.
Chittagong, Akyab, and Kyauk Phyu.	6 "	24th "	Calcutta.
Persian Gulf	6 "	26th "	From Bombay.
Ceylon and the Australian Colonies.	6 "	26th "	Do.

The next Overland Mail via Bombay will close at the General Post Office on Friday, the 22nd March 1878.

2. Book-post and pattern-packets must be posted on the 21st March 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6:30 P.M., or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*

GENERAL POST OFFICE, CALCUTTA.
The 19th March 1878.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 19th March 1878.

Albertson, K. V. R.	Lamert, Dr.
Allen Brothers.	Lanugan, Mrs. P. P.
Armstrong, Dr.	Liddell, E.
Baleman, Mrs. C. C.	Livesay, Miss E.
Bennett, J. M.	Malthy, Mrs. W.
Bews, Capt. J.	Marriesson, C.
Bingshee, D. S.	Mason, Billy.
Bridgett, Mr.	McGuire, Thomas.
Bridgen, Charles.	McKenna, John.
Brown, E. J.	Mody, M. H.
Bruce, Ned.	Moppitt, Mrs.
Calvert, Jno.	Munro, J. M.
Chiodetti, O.	Neame, C.
Collins, Mrs. S.	Newman, Mrs.
Costa, Guiseppe Sigr.	O'Connog, Mrs. E.
Carew, Mrs. M.	Pouting, Mrs. F. G.
Demouleyne, Dr. T. L.	Paul, Mrs. P. J.
Eckert, Mrs.	Peel, Mrs.
Elliot, H. R.	Polit, Monsieur Chas.
Ellis, B.	Pracy, William.
Fisher, H. D., Messrs. & Co.	Reinford, J.
Fulson, Thos.	Reynolds and Co.
Gardner, A. R.	Ring, H. R.
Goldsmid, Captain L. C.	Roth, Adolph.
Gore, Mrs. E. F.	Rosenburg, W.
Gonsalves, Mrs. E.	Rousseau, J. and Co.
Graham, Allan.	Ruggles, Mrs.
Haviland, G. A. D.	Sandys, F. H.
Hilton, John	Spalding, A.
Holmon, Miss M.	Swift, Miss.
Humphreys, B.	Taylor, Mrs. J. E.
Jelovitz, Leopold.	Thompson, Mrs. J. E.
Jennings, A. L.	Thomas, Miss E.
Johnston, H. W.	Wintley, Stanley.
Korr, Mrs. A.	Young, W. R.

Letters marked "Care of Post-Office, to be kept till called for."

Anderson, John.	Jeffreys, Richard.
Bauco, J. M.	Kelley, H. E.
Bell, C. H.	Lane, C.
Boll, Mrs.	Law, Geo.
Black, Alex.	Laukan, S.
Bruce, Esq.	Larcom, Arthur.
Budree Das.	Leopold, T.
Bull, Alex.	Littlewood, J. H.
Busuttill, C.	Littlewood, Mrs. H. R.
Barnes, T. A.	Lloyd, John.
Campbell, Allen.	Lucas, Mrs.
Carter, R.	Lynn, J. Simmons.
Cashie, B. B.	M. J. B.
Collings, C. E.	Manverse, Capt. W. B.
Concannon, T. E. W.	Matson, E.
Cox, Chas. S.	McKean, James.
Croghan, W. J.	Meyer, Herman.
D'Sulin, Madame.	Mirza Abdool Hosein.
Dahlke, H. F.	Montague, E.
Denholm, J. C.	Morrison, Mrs.
Dickens, D.	Muggeridge, E. H.
Dino Nath Ganguli.	Murdoch, Mrs.
Doherty, Mrs. H. A.	Nicholson, Thos.
Doherty, J.	Norman, Horace.
Donovan, D.	Orlovits, Tasef.
Dowding, F. T.	O'Sullivan, J.
Ewbank, A.	Ozorio.
Fazulbhoy, Visram.	Penree, Capt.
Fellowes, Mrs.	Phelan, T. W.
Finch, Fredt.	Pugno, Guiseppe.
Foulkes, Edward.	Reid, Mrs. A. M.
Fraser, Thos.	Roman, Jacob.
Gleeson, J. G.	Rustomjee Merwanjee.
Gobind Ram Reekseedass.	Sarkar, Tara Dass.
Guthrie, A.	Steele, Kool.
Guldwehen, Geo.	Stevenson, E. C.
Hackett, Mr.	Stewart, Frank.
Hamilton, William.	Stone, A.
Hurdell, J. R.	Stowell, A. R.
Huguenot, M.	Sweeting, A. C.
Humfrey, Capt. B.	Tarnowski, L.
Hall, J. R. C.	Taylor, Revd. J. H.
Jackson, Capt. G. A.	Thomson, A.
Jones, Mrs. A.	Towell, A.
Jones, Miss.	Trovers, R. A.
Jordon, Mrs.	Toukin, Geo.

Letters marked "Care of Post-Office, to be kept till called for."

Tremlet, H. S.	Webb, Captain H. E.
Vanleink, Mrs.	Welsh, Dr.
Valantine, C.	Williams, Fred.

Newspapers.

Adie, E. A.	Hacket, J.
Armstrong, J. P.	Hunter, George.
Arthur, Chas.	Hurdell, J. R.
Byers, M. B.	Jeffrey, William.
Castello, P.	Knox, T. G.
Corbett, C. J. H.	Macdonald, J.
Elms, J. J.	Robarts, H.
Finch, F.	Tinsby, John.

Registered Letters.

Bull, Alex.	Goldenberg, T.
Bullen, F. (Sailors' Home).	McSweeney, W.
Corbett, C. H.	Paxwell, Ed.
Hine, Charles W.	Rosenburg, W.

E. C. GEORGE, Post-Master, Calcutta.

Memorandum of Overland Newspapers received without address on the 10th March 1878.

Date of publication.	Place of publication.	Name of paper.	REMARKS.
E. b. 16	London	Church Missionary Gleaner.	
" 22	Ditto	Vanity Fair	
" 22	Ditto	The Home News.	
" 17	Ditto	The Times.	
" 17	Demouche	Le Figaro.	
" 17	Demouche	A Greek Pamphlet.	

E. C. GEORGE, Post-Master of Calcutta.

CALCUTTA POST OFFICE, the 18th March 1878.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of deliveries of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office.

For	Letters at	Registered letters and parcels.	Hours up which letters are taken fully paid with an additional of 1 ann
All stations on Loop Line, between Howrah and Ranpurah, and Chord, between Calcutta and Assensole ...	5-30 A.M. 6-30 A.M. 4 P.M. 3-30 P.M.	5 P.M. 5 P.M. 7-30 A.M. 2 P.M.	
Howrah ...			
Eastern Bengal Railway Goods and Slow Section, all Stations up to Goalundo ...	6-30 A.M.	5 P.M.	
Barrackpore included ...			
Sonapore Barrackpore, or Canning Town ...	7 A.M. 7-45 A.M. 6 P.M. 1-30 P.M. 6 P.M.	5 P.M. 7-15 A.M. 5 P.M. 1 P.M. 5 P.M.	
Dum-Dum ...			
Baraset ...			
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julporee, Darjeeling, Behar, Benaulah, and Dinapore districts ...	3-45 P.M.	3-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Noakhali, Cachar, Sylhet, Kishnagur, Pubna, Fureedpore, Burrial, Mymensing, and Bogra districts ...	6 P.M.	5 P.M.	
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Seind, Central Provinces, and Bombay and Madras Presidencies ...	6 P.M.	5 P.M.	
Coloolbariah, Midnapore, Cuttack, Balasore, Pooree, and places in the Madras Presidency up to Visnupatnam ...	6 P.M.	5 P.M.	
Registered letters and parcels are received during the hours of ...	Weekdays - Sundays -	7 to 8 A.M. 12 to 3 P.M. 7 to 8 P.M. 3 to 5 P.M.	6-30 P.

Hours at which Mails are closed at Branch Post Offices.

Names and initial or distinguishing letters of Branch Post Office.		HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED				REMARKS.
		1st despatch.	2nd despatch.	3rd despatch.	4th despatch.	
		A. M.	A. M.	P. M.	P. M.	
Dharmatolla	W. C.	7-15	11-20	3-4	5-27	
Alipore	A.	6-30	11-20	3-4	5-15	
Bow Bazar	N.	6-30	11	2-30	5	
Simla Bazar	C.	7	11-40	3-10	5-4	
Bhowanipore	N.	6-30	11	2-45	5-15	
Garden Reach	W.	6	10-40	2-20	4-45	
Haukolia	N. W.	6-30	11-10	2-10	5-10	
Jorasanko	N. C.	7	11-30	3	5-30	
Kidderpore	N. W.	6-45	11-35	3-5	5-40	
Loudon Street	N. K.	6-30	11-12	2-37	5-27	
Naput Bazar	N. C.	7	11-25	1-2	5-5	
Simla	N. E.	6-30	11-25	3-55	5-25	
Wellesley Street	N. C.	6-30	11-22	3-7	5-37	
Bellachatta	R.	6-30	7-57	12-27	4-0	

Hours of deliveries from General Post Office and Branch Offices.

Name of Office.	First Delivery	Second Delivery	Third Delivery	REMARKS.
	A. M.	P. M.	P. M.	
* General Post Office	8	12-30	4-0	On Sundays there are only two deliveries, viz. 1st and 2nd.
* Bow Bazar	N. C.	8-20	1-0	
* Simla	N. E.	8-35	1-15	On arrival of the train, an extra delivery is made from these offices.
* Haukolia	N. W.	8-50	1-30	
* Dharmatolla	W. C.	8-20	1-0	
* Naput Bazar	E. C.	8-37	1-7	
* Bellachatta	K.	9-7	1-47	
* Wellesley	S. C.	8-35	1-10	
* Loudon	S. E.	8-37	1-12	
* Bhowanipore	N.	8-52	1-32	
* Kidderpore	S. W.	8-35	1-15	
* Alipore	A.	8-50	1-30	
* Garden Reach	W.	9-15	1-50	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 p.m. Calcutta time (7-30 p.m. Railway time). Covers other than overland posted after this hour, and before 8-50 p.m. Calcutta time (8-20 p.m. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8-50 p.m. Calcutta time will be detained.

E. C. GEORGE, Post-master.

CALCUTTA POST OFFICE, the 1st January 1878.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee, Matubhanga, and Jellinghee Rivers for the week ending Friday, 15th March 1878.

Names of Rivers.	Least depth of water.	REMARKS.
	Ft. In.	
BHAGIRUTTEE.		
Entrance below Chourasia	4 0	
Thence to Noorpore Junction, 6 miles.	2 9	
Thence to Jungipore, 9 miles.	2 9	Radhanushur.
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Height of water on gauge at Berhampore, the 18th March 1878, above zero, 0 foot $\frac{1}{2}$ inch.

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RAJENDRA NATH MITRA,

Asst. Secy. to the Govt. of Bengal.

The 19th February 1878.

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The Calcutta Gazette.

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PART I.

Orders and Notifications by the Lieut.-Governor of Bengal,
the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 10.

GENERAL.—The 20th March 1878.—Mr. C. J. P. P. P., Officiating Commissioner of Police, Calcutta, is allowed leave for fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he tendered himself of it.

The 21st March 1878.—Mr. A. Buroah, Officiating Joint-Magistrate and Deputy Collector, was in charge of the Culna division of the Burdwan district from the afternoon of the 24th January to the forenoon of the 4th February 1878.

Mr. E. R. Middleton, Deputy Magistrate and Deputy Collector, Serampore, Hooghly, is allowed leave for nine months under Section 3, Supplement F of the Civil Leave Code, in lieu of the leave granted to him under orders of the 5th February last.

Baboo Nobin Krishna Banerjee, Officiating Sub-Deputy Collector, Bagirhat, Jessore, is appointed to be a Sub-Deputy Collector of the First Grade, vice Baboo Mohim Chunder Ghose.

The 23rd March 1878.—Moulvie Abdeol Jubb, Deputy Magistrate and Deputy Collector, Muzafferpore, is allowed leave for three months under the rules in Chapter VII of Civil Leave Code.

Baboo Doorga Das Chowdry, Deputy Magistrate and Deputy Collector, Durbhunga, transferred to the Sudder Station of Muzafferpore.

The services of Mr. L. R. Tottenham, Officiating Superintendent and Remembrancer Legal Affairs, are placed at the disposal of the Government of India in the Home Department.

Surgeon-Major W. H. Hayes, Deputy Commissioner, Singhbhum, is allowed subsidiary leave for 21 days, with effect from the 1st instant, preparatory to retiring from service.

The 25th March 1878.—The Right Hon'ble the Secretary of State for India has been pleased to grant Mr. J. O. Geddes, c.s., an extension of furlough for two months.

Baboo Dino Nath Ghose, Sub-Deputy Collector, Bankoora, having returned to duty on the forenoon of the 14th instant, the unexpired portion of the leave granted to him under the orders of the 20th December 1877 is cancelled.

The 26th March 1878.—Baboo Nund Kishore Das, Assistant to the Superintendent of the Tributary Mehals, Cuttack, is vested with the powers of a Deputy Collector.

Baboo Poorno Chunder Ghose, Deputy Magistrate and Deputy Collector, in charge of the Manickgunge division of the Dacca district, is transferred to the Sudder Station of Dacca.

Baboo Tarini Sunker Roy, Officiating Deputy Magistrate and Deputy Collector, Dacca, is appointed to have charge of the Manickgunge division of the Dacca district.

Baboo Prosanoo Kumar Dutt, Canoongoe, Chittagong, is appointed to be a Sub-Deputy Collector of the First Grade in Noakholly, with effect from the date on which he joined that appointment, *vice* Baboo Russomoy Dutt, deceased.

Mr. A. J. R. Bainbridge, District and Sessions Judge, Moorshedabad, is allowed leave for three days, under the rules in Chapter VII of the Civil Leave Code, in extension of the leave granted to him under orders dated the 5th instant.

Moulvi Abdul Ghuffoor, Deputy Magistrate and Deputy Collector, Dacca, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 2nd proximo, or such subsequent date as he may avail himself of it.

The services of Major E. Y. Walcott, Assistant Commissioner, First Grade, Lohardaga, are, at his own request, replaced at the disposal of the Government of India in the Military Department.

Major N. Lewis, Assistant Commissioner, is promoted to the First Grade of Assistant Commissioners, *vice* Major E. Y. Walcott. Major Lewis will continue to be employed as Manager of the Chota Nagpore Estate.

Major W. L. Samuella, Assistant Commissioner, on furlough, is promoted temporarily to the First Grade of Assistant Commissioners, *vice* Major N. Lewis.

Lieutenant L. J. H. Grey, Assistant Commissioner, is promoted temporarily to the Second Grade of Assistant Commissioners, *vice* Major W. L. Samuella. Lieutenant Grey will continue to be employed on special duty in the Burkagurh Estate.

Captain H. Boileau, whose services were permanently transferred from British Burma to Bengal under the orders of the Government of India in the Home Department dated the 31st January 1878, is appointed to be an Assistant Commissioner of the Third Grade. Captain Boileau will continue to be employed as Private Secretary to the Lieutenant-Governor of Bengal.

Major T. H. Lewin, Deputy Commissioner, Darjeeling, is promoted to the Second Grade of Deputy Commissioners, with effect from the date on which Surgeon-Major W. H. Hayes retires from the service.

Mr. G. J. B. T. Dalton, Officiating Deputy Commissioner, Cooch Behar, is appointed to be a Deputy Commissioner of the Third Grade, *vice* Major T. H. Lewin, but will continue to act in the Second Grade of Deputy Commissioners during the absence, on leave, of Major R. C. Money, or until further orders.

Mr. S. J. Manook, Medical Officer and Sub-Assistant Commissioner, Singbhoom, is appointed temporarily to have charge of the office of Deputy Commissioner, Singbhoom, *vice* Surgeon-Major W. H. Hayes.

Mr. J. R. Hallett is appointed to be a Joint-Magistrate and Deputy Collector of the First Grade, *vice* Mr. G. J. B. T. Dalton. Mr. Hallett will continue to act, until further orders, as Additional Judge in the Rajshahi District.

Mr. J. F. Bradbury is appointed to be a Joint-Magistrate and Deputy Collector of the Second Grade, *vice* Mr. J. R. Hallett. Mr. Bradbury will continue to act, until further orders, as a Joint-Magistrate and Deputy Collector of the First Grade.

The following officers are appointed to act, until further orders, as Magistrates and Collectors of the First Grade, *vice* —

Mr. J. A. Hopkins, *vice* Mr. W. H. D'Oyly.

„ J. J. Livesay, *vice* Mr. D. R. Lyall.

Mr. C. H. Vowell, Joint-Magistrate and Deputy Collector of Mozufferpore, is appointed to act as Magistrate and Collector of Rajshahiye during the absence, on duty, of Mr. D'Oyly, or until further orders.

Mr. A. W. Mackie, Officiating Joint-Magistrate and Deputy Collector, Purneah, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Mr. B. L. Gupta, Officiating Joint-Magistrate and Deputy Collector, in charge of the Barripore division of the 24-Pergunnah district, is transferred to Purneah.

POLICE.—*The 19th March 1878.*—Baboo Mohendro Nath Hazra is re-appointed to the First Grade of Assistant Superintendents of Police, with effect from the date on which he ceases to officiate as District Superintendent of Police, Noakholly.

The 20th March 1878.—Mr. H. J. Wilkins, District Superintendent of Police, who returned from furlough, is appointed to be District Superintendent of Police, Bogra.

This cancels the orders of the 28th ultimo, appointing Mr. C. A. Fisher to be District Superintendent of Police, Bogra.

The following Assistant Superintendents of Police are appointed to act, until further orders, in the Second Grade of Assistant Superintendents of Police, with effect from the 4th February 1878:—

Mr. E. St. George Kaye.

Mr. O. B. Wood.

The 21st March 1878.—Mr. J. H. Reilly, District Superintendent of Police, Howrah, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code.

Mr. E. M. Showers, Assistant Superintendent of Police, who has reported his return from leave, is appointed to act, until further orders, as District Superintendent of Police, Howrah.

Mr. J. H. Reilly, District Superintendent of Police, Howrah, on leave, is transferred to Dacca.

The 22nd March 1878.—Mr. W. F. Smith, Assistant Superintendent of Police, Patna, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it.

ECCLESIASTICAL.—*The 13th February 1878.*—The Revd. J. M. Thomson, Senior Chaplain of St. Andrew's Church, Calcutta, is allowed furlough for two years, with effect from such date as he may avail himself of it, together with subsidiary leave for a period not exceeding twenty-one days.

The 21st March 1878.—The Revd. G. G. Gillan is appointed to act as Senior Chaplain of St. Andrew's Church, Calcutta, during the absence, on furlough, of the Revd. J. M. Thomson, until further orders, with effect from the date on which he joined that appointment.

The 21st March 1878.—The Revd. A. W. R. Quinlan, Chaplain of Cuttack, having returned duty on the 25th instant, the unexpired portion of the leave granted to him under the orders of the 18th February last, is cancelled.

The 15th March 1878.—The Lieutenant-Governor is pleased to license and authorize the Revd. George Baugh, as and being a minister of religion, to solemnize marriages between persons one or both of whom is a Christian or Christians.

The orders of the 16th March 1877, appointing the Revd. George Baugh to be a Marriage Registrar for Calcutta, are cancelled.

REGISTRATION.—*The 15th March 1878.*—Baboo Pyari Mohun Sircar, Sub-Registrar of Nulhati, in the district of Moorshedabad, is appointed to be Sub-Registrar of Baluchar, in that district.

The Sub-divisional Office of Ranorehat, in the district of Moorshedabad, is appointed to be *ex officio* Sub-Registrar of that place.

The 25th March 1878.—The privilege leave for three months granted to Baboo Bhagouty Charan Chatterjee, Special Sub-Registrar of Alipore, under the orders of the 8th February last, is cancelled at his own request.

EDUCATION.—*The 21st March 1878.*—Baboo Mohendra Nath Banerjee, District Engineer, Malda, is appointed to be a member of the Maldah District School Committee.

The 22nd March 1878.—The services of Mr. J. Eliot, M.A., a Professor in the Presidency College, are temporarily placed at the disposal of the Government of India in the Department of Revenue, Agriculture, and Commerce.

The 25th March 1878.—Mr. H. Cox, Assistant Magistrate and Collector, Mozufferpore, is appointed to be a member of the Mozufferpore District School Committee.

The Revd. J. P. Ashton, M.A., of the London Mission Society's College at Bhowanipore, is appointed to be a member of the District School Committee of the 24-Pargunnahs, *vice* the Revd. E. Payne.

OPIMUM.—*The 21st March 1878.*—Mr. J. P. Ashton is appointed temporarily to be an Assistant Sub-Deputy Opium Agent of the 24-Pargunnahs in the Behar Opium Agency with effect from the 15th February 1878.

Mr. K. Drake, Sub-Deputy Opium Agent, is allowed furlough for eight months under Section 12 of the Civil Leave Code, together with subsidiary leave for one week under Section 24(a) of the Code from 1st April 1878.

CUSTOMS.—*The 20th March 1878.*—Mr. S. J. Kilby, Superintendent, Customs Preventive Service, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 6th proximo, or such date as he may avail himself of it.

Mr. E. T. Harby is appointed to act as Superintendent, Customs Preventive Service, during the absence, on leave, of Mr. S. J. Kilby, or until further orders.

MEDICAL.—*The 15th March 1878.*—In supersession of the Government notification dated the 13th November 1874, the following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Nasrigunge, in the district of Shahabad:—

- The Magistrate of Shahabad, *Chairman*
- „ Sub-divisional Officer of Sasaram, *Vice-Chairman*,
- „ Civil Surgeon of Shahabad,
- „ Assistant Engineer in charge of the Nasrigunge Sonc Canal,

} *ex officio.*

E. G. Chardon, Esq., Manager, Balla Indigo Factory.
Baboo Maharaj Kumar Singh, Zemindar of Atmi.

The 19th March 1878.—Dr. O. Naylor is appointed to be Medical Officer in charge of the Chitpore examination ward under Act XIV of 1868, with effect from the 1st ultimo.

Dr. G. R. Naylor will act as Medical Officer in charge of the examination ward until relieved by Dr. C. Naylor.

The 20th March 1878.—The following Assistant Surgeons, who have returned from the Madras Presidency, are appointed to be Resident Assistant Surgeons in the Campbell Hospital:—

Assistant Surgeon	Akshoy Kumar Pal
"	" Kunai Lal Mallik.
"	" Chunder Bhoosun B.
"	" Kunja Lal Sanyal.
"	" Nettrogopal Mitter.
"	" Amulya Chundra Chumtati.

The following Resident Assistant Surgeons, Campbell Hospital, are appointed until further orders to do duty in the hospitals mentioned opposite their respective names:—

Assistant Surgeon	Kylas Chunder Bose,	} Medical College Hospital.
"	" Rakhal Dass Ghose,	
"	" Aushoke Krista Shah,	
"	" Doorgadoss Bhattacharjee,	} Presidency General Hospital.
"	" Shib Chunder Bhattacharjee,	
"	" Omirto Lal Bhattacharjee,	

The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Ghattal, in the district of Midnapore:—

Baboo Brojo Behary Shome, Moonsif.

- " Narain Chunder Banerjee, Sub-Registrar
- " Siva Das Bhattacharjee, Sub-Divisional Head Clerk.
- " Chunder Mohun Gui, Merchant.
- " Peari Lal Mookerjee, Supervisor, Embankment.
- " Nobin Chunder Roy, Overseer, ditto.
- " Kedar Nath Mookerjee, Deputy Post Master.
- " Bhairav Chunder Chatterjee, Talookdar.
- " Peari Lal Ghose, Pleader.
- " Prosunno Coomar Roy, Mahajun.
- " Mothoor Mohun Koondoo, ditto.
- " Juggessur Koondoo, ditto.
- " Asidhari Pal, ditto.
- " Nobin Chunder Bose, Vice-Chairman of the Municipality, Member and Secretary.

The 21st March 1878.—Baboo Doorga Das Bhattacharjee, Resident Assistant Surgeon, Campbell Hospital, Sealdah, is allowed leave for two months under the rules in Chapter VI of the Civil Leave Code, with effect from such date as he may be relieved of his duties.

Dr. A. S. Lethbridge is appointed to be a member of the Committee appointed to report on the management of the Medical Institutions and on Medical Expenditure generally in Bengal.

The 25th March 1878.—Dr. Robert H. Lee is appointed to be a member of the Committee appointed to report on the management of the Medical Institutions and on Medical Expenditure generally in Bengal.

EMIGRATION.—*The 26th March 1878.*—Dr. C. H. Joubert is appointed to act as Medical Inspector of Emigrants, Calcutta, during the absence, on leave, of Dr. W. Palmer or until further orders.

ECONOMIC MUSEUM.—The Hon'ble H. T. Prinsep is appointed to be a member of the Central Committee of Management for the Calcutta Economic Museum.

MUNICIPAL.—*The 14th March 1878.*—The following gentlemen are appointed to be Commissioners for the Municipality of Midnapore:—

- Mr. R. M. Hogbin, *vice* Dr. O. R. Bachelor.
- Moonshee Abdool Hamed, *vice* Moonshee Mohamud Jan.

Baboo Bhoobun Chunder Banerjee is re-appointed to be a Commissioner for the Municipality of Midnapore.

The 25th March 1878.—Mr. H. Lee, Officiating Joint-Magistrate and Deputy Collector, Durbhunga, is appointed to be Vice-Chairman of the Municipality of Durbhunga, *vice* Mr. B. Dé, transferred.

ROAD CESS.—*The 22nd March 1878.*—Mr. V. W. Bertelsen, Officiating District Superintendent of Police, Balasore, is appointed to be Vice-Chairman of the Balasore District Road Cess Committee; *vice* Baboo Juggodish Nath Ray.

ERRATUM.—*The 21st March 1878.*—In the orders of the 28th ultimo, published in the *Calcutta Gazette* of the 6th instant, appointing Baboo Anando Mohun Naha, B.L., Pleader, to be a member of the Tipperah District School Committee, for "Baboo Anando Mohun Naha," read "Baboo Anango Mohun Naha."

The following Notification is republished from the *Assam Gazette* :—

The 14th March 1878.—On the report of the Central Examination Committee, the result of the half-yearly examination of Assistant Commissioners and Extra Assistant Commissioners held on the 10th January 1878 and following days is published for general information :—

NAME.	SUBJECTS IN WHICH PASSED.		SUBJECTS IN WHICH STILL HAVE TO PASS.	
	Higher Standard.	Lower Standard.	Higher Standard.	Lower Standard.
Mr. G. W. Place	Assamese	Bengali	Bengali*	

* Translation only.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 19th March 1878.—A plans and estimate for a further extension of the embankment behind the present jetty leads, and the removal of No. 1 Import Shed to the river-side of the Export Shed at a cost of Rs. 1,75,000, having been submitted by the Commissioners for making Improvements in the Port of Calcutta with their Vice-Chairman's letter No. 4372 of the 6th March 1878, the Lieutenant-Governor is pleased to sanction the project under Section 35 of Act V (B.C.) of 1870.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd March 1878.—Plans and estimates, the latter amounting to Rs. 5,00,000, for the construction of a new jetty to the south of No. 7 Jetty, having been submitted by the Port Commissioners with their Vice-Chairman's letter No. 874 of the 7th June 1877, and having been approved by the Government of India, the Lieutenant-Governor is pleased to sanction the same under the provisions of Section 35 of Act V (B.C.) of 1870.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th March 1878.—It is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Santipore, in the district of Nuddea, made at a special meeting, the Lieutenant-Governor has been pleased, under Section 78 of the Bengal Municipal Act V (B.C.) of 1876, to sanction the imposition, from 1st April 1878, by the Commissioners, under Section 122 of the Act, of a tax on carriages, horses, and other animals mentioned below, at the rates specified against them respectively :—

	For quarter.
	Rs. A P.
For every four-wheeled carriage drawn by two horses	2 4 0
For every four-wheeled carriage drawn by one horse, or a pair of ponies under thirteen hands	1 8 0
For every two-wheeled carriage	1 4 0
For every horse	1 0 0
For every pony under thirteen hands, and for every mule and donkey	0 6 0
For every elephant	8 0 0
For every camel	1 0 0

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th March 1878.—It is hereby notified that, with the sanction of the Governor-General in Council, the Lieutenant-Governor has been pleased to appoint the following officers to be members of Committees for enquiring into the sanitary condition of the villages surrounding the cantonments of Dum-Dum and Dinapore:—

Lieutenant-Colonel Shipley of the 40th Foot	...	} <i>Dum-Dum Committee.</i>
Surgeon-Major A. Doig, doing duty with Her Majesty's	...	
40th Regiment, and	...	
The Cantonment Magistrate of Dum-Dum	...	} <i>Dinapore Committee.</i>
Captain Home, Station Staff Officer	...	
Surgeon Burgess, doing duty with the 65th Regiment, and	...	
Mr. L. C. Abbott, Officiating Joint-Magistrate of Patna	...	

2. All officers of Government and all other persons are requested to afford every assistance in their power to the gentlemen named above in the prosecution of their enquiry.

H. J. REYNOLDS.

Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 25th March 1878.—A question having arisen as to the extent of the jurisdiction of a Port Officer of Chandbally and Balasore, it is hereby notified that the powers conferred on that officer under Section 3 of Act IV of 1875, Section 48 of Act XII of 1875, and Sections 29, 60, 64, and 71 of Act I of 1859, are to be exercised within the port of Dhulra as defined in the notification dated 19th November 1872, published at page 4 of Part I. of the *Calcutta Gazette* of the 27th November 1872.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th March 1878.—It is hereby notified that the Lieutenant-Governor has been pleased, under Section 314 of Act V (B.O.) of 1873, to substitute the following amended bye-law for bye-law No. 11 of the bye-laws for the Kishnaghat Municipality, published with the Government notification dated the 4th February 1878 in the *Calcutta Gazette* of the 6th idem, Part I, page 91:—

Bye-law No. 11.—"Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the Office of the Commissioners within one week from the date of the service of the requisition in the manner described in Section 367 of the Act."

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 15th March 1878.—It is hereby notified that the gentlemen named below have been appointed to form a Committee for enquiring into the causes of the increased unhealthiness of the towns of Dinapore, and of reporting what measures should be adopted to improve their sanitary condition:—

Dr. R. Harvey, Officiating Secretary Commissioner for Bengal,	President.	
The Chairman of the Dinapore Municipality,	...	} <i>Members.</i>
The Vice-Chairman of the Dinapore Municipality,	...	
The Executive Engineer of the district,	...	
The Civil Surgeon of the district, and	...	
Dr. K. D. Ghose, Civil Medical Officer of Rungpore,	...	

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 18th March 1878.—It is hereby notified for general information that the declaration published in the *Calcutta Gazette* of the 22nd July 1874, Part I, page 1164, for the acquisition of a strip of land measuring, more or less, 5 cottahs and 12 chittacks situated in the town of Howrah, pergunnah Boro, in the district of Hooghly, for the purpose of widening a road in the said town, called the Tindal Garden Road, has been cancelled at the request of the Municipal Commissioners of that town.

H. J. REYNOLDS,

Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 19th March 1878.—Under the provisions of Section 5 of Act XIII of 1859, entitled "an Act to provide for the punishment of breaches of contract by artificers, workmen and laborers in certain cases," the Lieutenant-Governor is pleased to extend the said Act to the North Suburban Municipality, in the district of the 24-Pergunnahs, within the limits set forth in the Government Notification No. 3, dated the 10th September 1877, published in the *Calcutta Gazette* of the 26th idem, Part I, page 1402.

2. The powers vested by the said Act in a Magistrate of Police shall be exercised in the aforesaid Municipality by the Bench of Magistrates exercising First Class powers which holds sittings at Barnagore, a place within the Municipality.

H. J. REYNOLDS,
Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 18th March 1878.—The following Bye-laws framed by the Municipal Commissioners of Howrah at a meeting, under section 313, of Act V (B.C.) of 1876, having been confirmed by the Lieutenant-Governor under section 314 thereof, are hereby published for general information.

Regulating the conduct of business at Meetings of the Commissioners.

1. An Ordinary General Meeting of the Commissioners shall be held on every first and third Thursday of the month.

2. All such meetings shall be convened by the Chairman or Vice-Chairman by notice to be served on each Commissioner, not later than the Monday preceding the day of the meeting.

3. In the event of the Chairman or Vice-Chairman determining to call an Extraordinary General Meeting, not less than two clear days' notice shall be given to the Commissioners of the day fixed for such Extraordinary General Meeting.

4. Every notice convening a meeting shall be accompanied by a list of the business signed by the Chairman or Vice-Chairman to be brought forward at such meeting.

5. Any Commissioner wishing to bring forward any business shall give notice of such intention in writing to the Chairman a week before the meeting, when the Chairman or Vice-Chairman shall include such business in the list of the business to be laid before such meeting.

6. No business shall be considered, or proposition received at any meeting, if it does not appear in the list of business.

7. At all Ordinary General Meetings the proceedings shall be commenced by the Secretary reading the Minutes of the last Ordinary or Extraordinary General Meeting with a view to ascertain if the resolutions passed at such meeting have been faithfully and accurately recorded in the Minutes used by the mover of such resolution, or if amendments thereto shall have been passed in the words used by the mover of such duly passed amendments.

8. In the event of any Commissioner being of opinion that any such resolution has not been accurately recorded, it shall be competent to such Commissioner to state his opinion to that effect, and thereupon the Chairman shall decide whether or no, such resolution has been accurately recorded by reference to the original draft of such resolution written and signed by the mover, and if he finds the same to be inaccurate, he shall then and there make the necessary correction in the Minute Book, and that no discussion as to the propriety or otherwise of such resolution shall be allowed.

9. The order in which the several subjects shall be discussed at a meeting shall be determined by the order in which they are mentioned in the Chairman's list.

10. When the Commissioners proceeding to the consideration of any subject, the Secretary shall place before the Commissioners the letters and papers connected with such subject, and any Commissioner may make a proposition regarding such subject, and address himself to the question being put to vote by the President, provided that such Commissioner confine his remarks to the subject under consideration.

11. Every proposition made shall be written out by the proposer, and signed by him.

12. Every proposition shall be seconded by one Commissioner who shall also sign or initial the draft proposition written by the proposer.

13. The Commissioner who first addresses the meeting shall be entitled to be heard first, and should more than one Commissioner address the meeting, the right of precedence shall be determined by the President.

14. Any Commissioner shall be at liberty to call the attention of the President to a point of order, even when a Commissioner is addressing the meeting.

15. Any Commissioner may propose an amendment to a proposition to the effect that certain words in the proposition originally made be omitted therefrom, that certain words be substituted, or that certain words be added thereto, provided that such amendment be proposed when the subject is being discussed and the original proposition is still before the meeting.

[First Publication.]

NOTIFICATION.

The 21st March 1878.—With reference to the Notification dated the 19th July 1877, published in the *Calcutta Gazette* of the 8th August 1877, it is hereby notified that, under Section 69 of Act III of 1877, the Indian Registration Act, the Lieutenant-Governor has been pleased to approve the following amended rule, and to direct that it be substituted for that bearing the same number:—

Rule 118.—Before the 1st March in each year, all District Registrars should send to the Inspector-General of Registration an indent in duplicate, in the prescribed form, for the stationery (including registration ink) which will be required for their own offices and for the subordinate registry offices in their districts during the next twelve months. Indents from Sub-Registrars should be submitted to the district office before the 1st February. The Registrar's indent should include all ink and other stationery likely to be required by Rural Sub-Registrars under Rule 117 above.

The Lieutenant-Governor has also been pleased to direct that the words "at the time the document is presented for registration" be added to the end of Rule 63.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 13th March 1878.—It is hereby notified that the Lieutenant-Governor has been pleased to sanction the extension of the provisions of Section 34 of Act V of 1861 to the villages of Nowrangub, Meergunge, and Meachuck, adjoining the town of Begooberai, in the district of Monghyr.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 13th March 1878.—It is hereby notified that under Section 10, Act I (B.C.) of 1869 (an Act for the prevention of cruelty to animals) and under Section 3, Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of both Acts to the town of Patna.

2. For the purposes of both the said Acts the boundaries of the town shall be the same as those fixed for municipal purposes.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 8th March 1878.—The following certificate from the Inspector-General of Jails is published under Section 6 of Act V of 1876 (the Reformatory Schools' Act).

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

I HEREBY certify that I have inspected the buildings situated at Alipore selected and prepared by Government for the purposes of a Reformatory School; that in my opinion they are well fitted for the reception of such youthful offenders as may be sent to the Reformatory School under Act V of 1876 of the Supreme Council; and that the requirements of Section 6 of the said Act have been complied with.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

[Second Publication.]

NOTIFICATION.

The 12th March 1878.—The Lieutenant-Governor is pleased to transfer the head-quarters of the Sub-Registry Office of Bhatiyari, in the district of Chittagong, from Sitakund to Kumriya. His Honor also transfers the head-quarters of the Sitakund Marriage Registration Office from Shah Jan's Takiya to Kumriya. These arrangements will take effect from the 1st proximo.

HORACE A. COCKERELL,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 15th March 1878.—Under Section 5 of the Indian Registration Act III of 1877, the Lieutenant-Governor is pleased to sanction the abolition of the present sub-district of Lalbagh, thanas Shahnagur and Ashanpore comprised within its jurisdiction, being attached to the sub-district of Baluohar, which will now be continuous with the executive sub-division of Lalbagh.

● The Lieutenant-Governor is also pleased to sanction the transfer of the Sub-Registry Office at Nalhati from Nalhati to Ramporehat.

The Sub-divisional Officer of Ramporehat is appointed to be *ex officio* Sub-Registrar of Ramporehat on a commission of 25 per cent. of the fees.

The present Sub-Registrar of Nalhati, Baboo Pyari Mohun Sarkar, is appointed to be Sub-Registrar of Baluohar on a commission of 50 per cent. of the fees.

This notification will take effect on and from the 1st April 1878.

HORACE A. COCKERELL.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 4th March 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvi Naimuddin authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar, within the sub-division of Serajgunge, in the district of Pubna.

This supersedes the notification dated the 21st January 1878, published in the *Calcutta Gazette* of the 23rd and 30th idem and the 6th February 1878.

HORACE A. COCKERELL.

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 15th March 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a site for a contagious ward in the town of Chittagong. Kismut Rohomutgunje, pergunnah Islamabad, zillah Chittagong, it is hereby declared that for the above purpose a piece of land measuring, more or less, 18 cottahs and 14 dhoores of standard measurement, bounded on the north by Hurchandra Munshee's house and garden, south by Anderkillah road, east by Rohomutgunje road, and west by a pond, is required within the aforesaid town of Chittagong, kismut Rohomutgunje.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

HORACE A. COCKERELL.

Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,--BENGAL.

ESTABLISHMENTS.

The 19th March 1878.

No. 68.—*Transfer.*—Mr. P. J. Neuville, Executive Engineer. (temporary rank), Second Grade, is transferred from the Third Calcutta to the Circular and Eastern Canals Division in the interests of the public service as a temporary measure, or until further orders.

2. Mr. Neuville joined the latter division on the 9th February 1878, before noon.

The 22nd March 1878.

No. 69.—*Notification.*—Baboo Grish Chunder Howder, Overseer, First Grade, availed himself of the three months' privilege leave granted* to him from the 23rd February 1878, before noon.

No. 70.—*Leave of Absence.*—Baboo Beharee Lall Banerjee, Overseer, First Grade, attached to the Dinapore Division, is allowed leave on medical certificate for four months, under Civil Leave Code Supplement F, Section 3, in extension of the three months' privilege leave already granted† to him.

The 23rd March 1878.

No. 71.—*Notification.*—Mr. T. H. Wickes, Executive Engineer, Second Grade, joined the office of the Secretary in this Department for special duty on the 18th March 1878, before noon.

Bengal Government (Public Works Department) Notification No. 69, of 22nd March 1878.

Bengal Government (Public Works Department) Notification No. 70, of 26th November 1877.

The 25th March 1878.

No. 72.—Leave of Absence.—The undermentioned officer has been allowed an extension of his furlough by the Secretary of State for India :—

J. S. Heyman, Executive Engineer, First Grade, Public Works Department, for six months.

No. 73.—Mr. D. McCarthy, Overseer, First Grade, attached to the Patna division, is allowed leave on medical certificate for one year, under Civil Leave Code Supplement F, Section 3, with effect from the 26th November 1877.

The 26th March 1878.

No. 74.—Notifications.—Mr. J. A. Price, Assistant Engineer (temporary rank), First Grade, assumed executive charge of the Nuddea Rivers Division on the 16th March 1878, after noon.

No. 75.—The following order, issued by the Government of India in the Public Works Department, is republished for information :—

No. 107, of the 9th March 1878.—Sergeant D. Dallas, Supervisor, Second Grade, is retransferred from Madras Famine Relief Works to Bengal Provincial Branch.

J. E. T. NICOLLS, Major-Genl., R.E.,

Secy. to the Govt. of Bengal in the P. W. D.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 20th March 1878.

No. 85.—Notifications.—Mr. C. W. Hope, Executive Engineer, Third Grade, reported his return on the forenoon of the 15th instant from the furlough granted him in the orders marginally noted, and is posted to the Northern Drainage and Embankment Division of the South Western Circle, with effect from that date.

No. 121, dated 10th April 1877.
No. 398, dated 29th December 1877.

No. 86.—The services of Mr. C. W. Hope, Executive Engineer, Third Grade, Northern Drainage and Embankment Division, are temporarily placed at the disposal of the Railway Branch of this Government.

The 25th March 1878.

No. 87.—The following Notification of the Government of India, Public Works Department, is republished for information :—

No. 122, dated 18th March 1878.—Mr. E. E. A. Küster, Assistant Engineer, Second Grade, is re-transferred from Madras Famine Relief Works to Bengal Irrigation Branch.

No. 88.—Mr. P. Grieff, Overseer, Second Grade, who reported his return from Famine Relief Works on the 15th February 1878 at Dinapore, is posted to the Eastern Sone Division from that date.

No. 89.—Posting.—Baboo Mohesh Chunder Bose, Assistant Engineer, First Grade, to the Buxar Division, which he joined on the afternoon of the 19th March 1878.

No. 90.—Declarations.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for throwing the silt excavated from the first reach of the tidal canal in the villages of Balaramchuck, Parus Ramchuck, and Bamuuchuck, pergunnah Mysada, zillah Midnapore, it is hereby declared that for the above purpose two strips of land 15 feet in width and 6,000 feet in length on either side of the tidal canal, adjoining the present spoil banks, are required. They commence at Geñokhali lock and run along the tidal canal towards the west, measuring, more or less, 13 beeghas 4 cottahs 2 chittacks of standard measurement, and are situated in the aforesaid villages of Balaramchuck, Parus Ramchuck, and Bamuuchuck.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 91.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for an escape channel from the Kuntia Distributary, it is hereby declared that for the above purpose a strip of land running westward from the end of the said distributary and parallel to the East Indian Railway, and measuring about 32 chains long and from about 40 to 70 feet wide, with an area of 3 acres 2 roods and 12 poles, more or less, is required within the village of Nawada, pergunnah Arrah, zillah Shahabad.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

F. T. HAYE, Col., R.E.,

Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 2504, dated 23rd March 1878.—Mr. W. H. Page, c.s., received charge of the Jessore Jail from Dr. A. E. R. Stephens in the forenoon of the 4th March 1878.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 11, dated the 6th March 1878.

District Judges are reminded that any cash belonging to an intestate's estate, which may be received in Court, from whatever source derived, must be paid into the treasury at once, and that no such cash must be allowed to remain in the hands of their Nazirs.

2. On the receipt of unclaimed property of persons dying intestate, the Nazir must make the requisite entries in the register prescribed in paragraph 35 of the Account Rules, and these entries must be compared with the police chalan by the sheristadar and the accountant. If cash be part of the property, or if part of the property, being perishable, be sold before expiry of the year prescribed by law, such cash or sale proceeds must, after entry in the register referred to, be put in deposit till the time arrives for paying them over to claimants or crediting them to Government.

3. When any property in the custody of the Court is sold, the sale account must invariably be checked with the Register by the Sheristadar and the Accountant, and the Judge must from time to time test the work of his subordinates by personally examining the sale accounts in some cases taken at random.

No. 12, dated the 9th March 1878.

With reference to Section 2, Act X of 1877, which enacts that every Court of Small Causes shall, for the purposes of that Code, be deemed to be subordinate to the District Court, the Court direct that all communications, including the monthly returns, from Small Cause Courts to the High Court, be submitted in the first instance to the District Judge, to whom the Small Cause Court is subordinate.

TREASURY NOTICE.

COVENANTED DEPUTY COLLECTOR BABOO SURENDRA NATH PAL CHOWDHURY has been placed in charge of the 24-Pergunnahs treasury from the 7th instant, and authorized to draw bills on other treasuries.

R. L. MANGLES, Commissioner.

COMPTROLLER'S OFFICE, PRESIDENCY DIVISION, Calcutta, the 12th March 1878.

EDUCATIONAL NOTICE.

MOOKTEARSHIP EXAMINATION, 1878.

In addition to the candidates whose names were published in the last issue of the Calcutta Gazette, the following candidate has passed:—

No. 436. Prosonno Coomar Chuckeravarti.

E. J. TREVELYAN,

Secretary to the Board of Examiners for Pledership and Mooktearship.

22nd March 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 267B.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 3rd April 1878, at 11 A.M. and will comprise 4,500 chests, viz.—

Behar Opium	Chests. 2,500
Benares „	2,000
Total.				4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th April 1878, respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 8th April 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Thursday, the 18th April 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, L. P., however, reserve to themselves the right of altering those dates, should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 2nd May 1878	2,500	2,000	4,500
On or about Monday, 3rd June 1878	2,500	2,000	4,500
On or about Wednesday, 3rd July 1878	2,500	2,000	4,500
On or about Monday, 5th August 1878	2,500	2,000	4,500
On or about Monday, 2nd September 1878	2,500	2,000	4,500
On or about Wednesday, 25th September 1878	2,500	2,000	4,500
On or about Tuesday, 5th November 1878	2,500	2,000	4,500
On or about Monday, 2nd December 1878	2,500	2,000	4,500
Total	20,000	16,000	36,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary*.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th February 1878.

No. 398B.

NOTICE is hereby given that the Fifth Sale of Opium, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Thursday, the 2nd May 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

Behar Opium	Chests. 2,500
Benares „	2,000
Total.				4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th May 1878 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Tuesday, the 7th May 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Friday, the 17th May 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

Dates.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 3rd June 1878	2,500	2,000	4,500
On or about Wednesday, 3rd July "	2,500	2,000	4,500
On or about Monday, 5th August "	2,500	2,000	4,500
On or about Monday, 2nd September "	2,500	2,000	4,500
On or about Wednesday, 25th "	2,500	2,000	4,500
On or about Tuesday, 5th November "	2,500	2,000	4,500
On or about Monday, 2nd December "	2,500	2,000	4,500
Total	17,500	14,000	31,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 26th March 1878.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 15th March 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Punga	11,88,716	1,48,134	3,74,928	17,11,778
French Kurkutch	54,515	54,515
Italian Punga	34,390	34,390
Ditto Kurkutch	26,272	26,272
Bombay ditto	96,160	20,000	22,253
Madras ditto	21,650	21,650
Arabian and Persian Kurkutch and Muscat Rock	2,42,591	6,800	410	2,49,801
Cadiz Kurkutch	18,726	18,726
Ceylon ditto	19,438	19,438
Egyptian ditto	47,854	82,381	1,30,185
Total	17,50,312	2,37,265	4,01,431	23,89,008

By order of the Board of Revenue, L. P.,

the 22nd March 1878.



The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

PART I A.

Orders and Notifications by the Government of India, &c.

[Reprinted from the Gazette of India.]

The following orders, issued by the Government of India in the Legislative Department, are republished for general information:—

NOTIFICATIONS.

Fort William, the 22nd March 1878.

No. 8.—Mr. J. V. Woodman, Chief Reporter and Reporter for the Indian Law Reports in the High Court, Calcutta, has been granted leave of absence for nine months, commencing from the 3rd of April next.

No. 9.—Mr. F. S. Collis has been appointed to officiate as Chief Reporter and Reporter for the Indian Law Reports in the High Court, Calcutta, during the absence, on leave, of Mr. J. V. Woodman, or until further orders.

No. 10.—Mr. Tindal A. Pearson, Barrister-at-law, has been appointed to officiate as Reporter for the Indian Law Reports in the High Court, Calcutta, *vice* Mr. F. S. Collis.

No. 11.—The Governor-General in Council has been pleased to accept the resignation by Mr. Amir Ali of his office of Reporter for the Indian Law Reports in the High Court, Calcutta, with effect from the 8th instant.

No. 12.—Mr. W. F. Agnew, Barrister-at-law, has been appointed as Reporter for the Indian Law Reports in the High Court, Calcutta, *vice* Mr. Amir Ali, resigned.

The following orders, issued by the Government of India in the Home Department, are republished for general information:—

NOTIFICATIONS.—ESTABLISHMENTS.

Fort William, the 18th March 1878.

Mr. G. Godfrey, c.s., Assistant Commissioner, 3rd grade, to be Assistant Commissioner, 2nd grade, *vice* Captain Boyd.

Mr. L. Godfrey, c.s., Officiating Assistant Commissioner, 2nd grade, to be Assistant Commissioner, 3rd grade, *vice* Mr. Godfrey.

Mr. R. B. McCabe, c.s., Supernumerary Assistant Commissioner, to be Assistant Commissioner, 3rd grade, *vice* Captain Trotter.

The 19th March 1878.

No. 304.—The Hon'ble G. G. Morris, a Judge of the High Court of Judicature at Fort William in Bengal, has obtained leave on private affairs for six months, with effect from the 20th instant, or from any subsequent date on which he may avail himself of it.

No. 306.—Under the provisions of the Act of Parliament, 24 and 25 Vic., Cap. 104, Section 7, the Governor-General in Council has been pleased to appoint Mr. L. R. Tottenham, of the Bengal Civil Service, to officiate as a Judge of the High Court of Judicature at Fort William in Bengal.

No. 321.—The services of Messrs. S. J. Douglas and R. T. Greer, of Her Majesty's Bengal Civil Service, attached to the Lower Provinces of Bengal, are placed at the disposal of the Chief Commissioner of Assam, with effect from the date on which they reported their arrival in India.

Messrs. Greer and Douglas reported their arrival at Calcutta on the 10th December 1877 and 6th January 1878 respectively.

No. 325.—Mr. R. L. Upton received charge of the office of Government Solicitor from Mr. C. Sanderson on the forenoon of the 4th instant.

MEDICAL.

The 18th March 1878.

No. 145.—The services of 3rd grade Assistant Surgeon Onoocool Chunder Chatterjee are replaced at the disposal of the Government of Bengal with effect from the date of his departure from Madras.

The 22nd March 1878.

No. 153.—*Appointment.*—Surgeon D. O'C. Raye, M.D., First Resident Surgeon, Presidency General Hospital, officiated as Surgeon Superintendent of that Institution from the 8th to the 27th January 1878, both days inclusive.

No. 156.—The services of the under-mentioned Assistant Surgeons are placed at the disposal of the Government of Bengal with effect from the 26th ultimo, the date of their departure from Madras:—

Assistant Surgeon Kedar Nauth Sen.	Assistant Surgeon Kanai Lal Mallik.
" " Dovendra Nath Roy.	" " Chundra Bhoosun Bose.
" " Akshoy Kumar Pain.	" " Kunja Lal Sanyal.
Assistant Surgeon Nitto Gopal Mittra.	

ECCLESIASTICAL.

The 22nd March 1878.

No. 112.—The Reverend J. M. Thomson, Senior Chaplain of the Church of Scotland on the Bengal Establishment, availed himself on the 4th instant of the furlough granted to him in Home Department Notification dated the 30th January last, No. 41.

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

NOTIFICATIONS.

Fort William, the 22nd March 1878.

No. 1980.—Ordered that the following Resolution be published for general information:—

Read again—

Financial Resolution No. 3556, dated 19th October 1877.

RESOLUTION.—In order to eliminate from the category of "Money in the Government Treasuries and at credit of the Government in the Presidency Banks and their branches" every thing which is not actually available for immediate use as legal-tender in payment or on account, the Governor-General in Council is pleased to pass the following orders.

2. All legal-tender copper coin, and all silver coin which is legal-tender only for fractions of a rupee, shall be received in the first instance—

if coined at the Calcutta Mint—by the Comptroller-General, and

if coined at the Bombay Mint—by the Accountant-General, Bombay,

and shall be deposited in the Office of Issue of Paper Currency in Calcutta and Bombay respectively, where depôts of these coins shall be formed and supplied by the Mints from time to time upon the requisition of the Comptroller-General. Sub-depôts shall be formed, in like manner, at all the other Offices of Issue of Paper Currency, and at such other treasuries as the Comptroller-General may direct.

3. Legal tender copper coin and silver coin which is legal-tender for only fractions of a rupee, which may accumulate in any treasury or at any Presidency Bank or Branch of a Presidency Bank in excess of the current local demand for such coin, should, under the orders of the Comptroller-General, be at once returned into store in the nearest depôt or sub-depôt.

4. No copper or silver coin in store in such depôts or sub-depôt shall be reckoned as money, or included in any return of money in the public treasuries or at credit of the Government.

5. Legal-tender copper or small silver coins, to meet current local demands, will be supplied to treasuries from the nearest depôt or sub-depôt; but indents should not be made for such coin in excess of what is necessary to meet current local demands.

6. As soon as legal-tender copper coin or small silver coin is issued from a depôt or sub-depôt, it will be reckoned and treated as money; and as soon as any such coin is received into such depôt, it will cease to be treated as money. The net revenue from the copper coinage in any year will be reckoned upon the excess of the issues from the depôts and sub-depôts over the receipts from the public, or the treasuries or banks under paragraph 3.

7. As soon as occasion offers, the contracts with the Presidency Banks should, with the concurrence of the Directors, be revised, so as to remove the distinction now made in respect to coin which is not legal-tender without limit of amount. These revised orders will obviate the need of any such distinction.

No. 1941.—The services of Mr. D. M. Barbour, Officiating Accountant-General, Bengal, are placed at the disposal of the Government of Bengal with effect from the 8th April 1878.

The following orders, issued by the Government of India in the Military Department, are republished for general information :—

Fort William, the 22nd March 1878.

No. 258. —LONDON GAZETTE—

The following extracts are published for general information :—

London Gazette, dated the 15th January 1878, page 218.

INDIA OFFICE, 14th January 1878.

Her Majesty has been pleased to approve of the following promotions among the officers of the Staff Corps and Indian Military Forces made by the Government in India :—

SUBSTANTIVE PROMOTIONS.

BENGAL STAFF CORPS.

To be Majors.

* * * * *

Captain William Leicester Samuells. Dated 20th November 1877.

* * * * *

London Gazette, dated the 19th February 1878, pages 808 and 809.

INDIA OFFICE, 18th February 1878.

Her Majesty has been pleased to approve of the following promotions among the officers of the Staff Corps and Indian Military Forces made by the Governments in India :—

BENGAL MEDICAL ESTABLISHMENT.

To be Surgeons-Major.

Surgeon George King. Dated 2nd October 1877.

Surgeon Henry Black Purves. Dated 2nd October 1877.

Surgeon Robert George Mathew. Dated 2nd October 1877.

No. 260.—VOLUNTEER CORPS—

Calcutta Volunteer Rifle Corps.

Lieutenant William Hugh Clark to be Captain, vice Captain M. Power to be borne as supernumerary as a special case.

Mr. William Outhberd Edwardes to be Second-Lieutenant.

East Indian Railway Volunteer Rifle Corps.

Volunteer John Higby, Color-Sergeant Benjamin Seymour, and Volunteer James Craven, to be Second-Lieutenants.

FURLOUGH AND LEAVE.

No. 262.—Lieutenant-Colonel David Wilkinson Campbell, Commandant, East Indian Railway Volunteer Rifle Corps, is granted leave of absence to proceed to England for sixteen months, from the 8th April 1878.

No. 265.—The following extract from List No. 8, dated the 22nd February 1878, received from the India Office, is published for general information :—

Granted extensions of leave.

Surgeon-Major E. J. Hoskins, Bengal, 6 months, medical certificate.

No. 267.—REPORTS OF DEPARTURE—

Surgeon-Major C. J. Jackson, G. G. O. No. 146 of 1878,—*Hydaspes*, 22nd February 1878, from Calcutta.

RETIREMENTS.

No. 275.—Surgeon-Major William Henry Hayes is permitted to retire from the service on a pension of £292 per annum, with effect from the 31st March 1878.

TRANSFER OF OFFICERS.

No. 277.—The services of Surgeon O. W. Owen are placed temporarily at the disposal of the Home Department, with effect from the date on which he was relieved of the duties of the appointment of Officiating Superintendent of the Eye Infirmary, Calcutta.

HONORABLE A. COCKBELL,
Offg. Secy. to the Govt. of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

PART II.

Advertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in sub-division Chooadanga, in the district of Nuddea, will be put up for sale at the sub-divisional office at Chooadanga on Monday, the 8th April 1878, corresponding with 27th Chait 1284 B.S.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale will be cancelled, the sum deposited being forfeited to Government, and the land will again be put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of an original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mousah and pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
Mousah Chooadanga and hooda Jafferpore, pergunnah Showr-jal.	B. S. C. 6 11 2	North, by lands purchased by Sadarali Jondar, east, by lands in the occupation of the Railway Company and the Chooadanga railway station tank; south, by lands purchased by Sadarali Jondar; and on the west by lands belonging to village Chooadanga in the occupation of Faid Sheikh, Monchy Sheikh, Fajul Mallick, and others, and also lands belonging to village Noorpur in the occupation of Sadarali Jondar.

CHOOADANGA, the 25th February 1878.

C. N. BANERJEE, Deputy Collector.

NOTICE is hereby given that the undermentioned C class lands relinquished by the Eastern Bengal Railway Company and no longer required by Government, situated in the district of 24-Pergunnahs, will be put up to sale at the Cantonment Magistrate's cutchery at Barrackpore, at 12 o'clock on Tuesday, the 2nd April 1878, corresponding with 21st Chytr 1284 B. S.

This land will be sold subject to the following conditions:

1. If the amount of purchase-money does not exceed Rs. 100, the whole amount is to be paid at once.
2. If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale.
3. The lands will be sold revenue free to the highest bidders.

Lot No.	Mousah and pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
1	Rambhudderbates in pergunnah Calcutta ...	B. C. C. 1 6 0	North by road; south and west by Pittambar Ghose's land; east by land purchased by Kirtan Chunder Mitter.

W. M. SOUTAR, Officiating Collector.

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Furreedpore, will be put up to sale at the Furreedpore Collectorate on Wednesday, the 27th March 1878, corresponding with 15th Chyts 1284 Bengali year.

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estate to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser, after the issue of advertisement as in the case of original sale.
- 5th.—The sale will have effect from 1st April 1878, on which date purchasers will be entitled to take possession.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
333	178	Talook Ramjiban Shome, pergunnah Jalalpore	2 0 11	4 0 0	8 0 0
333	6290A	Kaluganga Nadi Biarati, pergunnah nil	1 1 0	2 0 0	4 0 0

COLLECTOR'S OFFICE, DISTRICT FURREEDPORE, the 21st September 1877.

C. C. QUINN, *Offg. Collector.*

NOTICE is hereby given that the undermentioned C class land, relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the district of Nuddea, will be put up to sale at the Collector's Office at Kishnaghar on Thursday, the 28th March 1878, corresponding with 16th Chait 1284 B. S.

This land will be sold subject to the following conditions :

- 1st.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidder.

Mousah and Pergunnah.	Area in beechas, more or less.	BOUNDARIES.
	B. K. C.	
Kishengunge pergunnah, Chakla Kishnaghar	1 11 0	North by the railway ditch; south by Ram Gobind Biswas and Bulloram Chatterjee's panna land; east by the railway ditch; and west by the land belonging to Benode Chakravarti

NUDDEA COLLECTOR'S OFFICE, the 6th February 1878.

C. C. STYENS, *Collector.*

NOTICE is hereby given that the proprietary right of Government, as specified in the conditions of sale below, to the undermentioned estates situate in the district of Hooghly will be put up to sale at the Hooghly Collectorate on the 18th April 1878, corresponding with 6th Bysack 1285 B. S. (Thursday).

The purchasers will be subject to the following conditions of sale :—

CONDITIONS OF SALE.

- 1st.—The estates to be sold to the highest bidder above the upset price. The purchasers of these estates will be considered as the proprietors of these estates, and the entire proprietary right of Government in such estates will be transferred to them, subject to the revenue fixed in perpetuity.
- 2nd.—The sale to be subject to existing leases, and to the rights conferred by the settlement proceedings and by the laws in force; and purchasers to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the revenue authorities.
- 3rd.—If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
- 4th.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one; or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government estates.	Number in the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
167	2319	Kotulpore, pergunnah Balas	6 1 1	22 2 6	22 4 8
	3,778	Raukanyepore, alias Gulgoree, pergunnah Panduah	0 0 31	0 0 3	0 10 10

HOOGHLY COLLECTORATE, the 6th February 1878.

F. H. PEARCE, *Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned plots of land relinquished by the East Indian Railway Company in the district of Bhagalpur, will be put up to sale at the Bhagalpur Collectorate on Friday, the 29th March 1878, corresponding with 11th Choitro 1285 F. S.

The purchasers will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

1. The plots to be sold to the highest bidders above the upset price. The purchaser of these plots will be considered as the proprietor of the plots, and the entire proprietary right of Government in such plots will be transferred to him revenue free.
2. If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
3. If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the plot to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
4. The purchaser to have no power to make excavations within 15 feet from the railway boundary fencing.

Number in statement of Government estates.	Number on the district roll.	Name of estate and pergunnah.	Approximate area in acres.	Government revenue assessed.	Upset price.
			A. R. P.	Rs. A. P.	Rs. A. P.
1	Relinquished plot of class A land situate in mouzah Futtehpur, pergunnah Bhagalpur, mile 241 (loop line); bounded on the north by public road, south by railway line, east, by relinquished plot of class A land in mouzah Mansurpur, west, by railway fencing and mouzah Futtehpur.	0 1 23	5 0 0
2	Relinquished plot of class A land situate in mouzah Mansurpur, pergunnah Bhagalpur, mile 241, bounded on the north by the public road; south, by plot of class B land purchased by Anand Ali; east, relinquished plot of class A land in mouzah Mulla Chuk, west, by relinquished plot of class A land in mouzah Futtehpur (No. 1).	1 1 31	20 0 0
3	Relinquished plot of class A land situate in mouzah Mulla Chuk, pergunnah Bhagalpur, mile 241; bounded on the north by public road, south, by plot of railway class B land purchased by Heehno, east, relinquished plot of class A land in mouzah Nabour, west, by relinquished plot of class A land in mouzah Mansurpur (No. 2).	1 0 23	20 0 0
4	Relinquished plot of class A land situate in mouzah Nabour, pergunnah Bhagalpur, miles 239, 240, and 241; bounded on the north by the lands belonging to Kartick Nath Pandey, the lands of Muddun Thakoor and Singheer Jha, Puttee belonging to Dhrisrajy Chowdharam and Puttee belonging to Muddun Mohun Thakoor, south, plot of railway class B lands purchased by Musamut Dhrirajy Chowdharam; east, relinquished plot of class A land in mouzah Nabour; west, by relinquished plot of class A land in mouzah Mulla Chuk (No. 3).	17 3 27	200 0 0
5	Relinquished plot of class A land situate in mouzah Nabour, pergunnah Bhagalpur, miles 239 and 240; bounded on the north by the river Ganges; south, by railway class B land purchased by Baiso Moonahi; east, relinquished class A land in mouzah Gonspoor; west, by relinquished class A land in mouzah Nabour (No. 4).	4 0 28	60 0 0
6	Relinquished plot of class A land situate in mouzah Gonspoor, pergunnah Bhagalpur, miles 239 and 240, bounded on the north by the river Ganges; south, by railway class B land purchased by Baiso Moonahi; east, relinquished plot of class A land in mouzah Furka; west, by relinquished plot of class A land in mouzah Nabour.	3 2 0	50 0
7	Relinquished plot of railway class A land in mouzah Furka, pergunnah Bhagalpur, miles 237 and 238; bounded on the north by the zamindari lands of Muddun Thakoor and Peary Mohun Sircar; south, by railway B class land purchased by Baiso Moonahi; east, by relinquished plot of class A land in mouzah Musarho; west, by relinquished plot of class A land in mouzah Gonspoor (No. 5).	19 3 20	215 0 0
8	Relinquished plot of railway class A land in mouzah Musarho, pergunnah Bhagalpur, mile 237, bounded on the north by the jote lands of Ramphul Dabey, Jugur Nath Munder, Biku, G. P. Perbaid Munder, and Mohur Munder; south, by the jote of Laldhari Singh, Hari Gope, Pertab Gope, and Bundi Munder; east, by the existing railway line; west, by relinquished plot of class A land in mouzah Furka (No. 7).	3 2 30	60 0 0
9	Relinquished plot of class C land in mouzah Colong, pergunnah Colong, mile 246, bounded on the north by a kutchy drain and mukurree lands belonging to late Baboo Radha Churn Gangooly; south, by the mal lands of late Baboo Bahadur Chowdhry being jote of Chetoo Behaliah; east, the mango tops belonging to Gopi Shao; west, railway compound pukka wall.	5 0 7	45 0 0
10	Relinquished bungalow land situate in mouzah Pearphore, pergunnah Chundun (chord line), bounded on the north by the jote of Lalman Mohun; south, by lands belonging to Dhak Choudhurn Singh, Ghatwal of Pearphore; east, by jote of Lalman Mohun; west, by jote Miran Wasi and Numbho Hajam, and the compound of the bungalow has been enclosed all round by morbah trees.	6 1 34	80 0

BHAGALPORE COLLECTOR'S OFFICE, the 28th January, 1878.

J. KELLEHER, *Commissioned Dy. Collector, in charge.*

NOTICE is hereby given that the undermentioned C class land relinquished by the Eastern Bengal Railway Company, and no longer required by Government, situated in the Kusteria Sub-division of the district of Naddea, will be put up to sale at the Kusteria Assistant Collector's office on 1st May 1878, corresponding with Bengali era 19th Baisakh 1285.

This land will be sold subject to the following conditions:—

- 1st.—If the amount of purchase-money does not exceed Rs. 100, the whole amount to be paid at once.
- 2nd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid is to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the 1st succeeding office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the land to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement, as in the case of original sale.
- 3rd.—The land will be sold revenue-free to the highest bidders.

Mouzah and pergunnah.	Area in beegahs, more or less.	BOUNDARIES.
	B. K. C.	
Mouzah Kaddaha, pergunnah Kailpur.	1 11 0	North by Dhawal Mandal's land; south by land purchased by Bati Kanta Bhow and Bipin Behari Bhow (lot No. 828); east by land of Karamdi Tagatar; west by Railway A class land.
Mouzah Mojumpur, pergunnah Karamdi Bahu.	68 0 0	North by Dedapur Ferry Fund Road; south by Railway C class land purchased by Mahim Chandra Ray and lands of Beharilal Sen, Mahim Chandra Ray, Bhuvan Mohan Ray, and Messrs. Steel, McIntosh and Co.; east by Railway A class land; west by puttee lands of Messrs. Steel, McIntosh and Co. in mouzah Mojumpur.
Pergunnah ditto, Mouzah ditto.	66 10 0	North by Railway A class land; south by Davapur Ferry Fund Road; east by Railway A class land; west by puttee lands of Messrs. Steel, McIntosh and Co. in Mojumpur and Karamdi Bahu.

B. H. ANDERSON, *Assistant Collector.*

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rajshahye will be put up to public and unreserved sale at the Collector's office of that district on the 10th April 1878, corresponding with the 29th Choitra 1284 B. S., Wednesday, for arrears of revenue and other demands which, by the regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878.

Towji number.	Name of mahal and pergunnah.	Name of proprietor	Government revenue.	Amount of arrears for which the estate is to be sold.	REMARKS.
195	Dohi Daroon, and mouzah Berabaree, Mahanudpore.	Worshipper of Radha Gobindo Deb Thakoor Pobjayi, mother of Gobind Prasad Singh Rai, minor, Gish Chandro Dutto, Protima Sundari Dasya, and Mr. A. Gallon.	Rs. A. P. 4,375 13 0 Police, 30 6 0 4,404 3 0	Rs. A. P. ...	The share on account of which separate account has been opened being excluded.
		Deduct on account of separate account opened under Act XI of 1859— As. G. K. T. Special No. 1.—Gish Chandra Dutta, share ... 2 2 2 10	581 4 0 Police, 4 1 0 585 5 0		
		Special No. 2.—Protima Sundari Dasya, share ... 2 2 2 10	581 4 0 Police, 4 1 0 585 5 0		
		Special No. 3.—Mr. A. Gallon, share ...	1,204 4 0 Police, 8 6 0 1,212 10 0 2,793 4 0		
		The remaining to be sold for arrears of revenue on account of the joint share of the following persons:— Pobjayi, mother of Gobind Prasad Singh Rai, minor, and worshipper of Radha Gobindo Thakoor.	2,007 1 0 Police, 13 4 0 2,020 5 0	427 0 0 2 1 0	
378	Kismut pergunnah Hoorapore.	Worshipper of Radha Gobindo Thakoor, Pobjayi, mother of Gobind Prasad Singh Rai, minor, and Mr. A. Gallon. Deduct on account of separate account opened under Act XI of 1859— Special No. 1.—Mr. A. Gallon, share 6 annas The remaining to be sold on account of joint share of the following persons:— Worshipper of Radha Gobindo Thakoor, Pobjayi, mother of Gobind Prasad Singh, minor.	1,629 13 0 611 3 0 1,018 10 0	144 4 0	Ditto.

RAJSHAHYE COLLECTORATE, the 8th March 1878.

W. H. D'O'LY, Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Dacca will be put up to public and unreserved sale at the Collector's office of that district on the 29th day of April 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

Number on the rent roll.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	Amount of arrears.	REMARKS.
10397	Turt Ghope Shelinda and o here, pergunnah Sinduri.	Bacal Chandra, Ram Kumar Saha, Rutton Mani Dasen, Lalit Chandra Saha, Lok Nath Mazoomdar, Chitra Mani Dasen, Shihaya Chandra Saha, Ram Charan and Gresh Chandra Chaudhury, Sarup and Prasanna Chandra Chaudhury, Issa Chandra Mazoomdar, Durjithone Sikdar, present possessors, Shiba Sundari, Kousmudi Sundari Dasen, Saroda Sundari, Hara Sundari Dehya, Anna Purna Dasya, Ray Kista Mazoomdar, Dharmo Narain Lahiry, Chandi Prasad Mazoomdar, Raj Nargun and Bhom Narain Rai, Ghelam Abbas, Najoruddin Chaudhury, Muhammad Shams, Gopi Nath Sandyal, Ram Nath Sarkar, Muhammad Israil, Kali Charan, Kista Kanta, Ram Tsau, Kamola Kanta Sing, Kamoruddeen, Muhammad Ahasan, Shama Sundari Dasya, Uma Sundari Dasya, mother of Dima Nath Sarkar, Ananda Mani Dasen, mother of Duran Nath Mitra and Madhu Sudan Mitra, minors, Fakhoruddeen.	Rs. A. P. 1,839 10 2	Rs. A. P. 919 15 9	In this mahal separate accounts have been opened under Act XI of 1859 for Rs. 12-14-10 on behalf of Bacal Chandra, Ram Kumar Saha, Rutton Mani Dasen and Lalit Chandra Saha; for Rs. 1-13-6 on behalf of Chitra Mani Dasen; for Rs. 13-12-6 on behalf of Lok Nath Mazoomdar; for Rs. 13-12-3 on behalf of Shihaya Chandra Saha; for Rs. 28-8-6 on behalf of Ram Chandra and Gresh Chandra Chaudhury; for Rs. 7-5-1 on behalf of Sarup and Prasanna Chandra Chaudhury; for Rs. 54-10-1 on behalf of Issa Chandra Mazoomdar; for Rs. 36-10-6 on behalf of Duran Jahan Sarkar present possessors, Shiba Sundari and Kamodi Sundari Dasen; for Rs. 101-10-3 on behalf of Saroda Sundari and Hara Sundari Dasya; for Rs. 21-12-9 on behalf of Anna Purna Dasen. The remaining jumal share of Raj Kista Mazoomdar and others, paying a revenue of Rs. 1,450-10-1, will be put up to sale for the arrears, amounting to Rs. 919-15-9.

Dacca COLLECTORATE, the 11th March 1878.

D. J. LYALL, Collector.

Number on the towjl.	Class.	Names of mohals and pergunnahs.	Proprietors.	Sudder jumma.	Arrears due.	REMARKS.
6. 5208	First	Pergunnah Gopalpur Mryanasur, mouzah Ramdevpur in kharija talook Ramdev Datta.	Reazuddin, Moulvie Azizuddin, and Zeared-din haoladar.	Rs. A. P. Revenue, 1,328 0 0 Road fund, 13 0 0 1,341 0 0	Rs. A. P. Arrears of revenue for 1283 B. S. 544 0 0 Ditto ditto up to the list of December 1284 B. S. 764 0 0 1,328 0 0 Road fund current and past 11 0 0 1,339 0 0	The entire estate will be sold for arrears of Government revenue and road cess, being in total Rs. 1,339 only.
7 5222	Ditto	Chur Krishnapura	Behari Lal Roy Chowdhuri, hissa 4as. 17½g.	Revenue, 941 7 9 Road fund, 9 7 2 950 14 11	Revenue, 1,290 10 1½ Road Fund, 9 7 2 1,270 2 1½	Of the entire estate, 4as 17½g., being the equal share of Behari Lal Roy Chowdhuri and others, will be sold for arrears of Government revenue and road cess amounting in all to Rs. 320-14-10. Of the remaining 11as 2½g., with respect to which separate accounts were opened under Act XI of 1859, ½ anna share of Kassi Kant Poddar, for which Government revenue has been paid, will be excluded from the sale. The remaining 10as 12½g. share as specified below will be sold for arrears of Government revenue only:— As. G. Azimuddin haoladar ... 1 0 Mahomed Kazim Chowdhuri ... 2 6 Moulvie Amiruddin ... 3 0 Tomzuddin Chapadar ... 1 0 Moulvie Azizuddin Ahmed ... 3 2½ Nematullah Mazi ... 0 5 Total ... 10 12½
			Azimuddin haoladar, hissa 1 anna.	Revenue, 193 2 0 Road fund, 1 15 0 195 1 0	Revenue, 95 1 0 95 1 0	
			Mahomed Kazim Chowdhuri, hissa 2as. 5g.	Revenue, 444 8 6 Road fund, 4 5 9 449 14 3	Revenue, 180 14 3 180 14 3	
			Mahomed Amiruddin, hissa 3 annas.	Revenue, 579 10 0 Road fund, 5 13 3 585 7 3	Revenue, 200 15 0 200 15 0	
			Tomzuddin Chapadar, hissa 1 anna.	Revenue, 103 2 0 Road fund, 1 15 0 105 1 0	Revenue, 87 1 0 87 1 0	
			Moulvie Azizuddin Ahmed, hissa 3as. 10k.	Revenue, 603 4 3 Road fund, 6 0 10 609 5 1	Revenue, 200 13 2 200 13 2	
			Nematullah Mazi, hissa 6g.	Revenue, 48 4 6 Road fund, 0 7 6 48 12 0	Revenue, 16 12 6 16 12 6	
			Kassi Kanta Poddar, hissa ½ anna.	Revenue, 97 9 0 Road fund, 0 13 0 97 5 0	Revenue, 31 0 0 31 0 0	
			Total Revenue Road Fund	3,000 0 0 31 0 0 3,121 0 0		
			GRAND TOTAL	3,121 0 0		
9. 1997	Ditto	Pergunnah Khan-jahadurancur, talook Fathe Mahomed	Alladi Bibi, Amnon Bibi, Nurenniss Khatun, and Mir Abdul Jabbar.	738 3 9	207 5 8	The entire estate will be sold for arrears of Government revenue Rs. 207-5-8 only

ZILLAH BACKBOUNCE COLLECTOR'S OFFICE, the 7th March 1878.

E. J. BARTON, *Offg. Collector.*

NOTICE hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Rungpore will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I. - *Permanently-settled Estates.*

Towh number	Name of mohal and pergunnah.	Name of proprietor.	Sudder jumma.	REMARKS.
87	Mouzah Shorob Khan, Chakle Karyhat	Nobin Chunder Chowdhuri and Bheemabati Dehya.	Rs. A. P. 740 10 11	The 8 annas share of Bheemabati Dehya, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 374-13-3½.
200	Eight annas share of mouzah Shikarpore and others pergunnah Kokonpore.	Nasiruddin Mahomed Chowdhuri, Jahiruddin Mahomed Abou Ali Chowdhuri and Fate Ali Chowdhuri.	639 1 0	The 8 annas share of 9½g. share of Nasiruddin Mahomed Chowdhuri, with respect to which separate account has been opened under section 10, Act XI of 1859, will be put up to sale. It bears a sudder jumma of Rs. 320-12-0.

RUNGPORE COLLECTORATE, the 14th February 1878.

J. J. LIVESAY, *Offg. Collector of Rungpore.*

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Pubna will be put up to public and unreserved sale at the Collector's office of that district on the 29th April 1878, corresponding with 17th Boissack 1285 B.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 13th January 1878.

Serial number.	Number of touji.	Name of mehal and pergunnah.	Name of proprietor.	Sudder jumma.	Amount of arrear revenue.	REMARKS.
				Rs. A P.	Rs. A P.	
1	8	Kismut Bara Pootock, &c., pergunnah Laishahce.	Ram Kant and Joy Kristo Rai.	683 9 0 Police, 7 8 0	23 5 0	The whole mehal will be sold.
2	70	Kismut Rajdhurdia, pergunnah Sindoor.	Ram Mohun Shaha, &c.	2,502 3 0 Police, 22 15 0	13 11 0	The shares of this mehal have been separated under Act XI of 1859. The share of Ram Mohun Shaha, bearing sudder jumma of Rs. 764-1, and police revenue of Rs. 7-10, which fell into arrear, will be first sold only, and those shares of which there is no arrear will be exempted from the sale.
3	74	Kismut Taruf Ma lanchi, pergunnah Sindoor.	Shah Mahama Nakee, &c.	1,854 12 0	46 4 0	The shares of this mehal have been separated under Act XI of 1859. The joint (jmalee) share of Mahomed Nakee and Haizer, bearing sudder jumma of Rs. 1,140-8 which fell into arrear will be first sold only, and the other shares of which there is no arrear will be exempted from the sale.
4	115	Kismut Bharerah, pergunnah Hazoorah, Naurpore.	Shundasa Golbur Bibi, &c.	2,750 13 0	100 5 0	This mehal is under partition under Act XIX of 1816. The two separate shares of Tugizunnessa, &c., and Beharoo Lal Shaha, Shanda Sha Golbur Bibi, &c., which fell into arrears will be first sold only by one lot and the other shares of which there is no arrear will be exempted from the sale.
5	132	Tantibundo, &c., new accreted chor of mouza Rhotampore, pergunnah Bazoo chop.	Annada Gobind Chowdhury, Neeto Kally Dabee mother of Sri Govind Chowdhury, Rejoy Govind and Abhoy Govind Chowdhury.	720 10 0 Road fund, 7 3 0	180 0 0	The whole mehal will be sold.
6	160	Kismut Doorgapore, &c., pergunnah Laishahce.	Bahoo Ram Mozoomdar, Nundo Coomut Rai, Shih Chunder Bhuttacharjee, Ram Mohun Chunder, Pegamber Kally Nath, Shaha Mon Mohun, Shama Soondary Dassa, Chunder Moni Debee, wife of deceased Doorga Govind Chowdhury.	5,576 10 0	222 10 0	Ditto ditto
7	276	Kismut Gookhara, &c., pergunnah Sonabazoo.	Indromony Debee, &c.	1,806 15 0	32 5 0	The shares of this mehal have been separated under Act XI of 1859. The share of Gopal Chunder Maitra, bearing sudder jumma of Rs. 213-7 and joint shares of Indromony Debee, Shumbho Nath Bisha Nath, Kristo Soondar, Jadub Chunder, Goury Persad Talookdars, Ram Soondary Debee wife of Govind Chunder Lahury, Ram Kishore Talookdar, Doorga Dasa Chowdhury, Nil Govind and Goriush Chunder Talookdar Moormonoo Devia, mother of Saroda Persad Lahury, Jogo Mohun, Koonj Mohun Talookdars and Kashi Chunder Maitra, bearing sudder jumma of Rs. 1,403-7 which fell into arrear for Rs. 1 and Rs. 31-5 respectively will be first sold only and the other shares of which there is no arrear will be exempted from the sale.
8	300	Kismut Dhanbilla, pergunnah Sonabazoo.	Gerish Chunder Chowdhury, &c.	504 14 0 Police, 6 0 0	55 2 0	The shares of this mehal have been separated under Act XI of 1859. The share of Gerish Chowdhury and Goluck Moni Devia, bearing sudder jumma of Rs. 297-7 and police revenue of Rs. 3, which fell into arrear for Rs. 55-2 will be first sold only, and the other shares of which there is no arrear will be exempted from the sale.
9	301	Mouza Moulek Chuck, &c., pergunnah Sonabazoo.	Kally Mohun Lahury, &c.	723 3 0 Police, 7 5 0	17 4 0	The shares of this mehal have been separated under Act XI of 1859. The joint (jmalee) shares of Kally Mohun Lahury, Shatal Moni Debee, mother of Kristo Dhan Kristo Soondar Talookdar minor Govind Mohun Lahury himself and manager of Tarny Mohun Lahury minor, Rama Nath, Bhutirama Mozoomdar, Doorga Chura Surma, Bhuttacharjee, Radha Nath Sandyal, Kashi Nath Roy, Doorga Moye Devia and Wazmanund Chuckerbutty, bearing sudder jumma of Rs. 704-6 and police revenue of Rs. 7-2, which fell into arrear for Rs. 17-5 will be first sold only and the other shares of which there is no arrear will be exempted from the sale.

PUBNA COLLECTORATE, the 13th March 1878.

KASSER KINKAR SEN, Dy. Collr. in charge.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estate in the district of Purneah will be put up to public and unreserved sale at the Collector's Office of that district on the 28th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1878.

CLASS I.—Permanently-settled Estate.

The share specified below in No 181 touji, Gangi Pergunnah Mirjapur: recorded proprietors Golam Ashgar, Khajah Torab Ali, Maniruddin, Khuram Ali, Hamid Ali, Madad Ali, Musammut Nathan, Musammut Bhiki, Tasaduck Hossein, Dadad Hossein, Uzir Ali, Bilact Ali, Bibi Saifan, Syad Enact Hossein, Mahomed Jama, Amanatullah, Aghori, Buxun, Reazullah, Meajan, Mir Mungloo, Musammut Sahadman, Golab Chand Rain, Sheik Enaetullah, Bibi Mundurjan herself and guardian and mother of Sheik Reasatullah and Sariatullah minor sons Sheik Mahomad Hyder and Abdul Sutter themselves and guardian of Sheik Abdul Jabbar and Sheik Sadatullah, minor sons of Sheik Jabbar Bux, deceased, Bibi Khoaman, wife and guardian of Sheik Hossein Bux, a lunatic, and Bibi Majidunnissa, wife and heir of Sheik Peer Mahomad, deceased; sudder jumma of the entire estate being Rs. 791-3-5. The share of Mahomad Hyder, Abdul Sutter, Sheik Sadatullah, Sheik Abdul Jabbar, minor sons of Sheik Jabbar Bux, Bibi Khoaman, wife and guardian of Sheik Hossein Bux, a lunatic, Bibi Majidunnissa, wife and heir of Sheik Peer Mahomad, deceased, in the estate bearing sudder jumma Rs. 77-5-3 on account of which separate account has been opened, will be exempted from sale. The share of other proprietors Golam Ashar, &c., bearing sudder jumma Rs. 14-2, will be sold for recovery of arrears Rs. 86-15-4.

PURNEAH COLLECTORATE, the 16th February 1878.

W. KEMBLE, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's Office of that district on the 30th day of March 1878, corresponding with 18th Choitra 1284 B. S., and 19th Choitra 1285 U., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1878

Number in A register.	Towjee No.	Name of mahal and pergunnah.	Name of proprietor.	Sudder jumma.	Balance due to Government for which the estates are to be sold.
<i>Permanently-settled Estates.</i>					
230	1557	Mahal Kantapal, pergunnah Khirupore.	Kartik Ram Pal, Khetro Mohun Pal, Dwarika Nath Pal, and Kungo Behari Roy	Rs. A. P. 1,030 0 0	Rs. A. P. 3 9 10
1620	796	Mahal Jofula, pergunnah Khirupore.	Brojo Mohun Mohapatra, Dwarika Nath Masanto and Durpa Narain Masanto.	878 11 0	0 15 6
1708	912	Mahal Khairazerniah, pergunnah Lubbing.	Madhu Sudan Roy, Koyola Mony, Anhulya Dasg and Kuer Narain Roy, and Horagobind Roy, sons, and Sreenuttys Sooya Dey, mother and guardian of Jhatno Roy, minor, and widow of Lukhy Narain Roy, deceased, and Madon Mohun Dey.	725 10 2	0 2 10
<i>Temporarily-settled Estates.</i>					
1060	203	Mahal Mungulpore, pergunnah Puttaspore.	Chowdhory Gopendra Nundon Das Mohapatra and Anunda Lal Roy and Kassi Nath Mitta.	2,069 0 0	530 4 0
<i>Permanently-settled Estates.</i>					
2301	1207	Mahal Rajpore, pergunnah Khatnagore.	Ram Gobind Dey, Ishan Chundra Roy, Bisoo Nath Dasg and Doorga Prasad Dey, Sobait of Boghu Nath Jew and Joy Doorga Thacoorary.	540 13 11	
			Deduct the joint share of Ram Gobind Dey, Ishan Chundra Roy and Bisoo Nath Dasg, which will not be sold.	292 1 11	
			Balance being the share of the Sobait Doorga Prasad Dey of Boghu Nath Jew and Joy Doorga Thacoorary, of which a separate account has been opened.	257 12 0	6 0 6
2750	1518	Mahal Usutpore, pergunnah Kasipore.	Shama Churn Myte, Indrojit Puttyak and Bhojany Churn Bosa.	1,317 6 4	73 6 8

The 23rd February 1878.

J. C. PRICE, *Officiating Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Jessore will be put up to public and unreserved sale at the Collector's office of that district on the 5th of April 1878, corresponding with the 24th Choitra 1284, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th of January 1878.

CLASS I.—*Permanently-settled Estates.*

Towjee No. 45 — Pergunnah Bherchi; recorded proprietors Kassi Nath, Uma Nath and Deb Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindro Nath Roy Choudhory, themselves, and the latter guardian of Amarendra Nath and Narendra Nath Roy Choudhory, paying a sudder jumma of Rs. 2,953-4-1. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 590-10-6, will be sold for realization of arrear Rs. 85-1-9. Shares of the rest of the proprietors will be exempted from sale.

Towjee No. 97 — Taraf Hazrakati, pergunnah Moloy; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Sutendra Nath Roy Choudhory, minors, Parbutty Nath Choudhory, Jadubindro Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath, Umarendra Nath Roy Choudhory minors, and Deb Nath Roy Choudhory, paying a sudder jumma of the entire estate Rs. 890-3-10. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 178-0-11, will be sold for arrears of revenue Rs. 23-12-4. There being no arrears due from the shares of other proprietors named above, they will be exempted from sale.

Towjee No. 160 — Pergunnah Moloy; recorded proprietors Kassinath and Umanath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath, Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadabindra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 22,972-5-11½. The shares of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 4,594-8-0½, will be sold for realization of arrears of Rs. 653-1-10½. Shares of the rest of the proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 274 — Pergunnah Sripadgoh; recorded proprietors Kassi Nath and Uma Nath Roy Choudhory, Debnath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Jadubindra Nath Roy Choudhory, themselves and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory, minors, paying a sudder jumma of the entire estate Rs. 2,816-5-8. The share of Kassi Nath and Uma Nath Roy Choudhory, paying a sudder jumma of Rs. 563-4-3, will be sold for realization of arrears Rs. 79-7-4. Shares of all other proprietors not being liable for any arrears will be exempted from sale.

Towjee No. 4819 — Pergunnah Malghar Dehi Banshberia; recorded proprietors Kassinath Roy Choudhory, Umanath Roy Choudhory, Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory, minors, Parbutty Nath Roy Choudhory, Debnath Roy Choudhory and Jadubendra Nath Roy Choudhory, themselves, and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 3,546-11-2. The shares of Kassinath Roy Choudhory and Umanath Roy Choudhory, paying a sudder jumma of Rs. 701-11-5, will be sold for realization of arrear Rs. 102-3-2½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

Towjee No. 4822 — Kismut Raghoonathpore, pergunnah Malghur; recorded proprietors Harri Choitunno Ghose, manager on behalf of Monmotho Nath, Girija Nath and Satendra Nath Roy Choudhory minors, Debnath, Kassinath, Parbutty Nath and Umanath Roy Choudhory, Jadubindra Roy Choudhory, himself and the latter guardian of Narendra Nath and Amarendra Nath Roy Choudhory minors, paying a sudder jumma of the entire estate Rs. 1,189-15-0. The shares of Kassinath and Umanath Roy Choudhory, paying a sudder jumma of Rs. 235-6-7, will be sold for realization of arrear Rs. 37-11-0½. The shares of other proprietors, not being liable for any arrears, will be exempted from sale.

The 27th February 1878.

W. H. PAGE, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Balasore will be put up to public and unreserved sale at the Collector's office of that district on the 30th day of March 1878, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 8th day of November 1877.

Number on the district rent roll.	Name of estate and pergunnah.	Name of proprietor.	Sudder Jumma.	Arrears for which estate is to be sold.
1298	Araji Moujib Moure Barra, pergunnah Barawal	Hangsamoni Das, Kalindi Sahu, Hari Sahu, Nathari Sahu, Lakshmi Sahu, Sonatun Sahu, Ganapati Sahu, Adikand Das, Lakshmi Pati, Hanmant Pati, Bholanath Panda, Ganpati Das, Harinur Sautia and Sonatun Mohapatra and others.	Rs. A. P. 635 4 01	Rs. A. P. 0 14 101

BALASORE COLLECTORATE, the 26th February 1878.

T. NORMAN, Acting Collector.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870

THE following packages, landed at the jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

Date of removal to Import Warehouse.	Number, Mark, and Description.	Consignees.	Ships.
1878.			
Mar. 22	5 Drums, A. M. & Co. in a diamond	Order	Ship Star of Scotia.
" 22	2 Cases, K. B. & Co.	Ditto	Ditto.
" 22	1 Case, N. C. D. & Co. in a diamond, bottom F. T. B. & Co.	Ditto	Ship Woodburn.
" 22	20 Cases, 291 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Case, addressed	Bengal Club	S. S. Chyebasan.
" 20	1 Case, D. & Co.	Order	Ditto.
" 20	1 Case, L. M. B. in a diamond	Ditto	Ditto.
" 20	1 Case, 186 in a diamond, outside A. B. & Co.	Ditto	S. S. Duke of Lancaster.
" 20	1 Case, 495 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Case, 197 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Case, 199 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Case, 198 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Case, 200 in a diamond, outside A. B. & Co.	Ditto	Ditto.
" 20	1 Bale, A S	Abdool Rossack	Ditto.
" 20	1 Case, A with 62 below in a diamond	Hazie Sogan.	Ditto.
" 20	2 Cases, B L with D below in a diamond	Order	Ditto.
" 20	1 Case, B. S. Co. in a block	Ditto	Ditto.
" 20	5 Cases, B. N. B. & Co.	Ditto	Ditto.
" 20	3 Cases, D S & A S in a diamond, bottom F. T. B. & Co.	Order	Ditto.
" 20	1 Case, E R	Care of Messrs. Ferguson & Co.	Ditto.
" 20	41 Cases, G M	Order	Ditto.
" 20	1 Case, H. C. G. & Co. in a diamond, bottom F. T. B. & Co.	Ditto	Ditto.
" 20	1 Case, addressed	C. W. E. Henslowe, care of Messrs. Grindlay & Co.	Ditto.
" 20	3 Cases, K R in a diamond, outside A. B. & Co.	Order	Ditto.
" 20	7 Packages, L B H in an inverted triangle	Ditto	Ditto.
" 20	2 Cases, 403 in a diamond, top M A	Ditto	Ditto.
" 20	1 Case, 411 in a diamond, top N N	Ditto	Ditto.
" 20	1 Case, 290 in block, top R B	Makhum Lali Ghose	Ditto.
" 20	40 Kegs, 1,371 in a block, top R B	Order	Ditto.
" 20	1 Case, addressed, or broad arrow	Revenue Department	Ditto.
" 20	8 Bales, T B in a diamond	Order	Ditto.
" 20	10 Packages, 508 in a diamond, bottom W L	Ditto	Ditto.
" 20	1 Sample Parcel, L D C in a Y or A F E	Ditto	Ditto.

CALCUTTA, the 25th March 1878.

(183—1)

W. DUFF BRUCE, Vice-Chairman.

Hooghly Bridge.

Statement of Receipts from Local Traffic for the week ending 21st March 1878.

	FOOT-PASSENGERS.		VEHICLES.		Total.	REMARKS.
	Calcutta to Howrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.		
	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Total of the week	4,912 0	451 8 6	742 3 0	603 6 9	3,110 14 3	
Total of previous 10 weeks	4,394 14 3	4,426 7 3	9,944 12 6	5,746 5 0	24,708 7 0	
Grand Total	5,746 10 3	4,897 15 9	10,706 15 6	6,149 11 9	28,819 5 3	

CALCUTTA, the 23rd March 1878.

(182—1)

G. H. SIMMONS, Secretary.

Statement of the Affairs of the Bank of Bengal for the week ending 19th March 1878.

LIABILITIES.			ASSETS.		
	Ra.	A. P.		Ra.	A. P.
Capital paid up	2,00,00,000	0 0	Government Securities	1,05,70,000	7 11
Reserve Fund	18,79,487	0 0	Loans on Government Securities, &c., at Head Office and Branches	38,76,982	15 8
Public Deposits at Head Office	Ra. 94,61,988-13-2	2,40,55,132 15 5	Accounts of credit on Government Securities, &c., at Head Office and Branches	83,11,608	10 8
Ditto at Branches	1,45,93,144-2-3		Bills discounted and purchased at Head Office and Branches	2,36,63,308	6 0
Other Deposits at Head Office and Branches	2,17,10,461	3 0	Balances with other Banks	5,26,295	12 11
Bank Post Bills, &c.	10,6,055	2 7	Dead Stock	9,93,908	0 10
Surpluses	8,36,281	2 2	Stamps	10,831	15 11
			Sundries	2,60,043	7 0
				4,82,03,609	12 11
			Cash and Currency Notes at Head Office, Ra. 70,55,278-14-11	2,12,83,813 10 3	
			Cash and Currency Notes at Branches		

BANK OF BENGALE,
Calcutta, the 21st March 1878W. WESTLAND, Offg. Chief Acctt. & Dy. Secy.
(181-1)By order of the Directors,
W. D. CRICKENHAWK,
Offg. Secretary and Treasurer.

NOTICE is hereby given that the undermentioned charges will be required for laying a palkee dawk from Calcutta to Assam and vice versa.

STAGES.	Distance in mile.	Number of bearers.	Amount of bearers' hire	Musalchen and banghy.	Chowdrys' and writers' fees.	Total.	REMARKS.
			Ra. A. P.	Ra. A. P.	Ra. A. P.	Ra. A. P.	
Rungpore to Gazirhat	15	12	7 8 0	3 0 0	1 3 0	10 11 0	Oil, 12 annas.
Gazirhat to Kurigram	15	10	6 0 0	1 12 0	0 15 0	8 11 0	" 8 "
Kurigram to Balurhat	16	12	7 8 0	2 0 0	1 3 0	10 11 0	" 12 "
Balurhat to Dhubree	11½	10	6 0 0	1 13 0	0 15 0	8 11 0	" 8 "
Palkee hire			3 0 0		0 4 0	2 4 0	If palkee has to be sent by cart to Dhubree, Rs. 5 additional will be charged.
Postage stamps						0 4 0	
Government fees						0 4 0	
Total						41 9 0	Of this amount a deposit of Rs. 10 should be sent accompanying the order.

Orders for dawks should be made to the Magistrate of Rungpore, and three days' notice should be given.

The Railway has not yet been opened to Rungpore, and passenger trains are actually running only as far as Parbatipore, 24 miles distant from Rungpore. If dawks are required from there, or from Huddergunge on the road from there, and 15 miles from Rungpore, applications for additional dawks, on the same terms and conditions as above mentioned, should be made.

RUNGPORE MAGISTRACY, the 14th March 1878

J. J. LIVESAY, Offg. Magistrate.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Ra.	
465	L 77-74371	20	The Chief Accountant, Eastern Bengal Railway, Scaldah.
	O 3-63189	20	
	L 90-29041	20	
	L 79-65037	20	
	L 13-75138	20	
	O 4-11509	20	
	" -78421	20	
	O 20-75991	20	
	" -11921	20	
	" -68313	20	
	" -49018	20	
	O 21-25500	20	
	" -06706	20	
	" -07666	20	
	" -23954	20	
	" -57194	20	
	" -27700	20	
	" -21699	20	
	" -57337	20	
	" -27902	20	
	" -27901	20	
	" -30168	20	
	" -29047	20	

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Ra.	
	O -72210	20	The Chief Accountant, Eastern Bengal Railway, Scaldah.
	" 1-66043	10	
	" 11-99566	10	
	" 13-24867	10	
	L 88-05645	10	
	O 9-02104	10	
	" 5-32916	10	
	" 13-19938	10	
	" 1-13506	10	
	L 60-36049	10	
	O 10-59025	10	A. Rend.
	L 61-83319	10	
	O 8-46090	10	Robert H. Smith.
	" 12-90927	10	
	L 97-46307	10	A. N Stewart.
	" 99-50999	10	
	O 13-97462	10	Md. J. Abecasis.
	L 76-81835	10	
	" 97-15796	10	W. Shave.
	" 29-91800	5	
466	L 94-79443	100	Framjee Bomanjee.
	" 92-89443	50	
467	L 92-35032	50	Boycunto Nath Ghose & Co.
468	O 33-38380	100	
	to	each.	
	" 33-38387	50	
470	L 93-00789	50	
471	L 93-00130	50	
	" -03795	50	
	" -01729	50	
	" -01220	50	
472	O 27-47437	500	
473	O 27-58558	500	

Notes wholly lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
474	L 84-32632	100	Fida Alli Khan.
476	O 33-10378	100	Kur Moulvie Abdool
	" -10379	100	Majeed.
477	L 82-39753	100	
	69-90762	100	A. Percy.
	66-81782	50	
478	L 27-86895	5	Rev. J. R. Hill.
	" -86896		
479	L 8-27876	100	Nawab Amirudeen.
	" -27877		
	" -27878		
480	O 33-08892	100	Gopaul Kristo Biswas.
481	O 3-35569	20	Krishnadhan Banerjee.
483	O 33-28967		
	" -28968		
	" -34413		
	" -31321		
	" -30395		
	" -42460	100	Bheemsunker Sastry.
	" -36949		
	" -36948		
	" -15759		
	" -15760		
	" -35949		
	" -15565		
484	O 33-01741	100	Ram Kesub Sircar.
485	O 20-97908	20	Probode Chandra Roy.
486	L 92-84410	50	W. Homes.
487	O 27-57736	500	Lal Behari Dutt.
488	O 12-63996	10	J. Andrews.
	" -82365	10	
490	L 92-22700	50	Narendra Nath Bose.
491	A 50-01986	10	Gobind Prosad Das.
492	O 28-30456	1000	Deendundhu Sen.
493	L 84-94487	100	
	" -94488	100	Muti Lal Bhur.
	" -94489	100	
494	O 33-04093	100	Issaneshur Bhuttacharjee.
495	L 94-21395	100	Krishnadhan Banerjee.

Notes partially lost or destroyed.

499	L 75-88487	10	Merkhimiram Moodi.
500	L 84-07924	100	Mewa Lal.
501	L 67-72023	50	
	L 92-67919	50	H. O. King
	O 9-63973	10	
502	O 13-49473	10	Rajendra Nath Mukerjee.
503	L 75-73101	10	
	L 76-69327	10	Bonomally Shaw.
	L 88-16888	10	
	" -16893	10	
504	L 78-13689	20	Obhoy Churn Guha.
	" -13690	20	
505	A 97-39652	10	Bonomally Mukerjee.
506	L 48-89246	20	Tralokya Nath Burat.
507	O 2-67615	20	F. and C. Osler.
508	L 94-92569	100	Kullian Das Kunhyee
	L 94-87305	100	Ram.
509	L 63-99366	20	
	L 36-17686	20	Puroosh Ram.
	L 65-70827	20	
510	A 80-80702	10	Baboo Ram Churn
	L 32-64065	10	Banerjee.
511	L 28-92389	5	Baboo Kaliprosanna Singh.
	L 26-12752	5	
512	A 65-70741	10	Baboo Joy Gopaul Soor.
	" -80471	10	
513	L 23-45994	5	Mr. J. Hine
514	O 22-00424	20	Mr. E. M. Emin.
515	O 20-29587	20	Baboo Ramessur Bora
516	L 97-89557	10	Baboo Sham Lal Mohajan.
517	O 21-31604	20	Mr. P. Charriol.
518	O 21-28699	20	Baboo Moti Lal Dutt.
	" -28696	20	
519	O 1-48233	10	Baboo Hira Lal Bose.
520	O 20-02672	10	K. Maruthya Pillay.
521	L 11-42911	5	Chao Lal.
522	L 63-28744	20	Shoshoe Bloosun Gupta.
523	L 94-29957	100	
	O 20-36345	20	Hindoy Nath Dey.
	O 11-93967	10	
	O 9-80179	10	

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
524	O 10-97598	10	Mangul Bhatuwala.
	O 11-02312	10	
525	L 94-89098	100	Mohamed Tajudeen
	" -89099	10	Hosain.
	" -80700	100	
526	O 20-76392	20	Ashwotosh Chatterjee.
527	O 10-76534	10	C. Gilmore.
528	A 13-58996	100	Gobind Prosad Das.
	A 67-17794	10	
529	L 20-45145	5	Tara Kinkur Dutt.
530	A 80-32698	10	Khetter Mohun Chunder.
531	L 81-85956	50	J. H. Fergusson and Co.
532	L 26-93956	5	
	L 90-12876	20	Chunder Mohun Sen.
533	O 6-45857	10	Narendra Nath Bose.
534	L 29-72259	5	C. J. Dumaine.
535	L 90-24164	20	Sripetty Parial.
	L 77-77321	20	
536	L 37-73130	20	Hamilton and Co.
537	A 80-29725	10	The Treasury Officer.
	L 65-66657	10	Bankoorah Treasury.
538	O 28-77424	1,000	Mudden Gopaul.
539	L 24-82382	5	Jogendra Narayan Roy.
540	O 20-35557	20	Chandra Kant Chakravarti.
541	L 94-91470	100	
	L 92-85923	50	Smyth & Co.
	L 90-58644	20	
542	L 78-25700	20	Fool Chand Kayeya.
	O 7-21910	10	
543	L 50-06713	100	Mooktaram Mozoomdar.
	" -06715	100	
544	O 20-12802	20	Kali Das Roy.
545	L 88-62184	10	Woomes Chunder Ghose.
546	L 98-10718	10	Turner, Morrison & Co.
547	O 10-96807	10	Abdul Matin
548	O 6-40339	10	Jodunath Sircar.
549	O 21-07162	20	Russick Lal Bose
550	A 80-17261	10	Baney Lal Bose
551	O 11-36194	10	M. Subhan Hyder.
598	A 71-90429	20	R. Wilson.
	" -96426		
310	L 27-00655	5	
	" -00656		
	O 4-46161	20	Peary Mohun Bosa
	" -46163		
311	L 25-75055	5	Khan Mahomed Dhur-
	" -75056		runny
312	L 99-74451	10	Kedar Nath Sing.
	O 1-13624		
313	L 87-52495	10	Pura Ram
	" -69270		
314	L 24-24331	5	Manick Chand Bose.
	L 17-93636		
315	L 91-62709	20	Thomas Brae.
	" -62708		
316	L 17-90579	5	Tootsi Das Dhur.
	" -90598		
317	L 27-88978	5	Amur Khan
	" -88979		
318	L 74-14066	10	Hasan Ali
	" -14065		
319	L 99-01501	10	Protap Chandra Kur.
	" -0456		
320	O 1-88945	10	Pitamber Sircar
	L 90-58953		
322	L 27-33548	5	Ram Chunder Budden.
	D 10-82914		
	L 23-69057		
	" -69056		
323	L 46-51644	20	Ramessur Tah and
	" -51643		Buxessur Tah.
	" -84397		
	" -84335		
324	L 25-54582	5	Chakauri Lal.
	" -54531		
326	O 3-04495	20	Surdar Baig.
	" -04498		
327	L 26-27224	5	Joges Chunder Sircar.
	" -27201		

R. A. STERNDALE,

Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 26th March 1878.

For Sale.

A LARGE Double Cylinder Newspaper Printing Machine, now on view at the Alipore Jail. For particulars apply to the Superintendent, Bengal Secretariat Press.

Notice.

THE stationery store will be closed for the annual stock-taking from the 1st to the 14th proximo, both days inclusive, during which period no issues can be made.

GOVERNMENT STATIONERY OFFICE, the 19th March 1878.

Notice.

WANTED a Record-keeper for the District Judge's Court, Burdwan. Salary Rs. 30, rising to Rs. 50. No one need apply who has not had previous experience of such work. Applications, with copies of testimonials, to be sent to the undersigned by the 10th April.

C. D. FIELD, District Judge.

BURDWAN, the 12th March 1878.

Notice

WANTED a Nazir and two Mohurrirs for the District Judge's Court, Midnapore. Applications, with copies of testimonials, will be received up to 6th April 1878. None need apply who do not know English, bear a good moral character, and have some experience of catcherry work.

W. CORNELL, *Offg. District Judge.*

MIDNAPORE JUDGE'S COURT, the 22nd March 1878.

Wanted

A N Engineer, not below the rank of Assistant Engineer, for the Suburban Municipality. Pay, including allowances, and if necessary pension contribution, Rs. 400 a month.

Applications to be submitted before the 15th April to

A. FORBES, *c.s.*, *Fire-Chairman*

ALIPORE, 26th March 1878. (185-3)

Notice.

WANTED an Overseer for the South Suburban Municipality on a salary of Rs. 70 per month including horse allowance. None need apply who does not possess a practical knowledge of surveying and levelling. Applications will be received by Baboo Radhika Prosad Mookerjee, *c.s.*, District Engineer at Alipore up to the 7th of April 1878.

RAMSHYKER SEN, *Chairman.*

(186-1) S. S. Laha

Wanted

A SHERISTADAR for the Moonsif's Court at Lohardugga, 15 miles from Ranchi.

Candidates must have good knowledge of Urdu and Hindi, and a fair acquaintance with English and experience in civil court work. Applications, with copies of testimonials, to reach the undersigned before the 20th April 1878.

S. C. GARRET.

Offg. Deputy Commissioner, Lohardugga

The 22nd March 1878.

Notice.

NOTICE is hereby given that the notification issued under date the 11th instant, which was published in Part II of the *Calcutta Gazette* of the 13th idem, relative to the closure of the Orissa canals from the 1st to 31st May 1878, is cancelled, and that the said canals will remain open until further orders.

D. B. HOEN.

Asst. Secy. to the Govt. of Bengal,

P. W. D., *Irrigation Branch.*

The 25th March 1878.

Notice.

CERTAIN effects belonging to the late Mrs. Murray, who died at Munsingunge, near Kidderpore, within the jurisdiction of Thana Watguge, on the 14th January 1878, are under the custody of this court, and will be delivered to the party legally entitled to receive the same.

H. BEVERLEY, *District Judge.*

24-PERGUNNARS JUDGE'S OFFICE.

The 7th March 1878.

(134-3)

Notice

IS hereby given that Prasanna Kumar Rakshit, purchaser of the undermentioned estate, situated within the district of Chittagong Hill Tracts, having failed to pay the revenues thereof, Rs. 830-6-0, for the kists 15th March, 15th September, and 15th December 1877, the said estate will be put up to public sale on Thursday, the 4th April 1878, corresponding with 23rd Chaitra 1244 B., in the office of the *ex-officio* Assistant Commissioner of Hill Tracts at Cox's Bazar, under the provisions of Act XI of 1859, section 6, for recovery of the arrears and other demands which, by the regulations and Act in force, are to be realized—

Noabad Talook Magan Das Rai, mouzah Haladiya Palong, sub-division Cox's Bazar, bearing a sudder jumma of Rs. 830-6-0.

Boundary.

North—Cheing Surri and Patabari.

East—Oola Tong and Moin Tong.

South—Boundary line of Bhalukiya Palong and Thiz Surri Khal.

West—Settled land of the regulation district.

A. E. GORDON, *Captain, Offg. Dy. Comr.,*

Chittagong Hill Tracts.

DY. COMMR.'S OFFICE, CHITTAGONG HILL TRACTS,

The 6th March 1878.

Notice.**Oudh Forest Department.****BYRAMGHAT DEPOT.**

ON THE OUDH AND ROHILKHAND RAILWAY.

FROM this date the prices of saw beams and scantlings supplied from this depot will be as follows:—

BEAMS.—21 feet in length, at Rs. 2-10 per cubic foot.

22 " " " 2-12 "

23 " " " 2-14 "

24 " " " 3 "

Above the lengths given two annas per foot run will be charged.

Any inches over the foot will be charged as a foot.

SCANTLINGS. From 12 to 20 feet, at Rs. 2-8 per cubic foot.

Under 12 and over 7, at " 2-4 "

Under 7 feet, at " 2 "

The above prices are for ordinary building purposes.

For *Planking Sleepers*, &c., special rates will be fixed by agreement.

The Department will still take orders for buildings all over at Rs. 2-4 per cubic foot, provided the scantlings are taken in fair proportion.

Second and Third Class Timber will be sold and price fixed by agreement.

Auction Sales will be held from time to time to clear off stock.

For further particulars apply to the Officer in charge.

By order of the Conservator, Oudh Forests.

SIMPSON HILLIERS, *Asst. Conservator of Forests.*

The 1st June 1877

Notice

IS hereby given that the Court of Wards of the Presidency Division propose to farm the property mentioned below belonging to the Sathkira Ward's Estate for a period of five years. Tenders will be accepted on or before the 15th of May 1878.

Name of pergunnah.	Number of Collieries in the town.	Name of mahal to be farmed out.	District in which the mahals are situated.	Hasabood.
Jaypore Atani Chukia Krishna-gorin pergunnah Ukra	24-3 399	Tarai Radh. Mouzah Khamar South.	Nuddia district Ditto	Rs. A. P. 880 2 0 (More or less). 864 16 0 (More or less).

Further particulars will be furnished by the Manager, Ward's Estate, Sathkira, 24-Pergunnahs, on application.

N.B.—Address of those who offer tenders should be very distinctly and legibly written.

HARI CHOITANNA GHOSH,
Manager.

(110-3)

Lost, Stolen, or Destroyed.

THE Government Promissory Note No. 005173, of the 4½ per cent. of 1872, for Rs. 1,000, originally standing in the name of Sreemutty Bhobun Monney Dassee, the proprietor, by whom it was never endorsed to any other person. Payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is to be made for the issue of duplicates in favor of the proprietor.

JOY GOPAL GHOSH.

(142-3) Messrs. Geo. Henderson & Co., Calcutta.

Lost.

THE Government Promissory Notes Nos. 052849 for Rs. 6,000 and 052383 for Rs. 1,600, of the 4½ per cent. of 1872, originally standing in the name of Miss Ellen Coles, the proprietor, by whom it was never endorsed to any other person.

Payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicates in favor of the proprietor.

ELLEN COLES.

WELHAM HOSE, NAIN TAL.

(178-3)

Execution Case No. 13 of 1877.

Krishna Gobind Roy Chowdry, decreeholder, *versus* Kali Churn Roy Chowdry, judgment debtor.

In the above case the property described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for the realization of Rs. 1,342-15-9 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Two annas share of the taluq Khareberiah, pergunnah Magura, 24-Pergunnahs, registered in the Collectorate towjee in No. 15, in the name of Kali Sunker Roy, and bearing a sudder jumma of Rs. 4,001-4-3. The area of the land in the taluq is about 3,261 acres 2 roods 25 poles.

(164-2) BROJENDRO COOMAR SEAL, First Sub. Judge.

Execution Case No. 2 of 1878.

Munshi Farruck Hossein, decreeholder, *versus* Gopal Chandra Bannerjee and others, judgment-debtors.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for the realization of Rs. 3,927-2-9 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—2 beghas 10 cottahs 2 chuttacks of land, with building and tank thereon at Bhowanipore, comprised in holding No. 215, sub-division D, grand division VI, Dehi Panchannogram, sub-district Alipore, recorded in the name of Ashutosh Banerjee, at a rental of Rs. 5 4 gundas in the Alipore Collectorate. The boundaries are Mahanand Chatterjee's Street on the north, land belonging to Bhooranginee Dibe and Giribola Dibe on the south, Noben Krishna Mukerjee's land on the east, and Kalipuddo Doss's land on the west.

BROJENDRO COOMAR SEAL, First Sub. Judge.

ALIPORE, the 16th March 1878.

(163-2)

Execution Case No. 3 of 1878.

Peary Man Debva, decreeholder, *versus* Muttyloll Chuckerbutty, judgment-debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for realization of Rs. 164-10-6 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Choukee Baripore, sub-registry Jainagore, pergunnah Maida, chuck named Gazzedhaty, comprising about 1,000 beghas of rent-paying land and bounded as follows:—

North—Embankment of chuck.

West—Khall.

South—Dutt's embankment.

East—Embankment of Taranagore.

BROJENDRO COOMAR SEAL, First Sub. Judge.

ALIPORE, the 16th March 1878.

(165-2)

Execution Case No. 193 of 1877.

Durga Prosanna Ghose, decreeholder, *versus* Radha Nath Bose of Bhowanipore, Dehi Panchannogram, judgment-debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878, at the Alipore Civil Court, for realization of Rs. 25,216-6-3 due to the decreeholder. Intending purchasers may know further particulars at the office of the First Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—Premises No. 45, VI division, C sub-division, holding No. 362, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 15 cottahs and 10 chuttacks. The land is lakhiraj, and has a two-storied building standing thereon.

The boundaries are as follow:—

North—Gunga Ram Kassar's dwelling-house.

West—Lal Mahmood Sardar's dwelling-house and a Doba belonging to the said Lal Mahmood Sardar and Surrendra Nath Dutt, and Hari Har Chuckerbutty's house.

South—Kassaripara Road.

East—Tenanted land belonging to Sadhoo Goldar and Radha Nath Bose, and the pond belonging to Raj Chunder Pal, and the house belonging to Serajuddeen.

Lot No. 2.—Premises No. 45, VI division, C sub-division, 361 holding, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring by estimate 4 cottahs and 2 chuttacks. The land is lakhiraj and has a two-storied building standing on it.

The boundaries are as follow:—

North—Lal Mahmood Sardar's house and Radha Nath Bose's dwelling-house.

South—Kassaripara Road.

West—The dwelling-house of Hury Mohun Das.

East—The dwelling-house of Radha Nath Bose.

Lot No. 3.—Premises No. 46, VI division, C sub-division, holding No. 360, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 3 cottahs and 9 chuttacks, with a one-storied building standing on it.

The boundaries are as follow:—

North—The Doba belonging to Lal Munsi.

South—Kassaripara road.

East—The family dwelling-house of Radha Nath Bose.

West—A public lane.

Lot No. 4.—Premises No. 40-12, VI division, C sub-division, holding No. 150, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 16 cottahs and 14 chuttacks. There is a pond in this piece of land.

The boundaries are as follow:—

North—Kassaripara Road and the house of Uma nanda Datta.

West—The wall of Chandi Churn Mukerjee and the land of Krasta Mohun Ghose.

East—Radha Nath Bose's land.

South—The house of Parbutty Chuckerbutty and the house of Golan Hossein Nazir and the house of Roop Chand Ghose.

Lot No. 5.—Premises No. 41, VI division, C sub-division, holding No. 361, Kassaripara Road, Bhowanipore, in khas mehal, Dehi Panchannogram, the land measuring about 5 cottahs, and has godowns standing thereon.

The boundaries are as follow:—

North—Kassaripara Road.

South—The house of Parbutty Chuckerbutty.

East—The dwelling-house of Madhu Sudan Mukerjee.

West—A masjid and huts belonging to Amla Bewa and Orookney Bewa. The land has now been made lakhiraj.

Lot No. 6.—The two annas share in the premises described as follows:—

VI division, C sub-division, holding No. 364, Russapaga Road, Bhowanipore, in khas mehal, Dehi Panchannogram; the land measuring 4 cottahs and 10½ chuttacks and bounded as follows:—

North—The land belonging to Radha Moni Dasi.

East—Russapaga Road.

West—Radha Nath Bose's land.

South—Prosanna Mukerjee's and Madhu Ghose's house.

Lot No. 7.—Premises No. 33, Bhowanipore, Russapaga road, VI division, C sub-division, holding No. 36,

measuring about 10 cottahs and 10½ chuttacks and bounded as follows:—

North—Rash Momi Dassie's land.

East—Russapagla Road and the godowns described above.

West—Radha Nath Bose's dwelling-house, No.

South—Prosanna Cunnar Muckerjee's house and Moonhoo Shaik's house.

The meharasi right of the judgment-debtor in the above land. The annual jumma is Rs. 83-10-0 8 gundas *Lot No. 8*.—Premises No. 1-1, Russapagla Road, Charakdanga, Bhowanipore. The land is lakhiraj and measuring about 2 cottahs.

The boundaries are as follow:—

East—Russapagla Road.

North—Purnananda Haldar's house.

West—Ran Kamal Banerjee's pond.

South—Kassi Bowa's house.

BROJENDRO COOMAR SEAL, *First Sub. Judge.*
ALIPORE, the 16th March 1878. (166—2)

Execution Case No. 21 of 1878.

Kamikhannath Ghose, decreeholder, *versus* Mussamut Delrus Banoo Begum, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at the Alipore Civil Court for the realization of Rs. 1,200-5-0 19 gundas due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1—3b, 15c, 10½ of land situate in mouzah Chitpore, Dehi Panchannogram, Sub-Registration Office Kassaripore, Division No. 1, Sub-division No. 5, and under the holding No. 41, recorded in the name of Delrus Banoo Begum at a rental of Rs. 3-13-3, and bounded on the north and east by the land under holding No. 30 of Kumar Grish Chander Singh and others, and the house of Bholanath Dutt; on the south by a road; and on the west by public road.

Lot No. 2—10b, 14c, 12½ of land situate in the above mouzah and within the said division and sub-division, and recorded in the above name under holding No. 60 at a rental of Rs. 12-3-3, and bounded on the north by a public road and a house, No. 59, belonging to Pentu Mohon Dass; on the east by Neckgate Road; on the south by holding No. 161 of Sheik Adu, and on the west by Cassipore Road.

Lot No. 3.—268b, 8c, 13½ 5g of land situate in the same mouzah and within the same division and sub-division, and recorded in the name of the said malek under holding No. 186 at a rental of Rs. 331-11-0, and bounded on the north by Gunfoundry Road and holding No. 185; on the east by public road, on the south by holding Nos. 186, 1, 188, and 188a, and police station, and on the west by the river Hooghly.

KRISHNA MOHUN MUKHOPADHYA,
(173-2) *Second Subordinate Judge.*

Execution Case No. 4 of 1878.

Gopal Chunder Roy Chowdhry, decreeholder, *versus* Keylash Chunder Roy Chowdhry, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at 12 o'clock Monday, at the Alipore Civil Court, for the realization of Rs. 1,328-3 due to the decreeholder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

Lot No. 1.—A three annas four gundas share of the judgment-debtor in talook No. 622, pergunnah Hikee, mouzah Karagachee and others, recorded in the 24-Pergunnahs Collectorate in the name of Treo Dharma Sudasch Roy at an annual sudder jumma of Rs. 785-9-5 for the entire estate.

Lot No. 2.—A three annas four gundas share of the judgment-debtor in talook No. 1259, pergunnah Hikee, mouzah Karagachee and others, of which settlement was made after resumption of debutter lands in the name of Ram Rutton Roy Chowdhry at an annual sudder jumma of Rs. 96-10-8 gundas for the entire estate.

Lot No. 3.—Poya Dalan and Darjolan adjoining to the dwelling-house of the judgment-debtor situated in Karagachee, pergunnah Hikee.

KRISHNA MOHUN MUKHOPADHYA,
(172-2) *Second Subordinate Judge.*

Execution Case No. 150 of 1877.

Byja Nath Singania, decree-holder, *versus* Robert William Sheriff, debtor.

In the above case the properties described below will be put up to sale on the 1st April 1878 at the Alipore Civil Court, for the realization of Rs. 17,108-5-10, due to the decree-holder. Intending purchasers may know further particulars at the office of the Second Subordinate Judge of 24-Pergunnahs.

About 5b, 2k, 6c, of land in mouzah Entally, Dehee Panchannogram, sub-district Alipore, zillah 24-Pergunnahs, which is bounded on the north partly by the land and house of Hurry Sircar and partly by the land of Debendro Narain Moonshree; on the east partly by the walls of one lower-roomed house, the holding numbers of which are 9 and 10, and partly by the land which is to the east of the pond attached to the two-storied house No. 9, on which land house No. 10 stands; on the south partly by a wall which separates this land from No. 13, belonging to Debendro Narain Deb, and partly by No. 11, which was or is at present occupied by John Bodry; and on the west by a public road which is called Pudda-pookar or Sooril road. The land lying within the above boundaries was known as holding No. 9, sub-division C, Division 4, Dehee Panchannogram, 24-Pergunnahs Collectorate.

The brick built two-storied house standing on the said land was known as No. 65, and is on the side of the Entally Road (Sooril road), together with other buildings and appurtenances attached to it, which was or is now occupied by George Miller Blackquire.

KRISHNA MOHUN MUKHOPADHYA, *Second Sub. Judge.*
ALIPORE, the 13th March 1878. (150—2)

Execution Case No. 2 of 1878.

Hurry Chytanna Ghose, Manager, Satkhira Ward's Estate, decreeholder, *versus* Parbutty Nath Roy Chowdry and others, debtors.

In the above case the properties described below will be put up to sale on the 1st of April 1878, at the Alipore Civil Court, for the realization of Rs. 3,650-0-0 10g 3c, due to the decreeholder. Intending purchasers may know further particulars at the office of the undersigned.

Lot No. 1.—Three annas four gundas share of the taluk mouzah Katara, registered in the 24-Pergunnahs Collectorate towjee in No. 1191, in the name of Parbutty Nath Roy Chowdhry, and bearing a sudder jumma of Rs. 7-3-0 10g.

Lot No. 2.—Three annas four gundas share of the taluk kismut Poloshpole registered in the 24-Pergunnahs Collectorate towjee in No. 1234, in the name of Parbutty Nath Roy Chowdhry, and bearing a sudder jumma of Rs. 11-5-0.

Lot No. 3.—Three annas four gundas share of the taluk pergunnah Sreenugger, kismut mouzah Debee-shahur registered in the 24-Pergunnahs Collectorate towjee in No. 2610, in the name of Parbutty Nath Roy Chowdhry, and bearing a sudder jumma of Rs. 46-0-0 2g.

Lot No. 4.—Three annas four gundas share of the taluk pergunnah Boorun, kismut Sarsopadaha, recorded in the name of John S. Deberene, manager of the Satkhira ward's estate, in the rent-roll of 24-Pergunnahs Collectorate in No. 1308, and bearing a sudder jumma of Rs. 60-14-0 11g.

KRISHNA MOHUN MUKHOPADHYA,
(187-1) *Second Sub. Judge, 24-Pergunnahs.*

Bishnauth Tea Company, Limited.

NOTICE is hereby given that the Twenty-ninth Half yearly Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Saturday, the 30th March current, at 4 o'clock P.M. for the purpose of receiving the Directors' Report, passing the Accounts to 31st December 1877, declaring a dividend, and transacting such other business as may be brought before the meeting.

The transfer registers of shares will be closed from 29th March to 3rd April proximo.

By order of the Board.
WILLIAMSON, MAGOR & Co., Secretaries,
CALCUTTA, 19th March 1878. (177—1)

Calcutta Jute Mills Company, "Limited."

NOTICE is hereby given that the Eighth Ordinary General Meeting of the Shareholders will be held at the Office of the Company, No. 8, Fairlie Place, Calcutta, at noon, on Thursday, the 28th March 1878, for the purpose of receiving the Directors' Report and passing the Accounts for the half-year ending 31st December 1877, electing Directors and Auditor, and for the transaction of any other business that may be brought forward.

The share transfer books of the Company will be closed from the 15th to the 28th March 1878, both days inclusive.

By order,
A. R. McINTOSH & Co.,
Agents and Secretaries.

CALCUTTA, the 27th December 1877. (23--2)

Ordinary General Meeting of Shareholders of the Holta Tea Company, "Limited."

THE Tenth Half-yearly General Meeting of the Shareholders of the Holta Tea Company, Limited, will be held at the registered Office of the Company, No. 1, New China Bazar Street, Calcutta, on Saturday, the 30th March 1878, at 12 o'clock noon, to receive the Directors' Report, and to transact such other business as may be brought before the meeting.

By order of the Board,
B. SMYTH & Co., *Secretaries.*

CALCUTTA, the 16th March 1878. (157--2)

Muttuck Tea Company, Limited.**NOTICE**

IS hereby given that the Annual General Meeting of the Shareholders of the Muttuck Tea Company, Limited, will be held at the registered Office of the Company, No. 9, Dalhousie Square, Calcutta, on Saturday, the 27th April, at 3 p.m., to receive the Directors' Report, pass the Accounts for the year ending 31st December 1877, declare a dividend, and to transact such other business as may be brought forward.

C. N. KERNOT, M.D., *Managing Director.*
CALCUTTA, the 27th March 1878. (184--3)

The Borsillah Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of Shareholders will be held at the office of the Company, No. 103, Clive Street, on Saturday, the 30th day of March instant, at noon, to consider the Managing Directors' Report, which will then be submitted, pass the Accounts to 31st December 1877, and transact such other business as may be brought before the meeting.

BALMER LAWRIE & Co., *Managing Directors & Secretaries.*

CALCUTTA, 13th March 1878 (161--2)

The Jokai (Assam) Tea Company, "Limited."

NOTICE is hereby given that the Eleventh Ordinary General Meeting of Shareholders will be held at the Office of the Company, No. 103, Clive Street, on Saturday, the 30th day of March instant, at one o'clock afternoon, to consider the Directors' Report which will then be submitted, pass the Accounts to 31st December 1877, and transact such other business as may be brought before the meeting.

BALMER LAWRIE & Co., *Managing Agents.*
CALCUTTA, the 13th March 1878. (162--2)

Notice.**SONAI TEA COMPANY, "LIMITED."**

THE adjourned First Ordinary General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday the sixth day of April 1878, at 1 p.m., for the purpose of receiving the Managing Agents' Report and Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from the 15th March to 6th April, both days inclusive.

BREGG, DUNLOP & Co., *Managing Agents.*
CALCUTTA, the 15th March 1878. (154--3)

Notice.**CUTLECHERRA TEA COMPANY, "LIMITED."**

THE Seventh Annual General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday, the sixth day of April 1878, at half past three p.m., for the purpose of receiving the Directors' Report and Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from the 16th March to the 6th April, both days inclusive.

BREGG, DUNLOP & Co., *Secretaries.*

CALCUTTA, the 16th March 1878 (156--3)

Notice.**AMLUCKIE TEA COMPANY, "LIMITED"**

THE Second Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Saturday, the sixth day of April 1878, at 3 p.m., for the purpose of receiving the Managing Agents' Report, passing the Accounts for the season ending 31st December last, and transacting such other business as may be brought forward.

The share transfer books of the Company will be closed from 16th March to the 6th April, both days inclusive.

BREGG, DUNLOP & Co., *Managing Agents.*

CALCUTTA, the 15th March 1878 (155--3)

The Dehing Company, "Limited."

THE Second Ordinary Annual General Meeting of the Shareholders in this Company will be held at the registered Office of the Company, No. 4, Clive Street, on Wednesday, the 27th of March 1878, at noon, for the purpose of receiving the Directors' Report, and for the consideration of such other business as may be brought forward.

JOHN ELLIOTT & Co., *Managing Agents.*

CALCUTTA, the 16th March 1878 (159--2)

Oocheela Tea Company, Limited.

NOTICE is hereby given that the Fifth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 1, Commercial Buildings, on Saturday, the 30th day of March 1878, at 11 a.m., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

G. M. STRUTHERS & Co., *Managing Agents.*
CALCUTTA, 22nd March 1878 (179--1)

Bengal Tea Company, "Limited."

THE Thirty-fifth Half yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 1, Clive Row, at half past twelve on Wednesday, the 27th instant, for the purpose of passing the Directors' Report and the Accounts to 31st December last.

The transfer books will be closed to 26th instant inclusive.

JARDINE, SKINNER & Co., *Secretaries.*
CALCUTTA, the 16th March 1878 (168--2)

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fifth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 4, Commercial Building, on Thursday, the 28th day of March 1878 at 3 p.m., to receive the Directors' Report, pass the Accounts to 31st December last, and transact any other business that may be brought forward.

The transfer books of the Company will be closed from 1st to 28th instant.

G. M. STRUTHERS & Co., *Secretaries.*
CALCUTTA, the 13th March 1878. (148--3)

Doorga Churn Law, decree-holder.

Woomanath Roy, Chowdhury, Brojonath Roy Chowdhury and others, judgment-debtors.

TO be sold in the Subordinate Judge's Court, Jessore, on the 1st April 1878, three annas and four gundas share in the following zemindaries:—

Towjee No. 169, pergunnah Mulloi.

Towjee No. 3830, pergunnah Bhairahce.

Towjee No. 97, Turruff Haznakuttee.

Towjee No. 45, pergunnah Bhairahce.

Towjee No. 274, pergunnah Sreepudgobo.

For further particulars see notification in the Subordinate Judge's Court. (158--1)

PURSUANT to a decree of the High Court of Judicature at Fort William in Bengal in its ordinary original civil jurisdiction made in suit No. 528 of one thousand eight hundred and seventy-seven (wherein Richard Gomez, residing at No. 8, Chunam Gully, in Bow Bazar, in the town of Calcutta, is the plaintiff and L. P. D. Broughton, Esq. Administrator-General of Bengal and executor of the last will and testament of one Christopher Gomez, deceased, residing at Elysium Row, in the town of Calcutta, and Ann Maria Johnson, niece of the said Christopher Gomez, deceased, residing at No. 94, Chunam Gully, aforesaid, spinster, are the defendants) and dated the fourteenth day of February one thousand eight hundred and seventy-eight, notice is hereby given that persons claiming to be the next of kin (other than the said Richard Gomez and Ann Maria Johnson) of the said Christopher Gomez, deceased, late a Government Officer, who died in Calcutta on the nineteenth day of February, one thousand eight hundred and seventy-six, are to come in before the Registrar of this Court in its original jurisdiction on Monday, the sixth day of May one thousand eight hundred and seventy-eight, and prove their claim to be such next of kin, or in default thereof they will be peremptorily excluded from the benefit of the said decree.

R. BELCHAMBERN, Registrar.

M. CAMELL, Plaintiff's Attorney.

CALCUTTA HIGH COURT, ORIGINAL JURISDICTION, the 14th day of March 1878. (176--3)

NOTICE is hereby given that the undermentioned property shall be sold by public sale at the court-house of the Judge of 24-Pergunnahs on 1st April next under a decree in suit No. 95 of 1877 of the Additional Subordinate Judge's Court, 24-Pergunnahs, wherein Romanath Law is the plaintiff, decree-holder, and Monohur Doss Burmon and another are the defendants, judgment-debtors. The title deeds of the property may be inspected in the office of the said Additional Subordinate Judge. For further particulars apply to Baboo Amur Nauth Bose, pleader for the decree-holder, Judge's Court, Alipore.

All that parcel of land measuring about 953 breghas and 15 cottahs, situate in the eight annas share of Krishnanund Biswas in mouzah Baliporegram, Dehee Katikapore, pergunnah Anurpore, in zillah 24-Pergunnahs being numbered 46 in the towjee of the Collectorate, and situate in the registration district of Alipore and sub-registration district of Baraset (which land was formerly included in the talook of the late Frankisto Biswas and Kristenundo Biswas), and which is bounded on the north by the land belonging to Bairagram; on the south by Noyahad Khamar, &c.; on the east by Amirpore, Syakedobo, &c. and on the west by Dhokrah and Bhaggymuntore, &c. (180--1)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Sreenath Dutt.

PURSUANT to an order made in the above on and bearing date the 8th January 1878, Tuesday, the 2nd day of April next, has been appointed for the hearing of proof of claims in this matter; and the creditors of the said Insolvent are required on or before the 31st March next to file a statement of the amount of their respective claims duly verified by affidavit in the Office of the Chief Clerk of this Court, who is to form a schedule from the claims so to be filed; and all claims not filed within the time aforesaid shall be excluded from the schedule.

(33--6)

NOBIN CHAND BURAL, Attorney.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of BALMOOKOOND, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Bolly Chand Dutt, Attorney.

In the matter of ALEXANDER APCAR, the younger, an Insolvent.

On Friday, the 15th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

J. Hart, Attorney.

In the matter of GABRIEL RAPHAEL SHIRCORE, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

G. Gregory, Attorney.

In the matter of JOGENDRO CHUNDER GHOSH, an Insolvent.

On Tuesday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 7th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 10th day of March 1878.

In the matter of FRANCES COISH, widow and executrix to the estate of the late William Coish, who carried on business of boot and shoe-maker under the name and firm of William Coish and Co., at No. 7, Esplanade Row, East, in the town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 20th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of DENONATH DUTT, an Insolvent.

On Tuesday, the 19th day of February last, it was ordered that the hearing of this matter do stand adjourned until Tuesday, the 2nd day of April next, with liberty to the said Insolvent to amend his schedule filed in this matter, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of MANOHUR GHOSH, an Insolvent.

On Wednesday, the 20th day of February last, it was ordered that the hearing of the matters of the petition of the said Insolvent do stand adjourned to Tuesday, the 3rd day of September next, and this Court doth hereby make this *ad interim* protection order for the protection of the said Insolvent from arrest to take effect from the date hereof in respect of all the debts and liabilities mentioned in the schedule of the said Insolvent filed in this Court, which protection shall continue in force until the said 3rd day of September next, provided the said Insolvent shall in the interim pay the Official Assignee of this Court monthly for the benefit of the estate of the said Insolvent Rs. 15 a month from his salary, the first of such payment is to be made on the 5th day of March next, and thereafter on the 5th day of each succeeding month; and also ordered that the said Official Assignee is to report to the said Court if default shall be made in payment of any of the instalment hereinbefore directed to be paid at due date, and that the Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 26th March 1878.

POSTAL NOTICES.

CONSEQUENT on the admission of Persia into the General Postal Union, the following revised postage rates will have effect from the 1st March 1878:—

Persia	Each Letter.		Each Newspaper.	Each packet of Newspapers, Printed Papers, &c.
	Per 4 oz.	Registration Fee.	Per 4 ozs.	Per 2 ozs.
	Annas.	Annas.	Annas.	Annas.
	2	4	1	1½

The prepayment of letters is optional: the prepayment of newspapers and packets is compulsory. These rates carry correspondence to destination of any part of Persia, no additional charge being leviable on delivery. Unpaid letters received from Persia will be charged at double the rate shown above for prepayment from India, less the value of any Persian postage stamps affixed thereto.

A. M. MONTEATH,

Director-General of the Post Office of India.
CALCUTTA, the 28th February 1878.

THE arrangements made for the admission into the General Postal Union of certain British possessions mentioned below having been cancelled, the previously existing rates of postage (as given in the Postal Guide of 1st September 1877), will be reverted to with effect from the 1st March 1878. These rates are given below for ready reference.

	Each Letter.		Each Newspaper.	Each packet of Newspapers, Printed Papers, &c.
	Per 4 oz.	Registration Fee.	Per 4 ozs.	Per 2 ozs.
	Annas.	Annas.	Annas.	Annas.
AFRICA, WEST COAST (British possessions), ACRA, GAMBIA, GOLD COAST, LAGOS, AND SIERRA LEONE—				
Via Brindisi through the United Kingdom.	10	6	2½	3
Via Southampton through the United Kingdom.	9	6	1½	2
FALKLAND ISLANDS—	Same as above.			
HONDURAS (British)—				
Via Brindisi through the United Kingdom.	14½	6	2½	3
Via Southampton through the United Kingdom.	13½	6	1½	2

A. M. MONTEATH,

Director-General of the Post Office of India.
CALCUTTA, the 28th February 1878.

THE Passenger and Mail Cart Service between Calcutta and Siligore, hitherto kept up by the Postal Department, will, in consequence of the opening of the Northern Bengal State Railway, be discontinued from 1st February 1878.

J. MACFARLAIN, Offg. Post-Master Genl., Bengal
CALCUTTA, the 28th January 1878.

PASSENGER SERVICE.

MESSRS. BIRD AND COMPANY have contracted to carry the mails between Siligore and Darjeeling by tonga.

Passengers are conveyed by these tongas at the following rates:—

For one seat, a sum not exceeding eight annas a mile.

For two seats, a sum not exceeding 12 annas a mile.

J. MACFARLAIN, Offg. Post-Master Genl., Bengal.
CALCUTTA, the 2nd March 1878.

IN consequence of the alteration in the time of departure of the Northern Bengal (State) Railway from 18th instant,

The mails for Assam, Darjeeling, Julpigoree, Puhna, Serajgunge, Mymensing, Nattore, Beaulah, Bogra, Dinagore and Rungpore districts will be closed at this office at 6 p.m. in place of 9 a.m., as at present.

R. C. GROUND, Post-Master.

CALCUTTA GENL. POST OFFICE, the 14th February 1878.

MEMORANDUM shewing the hours at which the Mails are closed for despatch at the General Post Office, Calcutta, and the despatches made from the Branch Post Offices to General Post Office; also the hours of delivery of Mails from the General Post Office and Branch Post Offices.

Hours at which Mails are closed at the General Post Office

For	Letters at	Registered letters and parcels.	Hours up to which late letters are taken if fully prepaid with an additional fee of 1 anna.
All stations on Loop Line, between Howrah and Rampurhat, and Chord, between Calcutta and Assensole	6-30 A.M.	5 P.M.	
Howrah	6-30 A.M.	5 P.M.	
Eastern Bengal Railway (Gondaloo Slow Mail, all Stations up to Goalundo)	6-30 A.M.	5 P.M.	
Burghulpore included	6-30 P.M.	2 P.M.	
Scourpore, Barpore, or Caming Tapan	7 A.M.	5 P.M.	
Dum-Dum	7-45 A.M.	7-15 A.M.	
Baraset	8 P.M.	5 P.M.	
All stations on East Indian Railway Loop Line in the Assam Provinces, Purneah, Julpigoree, Darjeeling, Berhampore, Beaulah, and Dinagore districts	3-15 P.M.	5-15 P.M.	
All stations in the Dacca, Chittagong, Tipperah, Noakhali, Cachar, Sylhet, Kishinagar, Puhna, Pureshpore, Barisal, Mymensing, and Bogra districts	6 P.M.	5 P.M.	P.M.
All stations on the East Indian Railway Chord Line in the North-Western Provinces, Punjab, Beind, Central Provinces, and Bombay and Madras Presidencies	6 P.M.	5 P.M.	P.M.
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Registered letters and parcels received during the hours of	Weekdays 7 to 9 A.M. Sundays 7 to 9 A.M.	12 to 5 P.M. 2 to 5 P.M.	

Hours at which Mails are closed at Branch Post Offices.

Name and initial or distinguishing letters of Branch Post Office	HOURS AT WHICH THE BRANCH POST OFFICE DESPATCHES TO THE GENERAL POST OFFICE ARE EFFECTED.				REMARKS
	1st despatch	2nd despatch	3rd despatch	4th despatch	
Dumtalla	W. C.	7-15	11-20	3-0	5-27
Alipore	A.	6-20	11-20	2-00	0-15
Bauk Bazar	N.	6-30	11	2-30	5
Bow Bazar	C.	7	11-40	3-10	5-40
Bhawanipore	H.	6-30	11	3-05	5-15
Gardha Bazar	W.	6	10-30	2-20	4-55
Hauk Bazar	N. W.	6-30	11-10	2-40	5-10
Jocsonko	N. C.	7	11-20	3	5-30
Kidderpore	N. W.	6-45	11-25	3-5	5-30
Loudon Street	N. E.	6-30	11-15	2-57	5-27
Napier Bazar	N. C.	7	4-30	1-2	5-15
Nirala	N. E.	6-30	11-25	3-55	5-25
Wellisley Street	N. E.	6-30	11-22	3-7	5-37
Bahadurpatta	N.	6-50	7-57	12-57	4-0

Hours of deliveries from General Post Office and Branch Offices.

Name of Offices.	First Delivery.	Second Delivery.	Third Delivery.	REMARKS.
	A. M.	P. M.	P. M.	
* General Post Office	8	12-30	4-6	On Sundays there are only two deliveries, viz. 1st and 2nd. On arrival of the Inward Over-land mail, an extra delivery is made from these offices.
Bang Bazar N.	9	1-40	5-6	
* Bow Bazar C.	8-20	1-6	4-20	
Bimla N. E.	8-35	1-15	4-35	
Hautkolla N. W.	8-50	1-30	4-50	
* Dhurmtoila W. C.	8-20	1-6	4-20	
* Sapit Bazar E. C.	8-37	1-7	4-17	
Hallinghatta E.	9-7	1-47	5-7	
* Wollenley N. C.	8-35	1-10	4-35	
* London N. E.	8-37	1-12	4-37	
* Bhowanipore N.	8-52	1-32	4-52	
* Kidderpore N. W.	8-35	1-15	4-35	
* Allipore A.	8-50	1-30	4-50	
* Garden Reach W.	9-15	1-50	5-15	

N.B.—These hours of delivery depend on the timely arrival of the mail trains.

The letter-box at the gate of the East Indian Railway station at Howrah is cleared at intervals during the day to suit the mails that are despatched by train. For the Chord Line mail this box is cleared at 8 P.M. Calcutta time (7-30 P.M. Railway time). Covers other than over-land posted after this hour, and before 8-50 P.M. Calcutta time (8-20 P.M. Railway time), must, in addition to the postage, bear a late letter fee of 2 annas each, otherwise they will be detained.

All covers posted after 8 P.M. Calcutta time will be detained.

E. C. GEORGE, *Post-master.*
CALCUTTA POST OFFICE, the 26th January 1878.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Madras, Ceylon, and the Intermediate Ports.	6 P.M.	27th Mar	Canara.
Ceylon, Straits, Hongkong and United States of America.	6 "	30th "	From Bombay.
Akyab and Kyauk Phroo	6 "	31st "	Commilla
Bangoon and Moulmein	6 "	31st "	Euphrates.
Persian Gulf	6 "	1st April	From Bombay.

The next Overland Mail *via* Bombay will close at the General Post Office on Friday, the 29th March 1878.

2. Book-post and pattern-packets must be posted on the 28th March 1878.

N.B.—The Letter Box will close at 6 P.M. precisely, after which hour overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 6.30 P.M., or bearing an extra postage stamp of four annas on each cover up to 7 P.M.

E. C. GEORGE, *Post-Master of Calcutta.*
GENERAL POST OFFICE, CALCUTTA.
The 26th March 1878.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 26th March 1878.

Agent of the Tarchine Tea Plantation.	Elliot, H. R.
Allen Brothers.	Ellis, B.
Addington, R. W.	Ellis and Co.
Arratoon, E.	Farner, Dr.
Ashall, Pte. James.	Freitsch, C.
Bachman, C.	Frankfield, T.
Beoby, W. T.	Fulson, Thos.
Bateman, W. E.	Galloway, G. A. S.
Bridgen, Charles.	Gardner, A. R.
Brown, E. J.	Goldsmid, Captain L. C.
Caldwell, J.	Gonsalves, Mrs. E.
Carow, Mrs. M.	Gray, John.
Chiodetti, O.	Greenhill, & Co.
Costa, Guiseppi Sigr.	Halguty, Esq.
Crawford, Miss N. C.	Hamilton, Capt. H.
Dewan, Duncan.	Hand, Mrs.
Dewing Charles.	Henderson, Messrs.
DeCruz, W. H.	Hines, George.
Edwards and Sons.	Kelley, A.
	Koilo, Mr.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 26th March 1878.

Lewis, Mrs. A.	Porter, Miss.
Liddell, E.	Pracy, William.
Livesay, Miss E.	Richardson, John.
Maltby, Mrs. W.	Reid, F. B.
Marriesson, C.	Rosenburgy, W.
Mason, Billy.	Sanctes, Wm.
McCabe, James and Co.	Sandy, C.
(watch-maker)	Scott, T. W.
Mills, Mrs. A., care of Lt.	Sexton, P. J.
Mills,loth N. I.	Sherry, W. S.
Mody, M. H.	Smith, Mrs. B. A.
Moonshure, D.	Spawling, A.
Moppitt, Mrs.	Stanton, Mrs.
Neame, C.	Stedman, Mrs. C.
Newman, Mrs.	Stevens, Col. H.
Noel, Edward.	Sydenham, Chas.
Pencock, A. M.	Wheatley, J. P. G.
Pelt, Monsieur Chas.	Wilkinson, Miss.
Plasceo, Mrs. Joam.	W-hb, J. W.
Ponting, Mrs Georgiana Young, W. N	
Flora.	

Letters marked "Care of Post-Office, to be kept till called for."

Anderson, John.	Jones, Miss.
Begley, Miss M. A.	Jones, H. Loyd.
Bomford, Rbt.	Jordon, Mrs.
Bauce, J. M.	Kartright, Capt.
Bell, Mrs.	Kelley, H. E.
Black, Alex.	Lane, C.
Bruce, Esq.	Law, Geo.
Budreo Das.	Laukan, S.
Bull, Alex.	Larcum, Arthur.
Basuttl, C.	Leapold, T.
Barnes, T. A.	Littlewood, Mrs. H. R.
Campbell, Allen.	Lucas, Mrs.
Cahusac, W. F.	Lynn, G. Simmons.
Carter, R.	M. J. B.
Cashier, B. B.	Manverse, Capt. W. B.
Cernac, Stefano.	Matson, E.
Collings, C. E.	Meyer, Herman
Concannon, T. E. W.	Miller, W. A.
Cox, Chas. S.	Mirza Abdool Hosein.
Crime, H. J. A.	Montague, E.
Croghan, W. J.	Muggeridge, E. H.
D'Suhn, Madame.	Murisan, Jos. S.
Dahlke, H. F.	Narain Dutt Dubey.
Davies, J. W.	Nicholson, Thos.
Denholm, J. C.	Norman, Horace.
Dickens, D.	Oriovits, Tasef.
Dino Nath Ganguli.	O'Sullivan, J.
Doherty, Mrs. H. A.	Ozorio.
Doherty, J.	Pearce, Capt.
Donovan, D.	Phelan, T. W.
Dowling, F. T.	Rae, Lt. R. J., R. N. R.
Ewhank, A.	Reid, Mrs.
E. M.	Reid, Mrs. A. M.
Fazulbhoy, Visram.	Roche, E.
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Goldenberg, T.

R. C. GEORGE, Post-Master, Calcutta.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in
the Bhagiruttee, Matabangah, and Jellinghee Rivers
for the week ending Friday, the 22nd March 1878.

Names of Rivers.	Least depth of water.	REMARKS.
BHAGIRUTTEE.		
Entrance below Chourasia...	3 6	
Thence to Noorpoore Junction, 6 miles.	2 9	
Thence to Jungipore, 9 miles	2 9	Radhanugur.
From Jungipore to Berhampore, 47 miles.	2 9	Danashpara, Lalitakore, Anantpur, Pattanpara, and Berhampore.
From Berhampore to Cutwa, 60 miles.	2 0	Chandpara and Gopalpara.
From Cutwa to Nuddea, 46 miles.	2 3	Khesalpoore, Aluckdangah, and Dadpoore.
JELLINGHEE AND BYRUB.		
Entrance of Jellinghee from the Ganges.	... Closed.	
Thence to Junction with the Byrub.		
Entrance of Byrub from the Ganges.	4 3	
Thence to Junction with the Jellinghee.	3 0	Pooranpoore, Dengapara, Chockjuna, and Chock.
From Junction of Byrub and Jellinghee to Teakatta.	3 9	Modnopoore, Aumtollah, and Teakatta.
From Teakatta to Nuddea...	3 3	Bangalnee.

Height of water on gauge at Berhampore, the 25th March 1878, below zero, $\frac{1}{2}$ inch.

J. A. PRICE, C.E.

Offg. Exr. Engr. Nuddea Rivers Division.

BERHAMPORE, the 25th March 1878.

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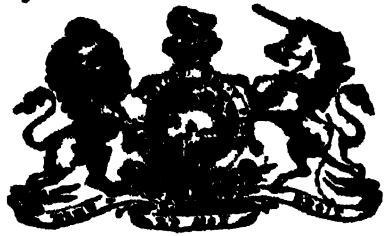
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The 19th February 1878.

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The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

PART · III.

Act of the Bengal Council

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

[First Publication.]

The following Act, passed by the Lieutenant-Governor of Bengal in Council, received the assent of His Honor on the 5th February 1878, and having been assented to by the Governor-General on the 25th idem, is hereby published for general information :—

ACT No. II OF 1878.

An Act to extend the provisions of Bengal Act VII of 1873 (the Labor Districts Emigration Act) to the district of Chittagong and to the Chittagong Hill Tracts.

WHEREAS it is expedient to extend the provisions of Bengal Act VII of 1873 (the Labor Districts Emigration Act) to the district of Chittagong and to the Chittagong Hill Tracts: It is enacted as follows :—

1. This Act shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

2. For the third paragraph of section 3 of Bengal Act VII of 1873 the following shall be substituted:

"The labor districts" mean the districts of Assam, Cachar, Sylhet, Chittagong, and the Chittagong Hill Tracts, and a "labor district" means any one of those districts.

3. For the words "the districts of Assam, Cachar, and Sylhet," in Schedules C and D of the said Act the words "Assam, Cachar, Sylhet, Chittagong, and the Chittagong Hill Tracts" shall be substituted.

4. The provisions of Part III of the said Act shall be deemed to extend to all laborers who at the time of the commencement of this Act shall be serving in the district of Chittagong or the Chittagong Hill Tracts in accordance with any contract to labor provided that they have been conveyed to the said districts at the expense of their employers.

FREDERICK CLARKE,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*



The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

PART IV.

Bills of the Bengal Council.

GOVERNMENT OF BENGAL

LEGISLATIVE DEPARTMENT.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 23rd March 1878, and was referred to a Select Committee who are to report thereon in three weeks :—

A Bill to amend the law relating to the Court of Wards within the provinces subject to the Lieutenant-Governor of Bengal.

WHEREAS it is expedient to amend the law relating to the Court of Wards within the provinces subject to the Lieutenant-Governor of Bengal; It is enacted as follows :—

PART I.

Preliminary.

Short title.

1. This Act may be called the Court of Wards' Act, 1878.

It shall come into force from the date on which it may be published in the Calcutta Gazette with the

Commencement.

assent of the Governor-General.

Repeal of Court of Wards' Act, 1870.

2. Bengal Act IV of 1870 (the Court of Wards' Act) shall be repealed.

This repeal shall not affect the validity or invalidity of anything done or suffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules prescribed, orders or appointments made, and agreements executed under the said Act shall (so far as they are consistent with this Act) be deemed to be respectively prescribed, made, and executed under this Act.

And all suits and proceedings now pending, which may have been commenced under the said Act, shall be deemed to be commenced under this Act.

3. In the Act, unless there be something repugnant in the subject or context—

Interpretation.

(1.) "The Board" means the Board of Revenue for the Provinces for the time being subject to the Lieutenant-Governor of Bengal.

"The Board."

(2.) "Collector" includes any officer in charge of the revenue jurisdiction of a district.

"Collector."

(3.) "The Court" means the Court of Wards.

"Court."

(4.) "Disqualified proprietors" means persons who by the provisions of this Act are subject to the superintendence and jurisdiction of the Court of Wards.

"Disqualified proprietors."

(5.) "Estate" means any land subject to the payment to Government of revenue in respect of which the name or names of a proprietor or of proprietors are entered on the General Register of revenue-paying lands.

"Estate."

(6.) "Section" means a section of this Act.

"Section."

PART II.

Constitution and Powers of the Court of Wards.

4. In every division of the provinces administered by the Lieutenant-Governor of Bengal there shall be a Court of Wards.

Court of Wards in each division.

The Commissioner of Revenue of each such division shall be such court, and shall have and exercise all the powers and authorities conferred by this Act upon the court over the persons and property of all wards of such court.

5. The court may manage estates and other lands falling under its charge either by appointment of a manager, or by giving

Power to manage estates.

some or all of the estates and lands in farm, or by adopting such other form of management as may to the court seem most expedient.

But no lease or farm shall, except under the sanction of the Board, be given for a term exceeding ten years, nor exceeding the time when the ward shall have attained the age of twenty-one years; and no estate coming under the charge of the court shall be leased in putnee or other permanent under-tenure unless, in the opinion of the court, subject to the express sanction of the Board and the Lieutenant-Governor, such a lease is necessary for the protection of the estate.

Provided that all leases given by the court, or by the Collector acting for the court, or by the manager, shall become null and void on the removal of the estate from the superintendence of the court for whatever cause, save leases made with such sanction as aforesaid.

6. The court may from time to time make such orders and give such instructions for the management of the estates and properties and the care of the persons of the wards thereof, or of any of them, as to it shall seem fit, provided that such orders and instructions be not inconsistent with the provisions of this Act or of any law for the time being in force, or with any orders which may from time to time be made by the Lieutenant-Governor, or the Board, under the provisions of this Act.

7. The court shall allow for the support of each ward, and of his or her family, such monthly sum as it thinks fit with regard to the rank and circumstances of the parties, and their indebtedness or freedom from debt.

PART III.

Estates of Disqualified Proprietors.

8. All proprietors of entire estates (other than proprietors residing within the local limits of the jurisdiction of the High Court) who are, or may be, females not deemed by the court competent to the management of their own estates, or who are, or may be, under the age of twenty-one; all sons of such females who are, or may be, under the age of twenty-one; all joint proprietors of entire estates held in common tenancy who are, or may be, under the age of twenty-one; all proprietors of entire estates who for the time being are of unsound mind, or otherwise incapable of managing their affairs by reason of any disqualifying natural or acquired defect or infirmity;

all proprietors of entire estates declared by the court on their own application to be disqualified from managing their estates;

any member of a ward's family who may have an immediate interest in the ward's estate, who is under the age of twenty-one, and who has no legal guardian,

shall be subject to the superintendence and jurisdiction of the court.

Provided that no estate of a proprietor declared disqualified by the court on his own application

shall, unless the court shall think fit, be discharged from such superintendence and jurisdiction until after five years from the date of such proprietor becoming a ward of the court; but at the expiration of the said five years the court shall be bound, on the application of the proprietors or any of them in that behalf, to discharge such estate from its superintendence and jurisdiction.

Provided, also, that the court shall discharge any such member of a ward's family from its superintendence and jurisdiction as soon as the estate of the ward ceases to be under the said superintendence and jurisdiction.

9. The superintendence of the court shall not extend to joint proprietors of estates, any one of whom is not of any of the descriptions specified in section 8.

Provided that whenever, by any order made under the provisions of section fourteen of Act XI. of 1858, any Collector is directed to retain possession of the persons and properties of still disqualified proprietors, all further proceedings shall be taken according to the provisions of this Act as if such still disqualified proprietors were proprietors of an entire estate;

and in case any of the qualified proprietors shall so consent, the management of the shares of such qualified proprietors may be retained or assumed by the Collector and carried out under the provisions of this Act, so long as it shall seem fit to the Collector and such qualified proprietors.

10. No person shall become a ward of the court by reason of his acquiring, while subject to any such disqualification as aforesaid, any estate, unless the same has accrued to him in the regular course of inheritance on the death of the person to whom he may succeed in such estate, or by virtue of the will of, or some settlement made by, some deceased owner thereof.

Provided that the Board may direct the court to take charge of any estate, being the property of any disqualified person, or of any two or more persons, both or all of whom may be disqualified, although the same has not descended to such person or persons in any regular course of inheritance or succession, nor accrued to him or them by will or settlement as aforesaid, whenever the same shall appear to the Board to be advisable for the interests of Government and of the proprietor or proprietors;

and such estates shall be considered in all respects, as far as regards the management of them by the court, as if they had devolved on the proprietor or proprietors in the regular course of inheritance or succession, or accrued to him or them by will or settlement as aforesaid: and such proprietor or proprietors shall in all respects be treated by the court accordingly.

11. All estates shall, whilst they are under the superintendence and jurisdiction of the court, be exempt from sale for arrears of revenue.

Provided that all arrears of revenue shall be the first charge upon the proceeds of such estates sold for any other cause while under such superintendence and jurisdiction.

12. When any person becomes a ward, the court shall take charge of all property, moveable or immovable, belonging to such person, inclusive of any share in any joint undivided estate, and of any tenures or shares of tenures of land.

No such share, if subject to the payment of revenue, shall be liable to sale for recovery of arrears of revenue or for other demands similarly recoverable, until after the end of the year in which such arrears accrued.

If the share has been separated under section ten or eleven of Act XI of 1859, the protection given to entire estates under section 8 of this Act will be extended to such share, subject to the provisions of sections thirteen and fourteen of the said Act XI of 1859.

13. Proprietors whose property is under the charge of the court shall not be competent to create, without the sanction of the court, any charge upon, or interest in, such property or any part thereof.

14. The court may, if it thinks fit, by an order under its seal refuse to admit any disqualified proprietor to be a ward, or by like order, and with the sanction of the Board, discharge any estate from the court's further superintendence and jurisdiction, or rescind any such last mentioned order, and make the disqualified proprietor again a ward of the court.

Provided that no estate, the sole property of a person under the age of twenty-one, or of two or more such persons, and descended to him or them by the regular course of inheritance, or by virtue of the will of, or some settlement made by, some deceased owner thereof, shall, until such person or some one or more of such persons shall have attained the age of twenty-one years, be sold for arrears of revenue accruing subsequently to his or their succession to the same;

and all arrears of revenue shall be the first charge upon the proceeds of such estate if it is sold while such proprietor is disqualified.

The revenue authorities may on an arrear so accruing, farm the estate for a period not exceeding ten years, nor exceeding the time when such person or one of such persons shall have attained the age of twenty-one years.

15. The exemption from sale for arrears of revenue given by section 14, shall only apply to cases where due notice has been given to the Collector, and acknowledged by him before the sale, of the fact that the estate is the sole property of a person under the age of twenty-one years, or the property of two or more such persons.

16. When an estate has been farmed under the provisions of section 14, the proceeds of such farm shall be paid to the Collector, and the Collector, after the deduction of the amount of the claims of the Government for revenue, shall, with the sanction of the Board, either pay the same to the person authorized to receive it for the ward, or shall dispose of it for the ward's benefit in any of the modes mentioned in section 58.

PART IV.

Powers and Duties of Collectors.

17. When the estate or other lands of a ward are situated within one district only, the Collector of such district shall have charge of the ward and his moveable and immovable property.

18. When the estate or other lands of a ward are situated within more than one district, but within the same division, the court in that division shall appoint some one of the Collectors within the division to have charge of the person of the ward.

19. When the estate or other lands of a ward are situated within more than one district, but within the same division, the Collector of each district shall have charge of the ward's property situated within his district; provided that the court may, with the sanction of the Board, entrust to any one Collector the charge of any portion of the ward's property not situated within his own district.

20. When the estate or other lands of a ward are situated within two or more divisions, the Board shall determine the court which shall have the charge of the person of the ward; and such court shall appoint some one of the Collectors within its own division to have charge of the person of the ward.

21. When the estate or other lands of a ward are situated within two or more divisions, the court of each division and the Collector of each district shall control and superintend the management of such portion of the property as is situated within their jurisdictions; provided that the court to whom the charge of the ward's person has been committed under section 20 shall exercise a general control over all disbursements and payments connected with the ward's property, wherever situated, and over the accounts of such property;

and the Board may direct that the court in charge of the ward shall have the entire control of all one or more portions of the ward's property wherever situated, under such form of management as may appear to the Board advisable, or take any other action which may seem convenient for the due care of the ward's interests, and the efficient management of his property.

22. All orders and proceedings of a Collector under the provisions of this Act shall be subject to the revision of the court, and every person aggrieved by any such order or proceeding may, within a month from the date of such order or proceeding, prefer an appeal therefrom to the court in charge of the estate in respect of which such order has been made or proceeding taken; or in case such order has not been made in respect of an estate, then to the court in charge of the ward in respect of whom or of whose property such order has been made or proceeding taken.

Provided that the court may, if it thinks fit, revise, modify, or reverse any such order or proceeding after the lapse of the said period of one month, whether any appeal is preferred or not.

PART V.

Mode of ascertaining the ground of disqualification.

23. Every Collector, immediately upon his receiving credible information that disqualification under this Act attaches to any proprietor of an estate in his district, shall report the same to the court of his division, and shall specify the nature of the disqualification.

24. Whenever any Collector receives information that any proprietor of an estate within his district has died, and that the heirs of such proprietor are disqualified, such Collector may take order for the safety and preservation of any moveable property of such deceased proprietor, and of all deeds, documents, and papers relating to any portion of the property of such proprietor, and for that purpose cause the same or any part thereof to be removed to any public treasury, or to place such guards in charge thereof as to him shall seem fit.

25. If the Collector reports to the court that any female proprietor is disqualified from incompetency to manage her estate, the court shall immediately proceed to ascertain whether such proprietor is competent from her capacity and habits of business to manage her own estate, and shall, if satisfied that such proprietor is competent to manage her own estate, by an order under the seal of the court exempt her from the operation of this Act, and if not satisfied, shall by a like order declare such proprietor to be a ward, and shall immediately take charge of her estate under the provisions of this Act.

26. If any proprietor who does not reside within the local limits of the jurisdiction of the High Court is reported to be under the age of twenty-one, the court shall direct the Collector to proceed to enquire into the age of such proprietor, and for that purpose the Collector shall have power to require the production in person of such proprietor, if a male, and of all documents from which the truth of such matter may appear, and to take evidence of witnesses.

The Collector shall record such evidence and report thereupon, and shall submit with report and all evidence taken by him to the court.

The court shall thereupon make an order declaring the age of such proprietor, and such order shall be final and conclusive for all the purposes of this Act.

The court shall retain all documentary evidence filed with such report until the proprietor attains the age of twenty-one years, or, less, upon an application made in that behalf, it thinks fit to allow any such document to be restored to the owner thereof.

27. The Collector may direct that any person having the unlawful custody or being unlawfully in possession of the person of any ward under the age of twenty-one, shall produce him or her before the Collector on a day fixed by him, and may make such order for the temporary custody and protection of such ward as may appear proper.

The Collector may punish any person disobeying his orders under this section with a fine not

exceeding five hundred rupees, and with a daily fine not exceeding two hundred rupees until the production of the person of such ward.

In the case of a female ward she shall not be brought into court.

28. If a proprietor who does not reside within the local limits of the jurisdiction of the High Court is deemed disqualified on the ground of idiocy or lunacy, the court shall order the Collector making such report to apply, in pursuance of the provisions of Act XXXV of 1858, to the civil court of the district within the jurisdiction of which such proprietor may reside.

29. If a proprietor is found by any High Court of Judicature, under the provisions of Act XXXIV of 1858, to be of unsound mind and incapable of managing his affairs, the court may (subject to the powers of the High Court under the said Act XXXIV of 1858) take charge of the estate and lands of such proprietor situated beyond the local limits of the jurisdiction of such High Court, and deal with the same subject to the provisions of this Act.

30. If a proprietor resident beyond the provinces for the time being subject to the Lieutenant-Governor of Bengal is declared, by a civil court of competent jurisdiction, under the provisions of Act XXXV of 1858, to be of unsound mind and incapable of managing his own affairs, the court may take charge of the estate and lands of such proprietor situated within the said provinces, and deal with the same subject to the provisions of this Act.

31. In any such case as is mentioned in sections 29 and 30 no further proceedings shall be taken under section 28, nor shall the court appoint a guardian of the person of the said proprietor:

and the surplus income of the property so taken charge of by the court, after providing for the discharge of the Government revenue and the expenses of management, shall be disposed of from time to time in such manner as the said High Court or civil court shall direct, and not otherwise.

32. If a proprietor who does not reside within the local limits of the jurisdiction of the High Court is reported by the Collector to be disqualified on the ground of some natural or acquired defect or infirmity, other than unsoundness of mind, the court shall order the Collector making the report to apply to the civil court within whose jurisdiction such person may be residing, and upon such Collector so applying, such civil court shall institute an enquiry for the purpose of ascertaining whether such person is or is not subject to such disqualifying defect or infirmity.

33. If a proprietor resident within the local limits of the jurisdiction of the High Court of Judicature at Fort William in Bengal, or resident beyond the provinces for the time being subject to the Lieutenant-Governor of Bengal, shall be reported

by a Collector to be disqualified by reason of some natural or acquired defect or infirmity other than unsoundness of mind, the court within whose division the estate or lands of such proprietor are situated shall order the Collector making such report to apply to the civil court of the 24-Pergunnahs, or to such other civil court as the Lieutenant-Governor, on application made to him by the Collector in that behalf, may determine.

Such civil court shall thereupon enquire into and determine the question as to the alleged disqualification, and the provisions of sections four, seven, and twenty-two of the said Act XXXV of 1858 shall apply to such enquiry.

34. When any enquiry is instituted by a civil court under section 32 or section 33, such court shall, for the purposes of

Form of proceeding in such cases.

making such enquiry, have such and the same or the like powers and authorities, and shall proceed in such and the same or the like manner and form as in and by the said Act XXXV of 1858 are provided for making the enquiries in and by the same Act directed to be made.

The civil court shall transmit to the court by which any enquiry under section 28 or 29 is directed a copy of the order made on each such enquiry, and the court shall thereupon, in case the proprietor has been found by the civil court to be disqualified, treat such proprietor as subject to its superintendence and jurisdiction.

PART VI.

Procedure on ascertainment of disqualification.

35. Whenever it has been determined under the provisions aforesaid, that the proprietor of an estate is disqualified, the court shall make an order declaring such estate to be subject to the jurisdiction of the court, and directing the Collector to take charge of such proprietor and of his property, and such proprietor shall be held to be a ward of the court from the date of such order;

and the Collector of every district within which there may be any property of the ward shall, as soon as conveniently may be, take possession of such property, and the court shall be held to be in charge of such property from the time when possession shall have been so taken.

36. Immediately on an order being made under the provisions of section 35, the Collector shall search for and take possession of all seals and such accounts and papers belonging to the ward as it may appear to him advisable to take possession of, and shall, at his discretion, remove them to his own office, or send them to the custody of the court, and shall also take possession of all moveable property of the ward, and place under proper custody such portion thereof as he may think necessary.

And the Collector may, in case he has reason to believe that any such seal, account paper, or property is in any room, box, or receptacle, within any house or on any land in the actual possession of the ward, break open the same for the purpose of searching for such seal, account-paper, or property.

37. The Collector shall, within six months from the date of his taking possession of the property of a ward under the provisions of this Act, deliver to the court an inventory of all immoveable and moveable property so taken possession of.

Collector to deliver inventory.

38. Every Collector in charge of a ward shall forthwith report to the court in charge of such ward the condition of such ward, the particulars of his property, moveable and immoveable, so far as the same can be ascertained, and the persons who respectively may appear to be most eligible to be appointed manager and guardian, with the grounds of such opinion.

Collector to report particulars of estates of disqualified persons.

PART VII.

Appointment and Duties of Managers and Guardians.

39. The offices of manager and guardian for wards shall be wholly distinct.

40. When the offices of manager and guardian are vested in different persons, the manager shall have the care of the moveable and immoveable property of the ward, save such property as may be under the immediate charge of any Collector, and the guardian shall have the superintendence and care of the person and maintenance of the ward.

41. The court in charge of a ward may, if it thinks fit, appoint the same person to be guardian and manager; but in every case where one person shall be appointed to be both manager and guardian, he shall render all such accounts and perform all such duties as in and by this Act are required from manager and guardian respectively and severally.

42. Every manager and every guardian shall sign and seal all papers, deeds, documents, and writings which are executed by him by virtue of his office, with his own name and seal; and shall add to his name his description of manager or guardian of the ward for whom he may act, as the case may be;

and every manager shall deliver to the Collector in charge of the estate of which he is a manager, and every guardian shall deliver to the Collector in charge of the ward, all family seals belonging to the ward which may come into his power or control, and such seals shall be deposited wherever the court shall order.

43. Every manager of the estate of any ward shall, subject to the approbation of the Board, be appointed by the court in charge of such estate, and his commission shall be authenticated by the official seal of such court.

Provided that whenever any ward has estates in more than one division, the manager appointed by the court in charge of such ward shall be appointed manager of all other estates of such ward by the respective courts in and for the division in which such estates respectively are situated;

Documents to be executed by manager and guardian.

Appointment of manager of estate.

but any such court may, with the assent of the Board, appoint a separate manager of the estate or estates under its charge, or a sub-manager who shall act under the orders of the manager.

44. Every manager shall be subordinate to the court and to the Collector under whose superintendence the estate or lands of a ward may be; but the Lieutenant-Governor of Bengal may at any time declare any manager to be no longer subordinate to the Collector, and may order him to be directly subordinate to the court or to the Board.

45. Every manager of an estate, previous to the receipt of his commission, shall give security for the due performance of his duty as such manager, and shall execute an agreement in the form in schedule A hereto annexed.

Provided that with the assent of the Board such security may be dispensed with, and that no security shall be required from a manager if he be the testamentary guardian.

Every manager of an estate shall be responsible for any loss occasioned to the property by his wilful default or gross negligence.

46. Every manager of an estate shall receive from such estate such remuneration, by salary, commission, or otherwise, as shall from time to time be fixed and determined by the court with the assent of the Board.

47. All moneys which may be recovered from any manager under the provisions of his obligation shall be carried to the credit of the estate of the ward.

48. An establishment of necessary officers to act under the manager or sub-manager shall be fixed by the court in charge of the estate.

The Collector, after consultation with the manager, shall appoint the persons to be employed on such establishment, subject to the approval of the court.

49. The manager and all persons employed in the management of the estate of any ward shall be deemed to be officers in the pay of Government, in respect of their employment and remuneration, and every manager, sub-manager, or guardian under this Act, and every officer employed as hereinafter provided, shall be held to be a public accountant under the provisions of Act XII of 1850.

50. The court by which any manager or guardian has been appointed may, if it thinks fit, with the assent of the Board, remove such manager or guardian or other person, and may order the person so removed to make over, within a time fixed by the court, any property in his hands to such person as the court may direct to receive the same, and to account to such person for all moneys received and disbursed by such manager or guardian;

and every such order may be enforced by the court by the imprisonment in the civil jail of the person disobeying the same, and by attachment

of his property, and keeping it under attachment until the accounts or property have been delivered up.

51. The Collector in charge of any property of the ward may, if he thinks fit, remove any officer appointed by himself, and may order any officer so removed to deliver his accounts or any property in his hands, and such order shall be enforced in manner aforesaid, and the diet-money of every person imprisoned under this section shall be paid out of the rents and profits of the estate.

An appeal shall lie to the Board against every order for imprisonment made by the court.

52. Every manager, sub-manager, or guardian, who may be removed or otherwise cease to fill such office, shall, notwithstanding his removal or cesser of office, continue liable to account to the court for his receipts and disbursements during the period of his management or guardianship, or tenure of office.

53. If any present manager, sub-manager, or guardian, or past or present officer subordinate to a manager, sub-manager, or guardian, wilfully neglects or refuses to deliver his accounts or any property in his hands within such time as is fixed by the court, the court may impose on him a fine not exceeding five hundred rupees, and in addition to any other remedy for the recovery of such fine, every such fine shall be a demand recoverable as an arrear of revenue.

54. The manager appointed by the court shall have the care of the entire property, moveable or immoveable, of the ward, except estates or lands to which another manager may be appointed, or which are under the direct management of a Collector, the house wherein such ward may reside, the moveables wanted for his use, and the money allowed for the support of the ward and the members of his family entitled under Hindu law to maintenance.

55. All moneys received by any manager of an estate shall be applied by him in the first place in payment of the allowance fixed for the support of the ward and of all charges of management, and, subject thereto, in or towards the discharge of the instalments of Government revenue from time to time due in respect of such estate;

and, subject to the approval of the Board, in payment of such charitable and other allowances as were paid out of the proceeds of the estate before it came under the management of the court, or such customary allowances or donations as the court may authorize to be paid.

56. If any attachment is issued from any civil court against any sum of money which may be in the hands of the Collector or manager, the payment of the charges of management and of all Government revenue which may for the time being be due from the estate of such ward shall have priority over such attachment; and no payment shall be made to the attaching creditor from any such sum until

full provision has been made for the payment of such charges and revenue.

Nothing in this section shall be deemed to affect section 277 of the Code of Civil Procedure.

57. Every manager shall deliver a monthly account-current, accompanied with vouchers, of his receipts and disbursements to the Collector in charge of the estate, who shall audit the disbursements therein specified.

58. Whenever upon any such monthly account-current there is any surplus after making the several payments directed in section 55, such surplus shall, at the Collector's discretion, with the sanction of the court, be carried to the credit of the ward, or shall be applied in liquidation of any debt which may affect the property of the ward or any part thereof, and subject thereto, the same shall, if no such debts be outstanding, be expended by the manager, subject to the directions of the court, for the improvement of the lands of the ward, or otherwise for the benefit of the property under his charge.

Provided that the amount so expended shall not exceed ten per centum of the said surplus, unless, in the opinion of the court, subject to the express sanction of the Board and the Lieutenant-Governor, it is desirable for the protection and in the interest of the estate to expend an amount exceeding such percentage.

59. Whenever the court in charge of a ward shall think it unnecessary or unadvisable to appropriate any surplus receipts to the improvement of the lands already under the manager's charge, the same shall, by the direction and with the privity of the court, be applied in the purchase of other landed property, or at interest upon

the security of promissory notes, debentures, stock, and other securities of the Government of India or of the United Kingdom of Great Britain and Ireland;

bonds, debentures, and annuities charged by the Imperial Parliament on the revenues of India;

stock or debentures of or shares in railway or other companies, the interest whereon shall have been guaranteed by the Secretary of State for India in Council;

debentures or other securities for money paid by or on behalf of any municipal body under the authority of any Act of a legislature established in Great Britain;

or such other securities, stocks, or shares, guaranteed by the Government of India and approved of by the Board, as to the court shall seem fit.

60. All title deeds and documents relating to any land purchased under the provisions aforesaid, and all such securities as aforesaid, shall be deposited in such public treasury as the court may direct; and the court shall obtain the treasurer's receipt for all deeds, documents, and papers when deposited in any such treasury, and shall transmit an attested copy thereof to the Collector in charge of the estate, to be delivered by him to the manager.

61. Every manager of an estate, and every guardian in charge of a ward, shall deliver any title deeds, or securities belong-

ing to the estate or property of a ward under his charge, to the Collector in charge of such estate, and such Collector shall return a receipt for the same, and transmit such deeds and securities to the court in charge of the ward, or deposit them in his public treasury as above directed.

All interest or dividends which may become payable on Government or other securities or shares shall be paid to the manager, and shall be accounted for by him in his monthly account-current.

62. In addition to the monthly account-current required in section 57, the manager of every estate, at the expiration of every year, shall deliver to the Collector in charge of such estate an annual account of all moneys which have come to the hands of such manager during such year on account of such estate, or on account of any property of the ward of which such Collector may have charge, and of the application and disposal of all such moneys;

and the said Collector shall audit the disbursements, and take order that the whole of the surplus receipts be duly appropriated in the manner specified in sections 58 and 59.

63. Whenever it appears to the court that the profits of the estate of any ward or of any other property of the ward are insufficient to provide for the expenses of a separate establishment for the management in conformity with sections 40 and 48, the court shall make such order as from the circumstances of the case may appear best calculated for providing for the security of the public revenue, and for the interests of the ward.

64. When portions of the same estate of any ward are situated in different districts of the same division, the monthly and annual accounts of all such estates or portions of an estate required to be furnished by the manager shall be rendered to the Collector in charge of the ward.

When the property of the ward consists of different estates or lands or parts of the same estate or land in different divisions, it shall be optional with the Board to order that the accounts for the lands in each district shall be submitted to the Collector of that district, or to the Collector in charge of the ward.

65. When two or more estates belonging to different wards are so situated that they can be conveniently superintended by one manager, the court may, if it thinks fit, entrust them, or so many of them as may seem convenient, to the management of the same manager.

66. When a guardian of a ward under the age of twenty-one has been appointed by will, such person shall be appointed guardian by the court, unless the Board, after a report received by the court, and after calling on him to show cause, shall consider him unfit.

67. No person who would be the next legal heir of a ward, or would otherwise be immediately interested in outliving such ward, shall be appointed to be his guardian:

but nothing in this section shall apply to the mother of a ward, or to a testamentary guardian appointed under section 66.

68. Every guardian shall be appointed in the manner hereinbefore provided for the appointment of managers:

provided that none but a female shall be appointed guardian of a female ward:

provided, also, that none but a person of the same religion shall, except in the case of a testamentary guardian, be appointed guardian of a female ward, preference being given to female relatives if any such be eligible.

Every guardian shall be subordinate to the court and to the Collector who are in charge of the person of the ward.

Except as provided in section 66, no guardian shall be appointed in any case in which the court may consider such appointment unnecessary.

69. A guardian is charged with the custody of the ward, and must look to his support, health, and education.

70. Any ward who may desert his home may be compelled by order of the court to return. But such order may be withheld by the court if it appears—

- (a) that the ward has been subjected to maltreatment at the hands of his guardian;
- (b) that the conduct of his guardian in other respects renders him unfit for the office, or
- (c) that the ward is on reasonable grounds unwilling to return and is old enough to form an intelligent preference on such a subject.

71. No guardian appointed by the court shall, without the leave of the court, remove its ward from the limits of its jurisdiction.

Any person wilfully contravening this prohibition shall be liable by order of the court to fine not exceeding one thousand rupees, or to imprisonment for a term which may extend to six months, or to both.

72. The court may empower any female ward herself to receive and disburse the allowance fixed for maintenance, and in such case no guardian shall be appointed, or the guardian, if already appointed, shall be removed.

73. The court may order reasonable remuneration to be paid from the allowance fixed for the maintenance of any ward to the guardian of such ward.

74. The guardian, prior to the receipt of his commission, shall give security for the due performance of his duty during the continuance of it, and shall execute an agreement with the Collector for the time being in charge of the ward in the form in schedule B hereto annexed. Provided that with the assent of the Board, such security may be dispensed with, and that no security shall be required from a testamentary guardian.

75. An establishment of necessary servants to act under the guardian shall be fixed by the court, and the expense thereof shall be

defrayed from the allowance fixed for the support of the ward.

76. The right to the custody of the person of every ward not being an adult female is hereby vested in the person who for the time being may be guardian of such ward under this Act, or, in the absence of such person, in the Collector in charge of such ward.

But no guardian shall be appointed or continued for a female ward if she has an adult husband.

77. The guardian shall deliver a monthly account-current, accompanied by vouchers of his receipts and disbursements, to the Collector in charge of the ward, who shall audit the disbursements therein specified, and see that the receipts have been fairly and duly appropriated.

78. The guardian shall also deliver an annual account-current which shall be in like manner audited by such Collector, and if there shall be any surplus remaining in the hands of such guardian, which such Collector may think unnecessary for the guardian's expenses in the ensuing year, he shall cause the same to be paid into court to the credit of the ward, and the same shall be applied by the court for the increase of the property of the ward in manner hereinbefore provided for the application of the surplus of the income of such ward.

When a fixed allowance is given for the support of a ward, the court may exempt his guardian, if a female, from rendering such monthly or annual account-current.

79. Nothing in the preceding sections shall be held to interfere with the provisions of the said Act XXXV of 1858.

PART VIII.

Education of Wards under the age of twenty-one.

80. The general superintendence and control of the education of every ward under the age of twenty-one shall be vested in the court.

81. The court may direct that any such ward, if a male, shall reside either with or apart from his guardian at the sudder station of the district or at any other place approved of by the Board, and shall attend for the purposes of education, such school or college as to the Board may seem expedient, or be educated either at his own home or elsewhere by a private tutor;

and may make such provision as may be necessary for the proper care and suitable maintenance of the said ward whilst attending such school or college.

82. All charges and expenses which may be incurred on account of any such ward under the provisions of this Act for college or school fees, or for other charges of tuition or education, or by reason of his residence in any place other than his own home, or otherwise, shall be defrayed from the profits of the property of such ward.

PART IX.

Debts of the Estates.

83. Every manager to whom the existence of

Debts to be reported to court.

any debt payable out of any estate or out of any other property in his charge under this Act may become known, shall immediately report the same to the Collector, who shall without delay report to the court the nature and amount of such debt, and in such report shall state his opinion respecting the best mode of satisfying the same.

84. The court may, with the consent of the

Power of sale and mortgage for the payment of debts.

Board, sell or mortgage any property of a ward for the purpose of liquidating any just debts due in respect of the property of such ward, or for the purpose of raising any money for the cost of any suit in which the ward may be a party, or for the purchase of any share of any property of which the ward may be a co-sharer, and which in the interest of the ward it may be deemed proper to acquire;

and for the purpose of any such sale or mortgage, any conveyance executed by the Collector in charge of the ward, under the order of the court, shall be valid to pass the estate and inheritance, right, title, and interest in the property in such conveyance mentioned of such ward, and of every person whom such ward, if not disqualified, could have bound by a conveyance made, for the payment of the debts of the ancestor from whom such property descended.

85. If the property so ordered to be sold or

When court may order property to be formed into a separate estate.

mortgaged is part of an estate of which such ward is the sole proprietor, or if it is a share of an estate separated under the said Act XI of 1859, and if it appears to the court that it will be to the interest of such ward or of the Government that such part or share be formed into a separate estate prior to such sale or mortgage being effected, the court may direct the Collector, within whose jurisdiction such part or share is situated, to partition it off into a separate estate, and such partition shall be conducted in accordance with the law for the time being in force for the partition of estates.

PART X.

Suits.

86. In every suit brought by or against any

Manager to be next friend or guardian in suits by or against ward.

ward in any court other than the High Court, he shall be therein described as a ward of court; and if he has a manager of his estate or estates as hereinbefore provided, such manager shall in such suit be named as next friend or guardian for the suit, and shall in such suit represent such ward, and no other person shall sue as next friend or be named as guardian for the suit by any civil court in which such suit may be pending.

87. The court may by an order nominate or

Court may substitute another person to be next friend or guardian for the suit.

substitute any other person to be next friend or guardian for any such suit; and upon receiving a copy of any such order of substitution, the court in which such

suit is pending shall substitute the name of the next friend or guardian for the suit so appointed, for the name of the manager of the ward's property.

If the ward has no manager, the Collector in charge of such ward shall be named as next friend or guardian for the suit of such ward.

88. If in any suit instituted by or against a

Payment of costs of manager.

ward any civil court other than a High Court shall decree any costs against the manager as guardian or next friend, or against any other person nominated as guardian or next friend under the provisions of section 87 the court shall cause such costs to be paid out of any property of the ward which for the time being may be in its hands.

89. Every process which may be issued out of

Process against wards to be served through court.

any civil court other than the High Court against any ward, shall be served, through the court, upon the next friend or guardian for the suit of such ward, and upon the Collector in charge of the estate of such ward.

90. No suit shall be brought on behalf of

Suits not to be brought on behalf of minors.

any ward unless the same be authorized by some order of the Collector under whose superintendence the estate of such ward may be, or, if the Lieutenant-Governor has, under section 14 declared the manager of the estate of such ward to be directly subordinate to the court or to the Board, then by some order of the court or the Board, as the case may be;

provided that suits for arrears of rent may be brought on behalf of a ward if authorized by an order of the manager or sub-manager in whose charge the estate may be.

Nothing contained in this section shall apply to any suit instituted or depending in the High Court.

91. The court may order that any claim

Power to compromise suits by or against wards.

which may be made by or on behalf of or against any ward shall be referred to arbitration, and may authorize the adjustment of any such claim by any lawful agreement or compromise; and every such agreement or compromise shall have the same force and effect as if the ward were not subject to any disqualification, and be personally entered into such agreement or compromise;

and for the purpose of any such agreement or compromise, any conveyance executed by the Collector under the orders of the court shall be valid to pass the estate and inheritance, right, title, and interest in the property therein comprised of the ward, and of every person whom such ward, if not disqualified, could have bound by a conveyance made for the payment of the debts of the ancestor from whom such property descended.

PART XI.

Adoption.

92. No adoption by any ward, and no written

Adoption by ward invalid without consent of Lieutenant-Governor.

or verbal permission to adopt given by any ward, shall be valid without the consent of the Lieutenant-Governor of Bengal,

obtained either previously or subsequently to such adoption, or to the giving of such permission, on application made to him through the court and the Board.

PART XII.

Miscellaneous.

93. Farmers and others holding tenures in estates in charge of the court under the Collector (whether such tenures were created before the estate came under the charge of the court or by the Collector after the estate came under such charge) shall be subject to the same rules, regulations, and Acts as are applicable to other persons holding similar tenures and interests under Collectors of the land revenue; but when the farm is held from the manager, these Rules, regulations, and Acts shall not apply.

94. All arrears of rent due to the Collector from farmers and others holding tenures in estates in charge of the court which accrued before the estate came under the charge of the court, shall be deemed to be demands under section one of Bengal Act VII of 1868 (*an Act to make further provision for the recovery of arrears of land revenue and public demands recoverable as arrears of land revenue*), and shall be leviable as such.

The last preceding clause does not apply to arrears of rent enhanced after issue of notice under section thirteen of Act X of 1859, or under section fourteen of Bengal Act VI of 1869, but of which the enhancement has not been confirmed by any competent Court.

95. When a ward's property is managed wholly or in part under the system of farms held direct from the Collector, or is managed direct by the Collector, the Collector shall prepare and submit to the court the same accounts that are ordered to be prepared by the manager when the property is managed by a manager.

96. Whenever an estate ceases to belong to a disqualified proprietor, or the court deems it advisable to remove an estate from its superintendence and jurisdiction,

the court shall make an order that the superintendence and jurisdiction of the court over such estate shall cease on a date not more than sixty and not less than fifteen days from the date of such order.

97. Immediately on issue of the order a copy of the same shall be posted up in the office of the court, and copies thereof shall be sent to the Collector in charge of the ward, and to every Collector in charge of any estate or property of such ward;

and every such Collector shall forthwith, on receipt of such copy, notify the intended cessation of the court's charge by a notice posted up in such Collector's office, and in some conspicuous place in the estate.

98. When an estate is released from the superintendence of the court, a list in duplicate of the papers to be delivered, and of all immoveable and moveable property which may be in the custody or charge of the court or of any Collector or manager, shall be made by such officer of the court as the court may direct;

and such papers and moveable property shall be given up to the late ward or other person who shall succeed to his estate, with one of the lists, on a receipt being affixed to the other, signed either by the late ward or the person who shall succeed to his estate, or by some person authorized to act on his behalf;

and a complete account of the management of the property of the proprietor of such estate while under the superintendence of the court, shall be prepared by the manager or Collector (as the case may be) and submitted to the court, and a copy thereof given to the late ward, or to the person who shall succeed to his estate.

99. If on the death of any ward the succession to his property or any part thereof is in dispute, the court may either make over such property or part of such property to any person claiming such property, or continue the charge and management of such property or part of such property under the provisions of this Act, until the right of such claimant has been determined by the Collector under section fifty-five of Bengal Act VII of 1866, or by a competent court.

100. If a proprietor is declared disqualified and is afterwards restored, or if the estate of any disqualified proprietor legally devolves on, or comes into the possession of, any person not disqualified for the management of it,

such proprietor or his heir or successor may sue any person professing to have acted under the authority of the court, for any acts done by them respectively whilst the estate was under the charge of the court in contravention of this or any other Act that may be hereafter enacted regarding disqualified proprietors and their estates, or in contravention of any order issued by the court, or for any breach of their respective trusts.

101. The Lieutenant-Governor of Bengal may order that the cost of superintendence of all estates under the charge of the court shall be defrayed from a general contribution to be levied from such estates in such proportion as the Board may from time to time direct.

102. In cases instituted under this Act the court shall be guided by the procedure prescribed in the Code of Civil Procedure in so far as the same shall be applicable and material; and any order made by the court may be enforced as if such order had been made in a suit.

103. The Lieutenant-Governor of Bengal may from time to time make rules consistent with the Act for the better fulfilment of its purposes. Such rules shall be published in the *Calcutta Gazette*, and shall thereupon have the force of law.

104. The powers and authorities vested by this Act in the Court of Wards shall be possessed and exercised subject to the control and supervision of the Board and of the Lieutenant-Governor of Bengal,

Court to be subject to Board and Lieutenant-Governor.

SCHEDULE A.—(See section 45.)

FORM OF AGREEMENT TO BE EXECUTED BY A MANAGER.

I, A. B., having voluntarily taken on myself the management of the estate of C., disqualified proprietor of D., do hereby engage with the Secretary of State in Council that I will manage the said estate diligently and faithfully for the said proprietor, and will use every means in my power to improve the same for his [her] benefit, and will act in every respect for his [her] interest in like manner as if the estate were my own. I also engage with the said Secretary of State in Council to observe in all respects the provisions regarding managers contained in Part VII of Act of 1878 of the Council of the Lieutenant-Governor of Bengal, and that I will derive no personal advantage from the management beyond

the remuneration granted to me as manager. In the event of any breach of trust, neglect, or omission as manager being proved against me, I bind myself, my heirs and representatives, to pay to the said Secretary of State in Council Rs. liquidated damages.

SCHEDULE B.—(See section 74.)

FORM OF AGREEMENT TO BE EXECUTED BY A GUARDIAN.

I, A. B., having voluntarily taken upon myself the guardianship of C., disqualified proprietor of D., do hereby agree with the Secretary of State in Council that I will execute the trust committed to me diligently and faithfully, and according to the provisions regarding guardians contained in Part VII of Act of 1878 of the Council of the Lieutenant-Governor of Bengal, and that I will derive no advantage directly or indirectly from the ward's allowance beyond the remuneration granted me as guardian. In the event of any breach of trust, neglect, or omission being proved against me, I bind myself, my heirs and representatives, to pay to the said Secretary of State in Council, Rs. as liquidated damages.

STATEMENT OF OBJECTS AND REASONS.

● THE object of this Bill is to re-enact, with such amendments as experience has shown to be desirable, the Court of Wards' Act of 1870. A similar Bill was passed by the Council last year, but did not receive the assent of the Governor-General. The clause to which the Governor-General took exception has been struck out of the present Bill, and some amendments suggested by the Government of India have been adopted. Some other sections have been altered in order to remove the obscurity which surrounded the respective duties of the Collector and the Court of Wards under the Act.

The 16th March 1878.

H. J. REYNOLDS.

FREDERICK CLARKE,

*Asst. Secy to the Govt. of Bengal,
Legislative Department.*

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 23rd March 1878, and was referred to a Select Committee who are to report thereon in three weeks:—

A Bill to provide for the cleansing and erection of Latrines in first-class Municipalities.

WHEREAS it is expedient that the Commissioners of first-class municipalities under Bengal Act V of 1876 should have power to levy a rate for the cleansing of public and private latrines, and also to erect latrines in *bustees* situated within the limits of such municipalities: It is enacted as follows:—

1. "The Commissioners" in this Act means the Commissioners of any first-class municipality under Bengal Act V of 1876.

Definition of "the Commissioners."

2. The Lieutenant-Governor of Bengal may, on the recommendation of the Commissioners at a meeting, by an order published as prescribed in section 365 of Bengal Act V of 1876, declare that from a

date to be specified in such order the Commissioners will maintain an establishment for the cleansing of all public and private latrines within the limits of the municipality, and the Commissioners shall make suitable provision accordingly.

3. When such provision has been made, the Commissioners may levy a rate on the annual value of holdings within the limits of the municipality, to be fixed on such scale as the Lieutenant-Governor of Bengal may direct;

But the rate shall not exceed three rupees where the valuation of the holding amounts to, or is less than, fifty rupees;

and the rate on any one holding shall not exceed four hundred and eighty rupees;

provided that on the commencement of this Act, the owners or occupiers of any holding are already under engagement to pay to the Commissioners an annual sum exceeding four hundred and eighty rupees for the cleansing of their premises, such sum may be levied from them by a rate fixed under this Act.

The proceeds of the rate shall be applied to the maintenance of the said establishment, and generally to carrying out the provisions of this Act.

4. The annual value of holdings from time to time determined under Bengal Act V of 1876 shall be deemed to be their annual value for the purposes of this Act; and the rate mentioned in the last preceding section shall be payable by the occupier for the time being of the holding in quarterly instalments, and shall be recoverable in the manner prescribed for the recovery of the rate on the value of holdings in the said Bengal Act V of 1876.

Every instalment of the said rate shall be deemed to be due on the first day of the quarter in respect of which such instalment is payable.

5. The Commissioners, at their discretion, may compound for any period not exceeding one year with any occupier of any premises used as a factory, dockyard, cooly dépôt, school, hospital, market, court-house, or other public place, for a certain sum to be paid by such occupier in lieu of such rate.

6. The Commissioners may, in lieu of the rate on holdings, levy a rate per head, to be fixed by the said Lieutenant-Governor, on the number of persons living within, or habitually resorting to, any such factory, dockyard, cooly dépôt, school, hospital, market, court-house, or other public place.

7. Any person who may be dissatisfied with the amount fixed as such composition, or with the amount fixed as such rate per head, may contest the same by appeal to a bench of not less than three Commissioners, whose decision shall be final.

8. Whoever refuses to pay any rate due under this Act, or, having compounded for the payment of a certain sum under section 4 of this Act, refuses to pay such sum, shall be liable to a fine not exceeding three times the amount payable by him, exclusive of the amount so payable.

9. The owner, lessee, or farmer of any *bustee*, or tenanted land within the limits of a first-class municipality, and containing more than one hundred huts or amounting to, or more than, ten beghas in extent, shall, on the requisition of the Commissioners, provide, free of rent or other charges, a sufficient site for the erection of a latrine for the use of the tenants of the said *bustee* or land. Such latrine shall be erected by the Commissioners in accordance with a plan and estimate approved by them at a meeting.

10. One-half of the cost of constructing such latrine shall be paid by the owner, lessee, or farmer of such *bustee* or land, and the other half by the Commissioners. The amount due from such owner, lessee, or farmer in respect of the cost shall be recoverable in the manner prescribed for the recovery of the rate on the value of holdings in Bengal Act V of 1876.

The cost of maintaining and keeping in repair such latrine shall be paid by the Commissioners.

11. Where there is a collection of *bustees* none of which separately contains one hundred huts, or is ten beghas in extent, the Commissioners may

erect a latrine at such place within the *bustees* as they may think fit, and the cost of constructing the same shall be paid by the owners, lessees, and farmers of the several *bustees* in such proportion as the Commissioners at a meeting shall determine.

12. Any owner, lessee, or farmer of any one of such *bustees* may, with the consent of the Commissioners, erect at his own cost a latrine for the use of his own tenants in accordance with a plan to be approved by the Commissioners.

13. Whenever any site for a latrine is required, the Commissioners shall cause to be served upon the owner, lessee, or farmer of any *bustee* or tenanted land as aforesaid a notice specifying the site required, and requiring such owner, lessee, or farmer to remove any hut, enclosure, or other erection, or trees, from such site, and to make over the said site to the Commissioners within one month from the date of the notice.

14. If the said site be not made over to the Commissioners within the time mentioned in the notice, the Commissioners may enter upon such site and may remove therefrom any hut, enclosure, or other erection, or trees, and may proceed to construct the latrine which is required.

15. The Commissioners shall not require any person to remove, nor shall the Commissioners themselves remove, any masonry building standing in any *bustee* or tenanted land; nor shall any hut or fruit trees be removed under this Act if any open land be available within a convenient distance from the centre of such *bustee* or tenanted land.

16. The owner of any hut, enclosure, or other erection, or trees, which have been removed under this Act, shall be entitled to receive compensation for the same.

The amount of such compensation shall be determined by the Commissioners at a meeting.

One-half of the same shall be payable by the Commissioners, and the other half by the owner, lessee, or farmer of the *bustee* or tenanted land.

17. Except as provided in section 7 of this Act, any person who is dissatisfied with any order made under this Act may appeal to the Commissioners at a meeting, and the decision of a majority at such meeting shall be final.

18. The Commissioners may, by a notice in writing, require the owner or occupier of any holding to furnish, within a time to be specified in the notice, a list of the number of persons residing in such holding.

19. Whoever, being the owner or occupier of any holding, fails to forward such list within the time specified in such notice after being required in that behalf by the Commissioners, shall be liable to a fine not exceeding twenty rupees.

20. This Act shall come into force from the date on which it may be published in the *Calcutta Gazette* with the assent of the Governor-General.

STATEMENT OF OBJECTS AND REASONS.

The provisions of section 244 of Bengal Act IV of 1876 allow the Municipal Commissioners of Calcutta to undertake, by an establishment under their control, the performance of the duties usually performed by tollah mehters, but there is no similar provision in the Bengal Municipal Act V of 1876.

The Commissioners of the Suburban and Howrah Municipalities are desirous of legalizing in those municipalities the system of removing offensive matter by properly organised establishments under their control. The present Bill meets their wishes by empowering the Commissioners of any first class municipality at a meeting to introduce such a system, and to levy a rate for the payment of the necessary establishment. Provision is also made for the erection of latrines in native *bustees*.

The 19th March 1878.

A. MACKENZIE.

FREDERICK CLARKE,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*



The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

PART V.

Acts of the Legislative Council of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information:—

ACT No. VII OF 1878.

THE INDIAN FOREST BILL, 1877.

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SCHEDULE.

An Act to amend the law relating to Forests, the transit of forest-produce, and the duty leviable on timber.

WHEREAS it is expedient to amend the law relating to Forests, the transit of forest-produce and the duty leviable on timber; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Indian Forest Act, 1878:"

It shall come into force at once in the territories respectively administered by the Governor of Bombay in Council, the Lieutenant-Governors of the Lower Provinces, the North-Western Provinces, and the Panjáb, (except the District of Hazára), and the Chief Commissioners of Oudh, the Central Provinces and Assam.

And any other Local Government may from time to time, with the previous sanction of the Governor General in Council, extend, by notification in the local official Gazette, this Act to all or any of the territories for the time being under its administration.

On and from the date on which this Act comes into force in any of the said territories, the enactments mentioned in the schedule hereto annexed shall be repealed in such territories. But all rules made under or validated by any of the said enactments and in force at the date of such repeal shall, so far as they are consistent with this Act, be deemed to have been made and published hereunder.

2. In this Act, unless there be something repugnant in the subject or context,—

"Forest-officer" means any person whom the Governor General in Council, or the Local Government or

any officer empowered by the Governor General in Council or the Local Government in this behalf, may from time to time appoint by name, or as holding an office, to carry out all or any of the purposes of this Act, or to do anything required by this Act or any rule made under this Act to be done by a Forest-officer:

"Tree." "Tree" includes bamboos, stamps and brushwood:

"Timber" includes trees and bamboos when they have fallen or have been felled, and all wood, whether cut up, or fashioned or hollowed-out for cart-wheels, mortars, canoes or other purposes or not:

"Forest-produce" includes the following when found in, or brought from, a forest, that is to say,—

minerals (including limestone and laterite), surface-soil, trees, timber, grass, peat, canes, creepers, reeds, leaves, moss, flowers, fruits, roots, juice, catechu, bark, honey, wax, lac, caoutchouc, gum, wood-oil, grass-oil, resin, varnish, silk-worms and cocoons, shells, skins, tusks, bones and horns:

"Forest-offence" means an offence punishable under this Act, or under any rule made under this Act:

"Cattle" includes elephants, camels, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids:

"River" includes streams, canals, creeks and other channels, natural or artificial.

CHAPTER II.

OF RESERVED FORESTS.

3. The Local Government may from time to time constitute any forest-land or waste-land which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled, a Reserved Forest in the manner hereinafter provided.

4. Whenever it is proposed to constitute any land a Reserved Forest, the Local Government may publish a notification in the local official Gazette—

(a) declaring that it is proposed to constitute such land a reserved forest;

(b) specifying the limits of such forest; and

(c) appointing an officer (hereinafter called "the Forest Settlement Officer") to inquire into and determine the existence, nature and extent of any rights alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any forest-produce, and to deal with the same as provided in this chapter.

Explanation 1.—For the purpose of clause (b) of this section, it shall be sufficient to describe the limits of the forest by roads, rivers, ridges or other well-known or readily intelligible boundaries.

The officer appointed under clause (c) of this section shall ordinarily be a person not holding any forest-office except that of Forest Settlement Officer.

Nothing in this section shall prevent the Local Government from appointing any number of officers not exceeding three, not more than one of whom shall be a person holding any forest-office except as aforesaid, to perform the duties of a Forest Settlement Officer under this Act.

5. During the interval between the publication of such notification and the date fixed by the notification under section nineteen, no right shall be acquired in or over the land comprised in the notification, except by succession or under a grant or contract in writing made or entered into by or on behalf of Government or some person in whom such right was vested when the former notification was issued; and no fresh encroachings for cultivation or for any other purpose shall be made in such land.

6. When a notification has been issued under section four, the Forest Settlement Officer shall publish in the language of the country, in every town and village in the neighbourhood of the land comprised therein, a proclamation—

(a) specifying the limits of the proposed forest;

(b) explaining the consequences which, as herein-after provided, will ensue on the reservation of such forest; and

(c) fixing a period of not less than three months from the date of such proclamation, and requiring every person claiming any right mentioned in section four or five either to present to such officer within such period a written notice specifying, or to appear before him and state, the nature of such right and the amount and particulars of the compensation (if any) claimed in respect thereof.

7. The Forest Settlement Officer shall take down in writing all statements made under section six, and shall, at some convenient place, enquire into all claims duly preferred under that section, and the existence of any rights mentioned in section four or five and not claimed under section six, so far as the same may be ascertainable from the records of Government and the evidence of any persons likely to be acquainted with the same.

8. For the purposes of such enquiry, the Forest Settlement Officer may exercise the following powers, that is to say:—

(a) power to enter, by himself or any officer authorized by him for the purpose, upon any land, and to survey, demarcate, and make a map of the same; and

(b) the powers of a Civil Court in the trial of suits.

9. Rights in respect of which no claim has been preferred under section six, and of the existence of which no knowledge has been acquired by enquiry under section seven, shall be extinguished, unless before the notification under section nineteen is published the person claiming them satisfies the Forest Settlement Officer that he had sufficient cause for not preferring such claim within the period fixed under section six.

10. In the case of a claim to a right in or over any land, other than a right of way or pasture or to forest-produce or a watercourse, the Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

If such claim is admitted in whole or in part, the Forest Settlement Officer shall either (1) exclude such land from the limits of the proposed Forest; or (2) come to an agreement with the owner thereof for the surrender of his rights; or (3) proceed to acquire such land in the manner provided by the Land Acquisition Act, 1870.

For the purpose of so acquiring such land—

(a) the Forest Settlement Officer shall be deemed to be a Collector proceeding under the Land Acquisition Act, 1870;

(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section one of that Act;

(c) the provisions of the preceding sections of that Act shall be deemed to have been complied with; and

(d) the Collector, with the consent of the claimant, or the Court, with the consent of both parties,

may award compensation in land, or partly in land and partly in money.

11. In the case of a claim to rights of pasture or to forest-produce, the Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

12. The Forest Settlement Officer, when passing any order under section eleven, shall record, so far as may be practicable,—

(a) the name, father's name, caste, residence and occupation of the person claiming the right;

(b) the designation, position and area of all fields or groups of fields (if any), and the designation and position of all buildings (if any), in respect of which the exercise of such rights is claimed.

13. If the Forest Settlement Officer admits in whole or in part any claim under section eleven, he shall also record the extent to which the claim is so admitted, specifying the number and description of the cattle which the claimant is from time to time entitled to graze in the forest, the season during which such pasture is permitted, the quantity of timber and other forest-produce which he is from time to time authorised to take or receive, or such other particulars as the case may require. He shall also record whether the timber or other forest-produce obtained by the exercise of the rights claimed may be sold or bartered.

14. After making such record, the Forest Settlement Officer shall, to the best of his ability, and having due regard to the maintenance of the Reserved Forest in respect of which the claim is made, pass such orders as will ensure the continued exercise of the rights so admitted. For this purpose, the Forest Settlement Officer may—

(a) set out some other forest-tract of sufficient extent, and in a locality reasonably convenient for the purposes of such claimants, and record an order conferring upon them a right of pasture or to forest-produce (as the case may be) to the extent so admitted; or

(b) so alter the limits of the proposed Forest as to exclude forest-land of sufficient extent, and in a locality reasonably convenient, for the purposes of the claimants; or

(c) record an order, continuing to such claimants a right of pasture or to forest-produce (as the case may be), to the extent so admitted, at such seasons, within such portions of the proposed Forest and under such rules as may from time to time be prescribed by the Local Government.

15. In case the Forest Settlement Officer finds it impossible, having due regard to the maintenance of the Reserved Forest, to make such settlement under section fourteen as shall ensure the continued exercise of the said rights to the extent so admitted, he shall (subject to such rules as the Local Government may from time to time prescribe in this behalf) commute such rights, either by the payment to such persons of a sum of money in lieu thereof, or by the grant of land, or in such other manner as he thinks fit.

16. Any person who has made a claim under this Act, or any Forest-officer or other person generally or specially empowered by the Local Government in this behalf, may, within three months from the date of the order passed on such claim by the Forest Settlement Officer under section ten, eleven, fourteen or fifteen, present an appeal from such order to such officer of the Revenue Department, of rank not lower than that of a Collector or Deputy Commissioner, as the Local Government may from time to time, by notification in the local official Gazette, appoint by name, or by holding an office, to hear appeals from such orders.

Provided that if the Local Government establishes (as it is hereby empowered to do) a Court (hereinafter called the Forest Court) composed of three persons to be appointed by the Local Government, such appeals shall be presented to such Court.

17. Every appeal under section sixteen shall be made by petition in writing, and may be delivered to the Forest Settlement Officer, who shall forward it without delay to the authority competent to hear the same.

If the appeal be to an officer appointed under section sixteen, it shall be heard in the manner prescribed for the time being for the hearing of appeals in matters relating to land-revenue.

If the appeal be to the Forest-court, the Court shall fix a day and a convenient place in the neighbourhood of the proposed forest for hearing the appeal, and shall give notice thereof to the parties, and shall hear such appeal accordingly.

The order passed thereon by such officer or Court, or by the majority of the members of such Court, shall be final, subject to revision by the Local Government.

18. The Local Government, or any person who has made a claim under this Act, may appoint any person to appear, plead and act on its or his behalf before the Forest Settlement Officer, or the appellate officer or Court, in the course of any inquiry or appeal under this Act.

19. When the following events have occurred (namely),—

(a) the period fixed under section six for preferring claims has elapsed, and all claims (if any) made within such period have been disposed of by the Forest Settlement Officer; and

(b) if such claims have been made, and the period limited by section sixteen for appealing from the orders passed on such claims has elapsed, and all appeals (if any) presented within such period have been disposed of by the appellate officer or Court; and

(c) all lands (if any) to be included in the proposed forest, which the Forest Settlement Officer has, under section ten, elected to acquire under the Land Acquisition Act, 1870, have become vested in the Government under section sixteen of that Act,

the Local Government may publish a notification in the local official Gazette, specifying definitely, according to boundary-marks erected or otherwise,

the limits of the forest which it is intended to reserve, and declaring the same to be reserved from a date fixed by such notification.

From the date so fixed, such forest shall be deemed to be a Reserved Forest.

20. The Forest-officer shall, before the date fixed by such notification, cause a translation thereof into the language of the country to be published in every town and village in the neighbourhood of the forest.

21. The Local Government may, within five years from the publication of any notification under section nineteen, revise any arrangement made under section fourteen or seventeen, and may, for this purpose, rescind or modify any order made under section fourteen or seventeen, and direct that any one of the proceedings specified in section fourteen be taken in lieu of any other of such proceedings, or that the rights admitted under section eleven be commuted under section fifteen.

22. No right of any description shall be acquired in or over a Reserved Forest, except by succession or under a grant or contract in writing made by or on behalf of the Government or of some person in whom such right was vested when the notification under section nineteen was issued.

23. Notwithstanding anything contained in section twenty-two, no right continued under section fourteen, clause (c), shall be alienated by way of grant, sale, lease, mortgage or otherwise, without the sanction of the Local Government; provided that when any such right is appendant to any land or house, it may be sold or otherwise alienated with such land or house.

No timber or other forest-produce obtained in exercise of any such right shall be sold or bartered except to such extent as may have been admitted in the order recorded under section thirteen.

24. The Forest-officer may from time to time with the previous sanction of the Local Government or of any officer duly authorized in that behalf, stop any public or private way or water-course in a Reserved Forest; provided, that a substitute for the way or water-course so stopped, which the Local Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest-officer in lieu thereof.

25. Any person who—

- (a) makes any clearing prohibited by section five, or
- (b) sets fire to a Reserved Forest, or kindles any fire in such manner as to endanger the same; or who, in a Reserved Forest,
- (c) kindles, keeps or carries any fire except at such seasons as the Forest-officer may from time to time notify in this behalf;
- (d) trespasses or pastures cattle or permits cattle to trespass;

(e) causes any damage by negligence in felling any tree or cutting or dragging any timber ;

(f) fells, girdles, lops, taps or burns any tree, or strips-off the bark or leaves from, or otherwise damages, the same ;

(g) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process or removes, any forest-produce ;

(h) clears or breaks up any land for cultivation, or any other purpose ; or,

(i) in contravention of any rules which the Local Government may from time to time prescribe, kills or catches elephants, hunts, shoots, fishes, poisons water, or sets traps or snares ;

shall be punished with imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both, in addition to such compensation for damage done to the forest as the convicting Court may direct to be paid.

Nothing in this section shall be deemed to prohibit (a) any act done by permission in writing of the Forest-officer, or under any rule made by the Local Government ; or (b) the exercise of any right continued under section fourteen, clause (c), or created by grant or contract in writing made by or on behalf of Government under section twenty-two.

Whenever fire is caused wilfully or by gross negligence in a Reserved Forest, the Local Government may (notwithstanding that any penalty has been inflicted under this section) direct that in such forest or any portion thereof the exercise of all rights of pasture or to forest-produce shall be suspended for such period as it thinks fit.

26. The Local Government may, with the previous sanction of the Governor General in Council, by notification in the local official Gazette, direct that, from a date fixed by such notification, any forest or any portion thereof reserved under this Act shall cease to be a Reserved Forest.

From the date so fixed, such forest or portion shall cease to be reserved ; but the rights (if any) which have been extinguished therein shall not revive in consequence of such cessation.

CHAPTER III.

OF VILLAGE-FORESTS.

27. The Local Government may from time to time assign to any village-community the rights of Government in, or over any land which has been constituted a Reserved Forest, and may cancel such assignment. All forests so assigned shall be called Village forests.

The Local Government may from time to time make rules for regulating the management of Village-forests, prescribing the conditions under which the community to which any such assignment is made may be provided with timber or other forest-produce, or pasture, and their duties for the protection and improvement of such forest.

All provisions of this Act relating to Reserved Forests shall (so far as they are consistent with the provisions relating to Village-forests.

CHAPTER IV.

OF PROTECTED FORESTS.

28. The Local Government may from time to time, by notification in the local official Gazette, declare the provisions of this chapter applicable to any forest-land or waste-land which is not included in a Reserved Forest, but which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest-produce of which the Government is entitled.

The land and waste-lands comprised in any such notification shall be called a "Protected Forest."

No such notification shall be made unless the nature and extent of the rights of Government and of private persons in or over the forest-land or waste-land comprised therein have been enquired into and recorded in a survey or settlement, or in such other manner as the Local Government thinks sufficient.

Every such record shall be presumed to be correct until the contrary is proved.

Provided that, if in the case of any forest-land or waste-land, the Local Government thinks that such enquiry and record are necessary, but that they will occupy such length of time as that the rights of Government will in the meantime be endangered, the Local Government may (pending such enquiry and record) declare such land to be a protected forest, but so as not to abridge or affect any existing rights of individuals or communities.

29. The Local Government may from time to time, by notification in the local official Gazette,—

(a) declare any class of trees in a protected forest, or any trees in any such forest, to be reserved from a date fixed by such notification ;

(b) declare that a portion of such forest be closed for such term not exceeding twenty years as the Local Government thinks fit, and that the rights of private persons (if any) over such portion shall be suspended during such term : provided that the remainder of such forest be sufficient, and in a locality reasonably convenient, for the due exercise of the rights suspended in the portion so closed ;

(c) prohibit, from a date fixed as aforesaid, the quarrying of stone, or the burning of lime or charcoal, or the collection or subjection to any manufacturing process, or removal, of any forest-produce, in any such forest, and the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose, any land in any such forest : and

(d) alter or cancel such declaration or prohibition.

30. The Collector or Deputy Commissioner of the district shall cause a translation into the language of the district, of every notification issued under section twenty-nine, to be affixed in a conspicuous place in every town and village in the neighbourhood of the forest comprised in the notification.

31. The Local Government may from time to time make rules to regulate the following matters:—

Power to make rules for protected forests.

(a) the cutting, sawing, conversion and removal of trees and timber, and the collection, manufacture and removal of forest-produce, from protected forests;

(b) the granting of licenses to the inhabitants of towns and villages in the vicinity of protected forests to take trees, timber or other forest-produce for their own use, and the production and return of such licenses by such persons;

(c) the granting of licenses to persons for cutting or removing trees or timber or other forest-produce from such forests for the purposes of trade, and the production and return of such licenses by such persons;

(d) the payments (if any) to be made by the persons mentioned in clauses (b) and (c) of this section, for permission to cut such trees, or to collect and remove such timber or other forest-produce;

(e) the other payments, if any, to be made by them in respect of such trees, timber and produce, and the places where such payments shall be made;

(f) the examination of forest-produce passing out of such forests;

(g) the clearing and breaking up of land for cultivation or other purposes in such forests;

(h) the protection from fire of timber lying in such forests and of trees reserved under section twenty-nine;

(i) the cutting of grass and pasturing of cattle in such forests;

(j) killing or catching elephants, hunting, shooting, fishing, poisoning water, and setting traps or snares in such forests;

(k) the protection and management of any portion of a forest closed under section twenty-nine;

(l) the exercise of rights referred to in section twenty-eight.

32. Any person who commits any of the following offences:—

(a) fells, girdles, lops, taps or burns any tree reserved under section twenty-nine, or strips off the bark or leaves from, or otherwise damages, any such tree;

(b) contrary to any prohibition under section twenty-nine, quarries any stone, or burns any lime or charcoal, or collects, subjects to any manufacturing process, or removes, any forest-produce;

(c) contrary to any prohibition under section twenty-nine, breaks up or clears for cultivation or any other purpose any land in any protected forest;

(d) sets fire to such forest, or kindles a fire without taking all reasonable precautions to prevent its spreading to any trees reserved under section twenty-nine, whether standing, fallen or felled, or to any closed portion of such forest;

(e) leaves burning any fire kindled by him in the vicinity of any such trees or closed portion;

(f) fells any tree or drags any timber so as to damage any tree reserved as aforesaid;

(g) permits cattle to damage any such tree;

(h) infringes any rule made under section thirty-one,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

33. Nothing in this chapter shall be deemed to prohibit any act done with the permission in writing of the Forest-officer, or in accordance with rules made under section thirty-one, or (except as regards any portion of a forest closed under section twenty-nine) in the exercise of any right recorded under section twenty-eight.

CHAPTER V.

FORESTS UNDER CONSERVANCY ADMINISTRATION WHEN THIS ACT COMES INTO FORCE.

34. Within twelve months from the date on which this Act comes into force in the territories administered by any Local Government, such Government shall, after consideration of the rights of the Government and private persons in all forest-lands or waste-lands then under its executive control for purposes of Forest Conservancy, determine which of such lands (if any) can, according to justice, equity and good conscience, be classed as Reserved Forests, or Protected Forests under this Act, and declare, by notification in the local official Gazette, any lands so classed to be Reserved or Protected Forests, as the case may be:

Provided that such declaration shall not affect any rights of the Government or private persons to or over any land or forest-produce in any such forest, which have, previous to the date of such declaration, been enquired into, settled and recorded in a manner which the Local Government thinks sufficient:

Provided also that if any such rights have not on such date been so enquired into, settled and recorded, the Local Government shall direct that the same shall be enquired into, settled and recorded in the manner provided by this Act for Reserved or Protected Forests, as the case may be; and until such enquiry, settlement and record have been completed, no such declaration shall abridge or affect such rights.

CHAPTER VI.

OF THE CONTROL OVER FORESTS AND LANDS NOT BEING THE PROPERTY OF GOVERNMENT.

35. The Local Government may from time to time, by notification in the local official Gazette, regulate or prohibit in any forest or waste-land—

(a) the breaking up or clearing of land for cultivation;

(b) the pasturing of cattle;

(c) the firing or clearing of the vegetation; when such regulation or prohibition appears necessary for any of the following purposes:—

First.—For protection against storms, winds, rolling stones, floods and avalanches;

Second.—For the preservation of the soil on the ridges and slopes, and in the valleys, of hilly tracts, the prevention of landslides and of the formation of ravines and torrents, and the protection of land against erosion, or the deposit thereon of sand, stones or gravel;

Third.—For the maintenance of a water-supply in springs, rivers and tanks;

Fourth.—For the protection of roads, bridges, railways and other lines of communication;

Fifth.—For the preservation of the public health;

and may alter or cancel such notification.

The Local Government may, for any such purpose, construct at its own expense, in or upon any forest or waste-land, such work as it thinks fit:

Provided that no such notification shall be made or work begun until after the issue of a notice to the owner of such forest or land, calling on him to shew cause, within a reasonable period to be specified in such notice, why such notification should not be made or work constructed, and until his objections (if any) and any evidence he may produce in support of the same have been heard by an officer duly appointed in that behalf, and have been considered by the Local Government.

36. In case of neglect of, or wilful disobedience

Power to assume management of forests. to, any regulation or prohibition under section thirty five, or if the purposes of any work to be constructed under that section so require, the Local Government may, after notice in writing to the owner of such forest or land, and after considering his objections (if any), place the same under the control of a Forest-officer, and may declare that all or any of the provisions of this Act relating to Reserved Forests shall apply to such forest or land.

The nett profits (if any) arising from the management of such forest or land shall be paid to the said proprietor.

37. In any case under this chapter in which

Expropriation of forests in certain cases. the Local Government considers that, in lieu of placing the forest or land under the control of a Forest-officer, the same should be acquired for public purposes, the Local Government may proceed to acquire it in the manner prescribed by the Land Acquisition Act, 1870.

The owner of any forest or land comprised in any notification under section thirty-five may, at any time not less than three or more than twelve years from the date thereof, require that such forest or land shall be acquired for public purposes, and the Local Government shall acquire such forest or land accordingly.

38. The owner of any land or, if there be more

Protection of forests at request of owners. than one owner thereof, the owners of shares therein amounting in the aggregate to at least two-thirds thereof may, with a view to the formation or conservation of forests thereon, represent in writing to the Collector or Deputy Commissioner their desire—

(a) that such land be managed on their behalf by the Forest-officer as a Reserved or a Protected Forest on such terms as may be mutually agreed upon; or

(b) that all or any of the provisions of this Act be applied to such land.

In either case, the Local Government may, by notification in the local official Gazette, apply to such land such provisions of this Act as it thinks suitable to the circumstances thereof and as may be desired by the applicant.

Any such notification may be altered or cancelled by a like notification.

CHAPTER VII.

OF THE DUTY ON TIMBER.

39. The Local Government, with the previous sanction of the Governor General in Council, may levy a duty in such manner, at such places, and at such rates, as it may from time to time prescribe by notification in the local official Gazette on all timber—

(a) which is produced in British India, and in respect of which the Government has any right;

(b) which is brought from any place beyond the frontier of British India.

In every case in which such duty is directed to be levied *ad valorem*, the Local Government may, with the like sanction, from time to time, by like notification, the value on which such duty shall be assessed.

All duties on timber, which, at the time when this Act comes into force in any territory, are levied therein under the authority of the Local Government, shall be deemed to be and to have been duly levied under the provisions of this Act.

40. Nothing in this chapter shall be deemed to limit the amount (if any) to purchase-money or chargeable as purchase-money or royalty on any timber or other forest-produce, although the same is levied on such timber or produce while in transit, in the same manner as duty is levied.

CHAPTER VIII.

OF THE CONTROL OF TIMBER AND OTHER FOREST-PRODUCE IN TRANSIT.

41. The control of all rivers and their banks as regards the floating of timber, as well as the control of all timber and other forest-produce in transit by land or water, is vested in the Local Government, and it may from time to time make rules to regulate the transit of all timber and other forest-produce.

Such rules may (among other matters)—

(a) prescribe the routes by which alone timber and other forest-produce may be imported, exported or moved, into, from, or within, British India;

(b) prohibit the import and export or moving of such timber or other produce without a pass from an officer duly authorized to issue the same, or otherwise than in accordance with the conditions of such pass;

(c) provide for the issue, production and return of such passes and for the payment of fees therefor;

(d) provide for the stoppage, reporting, examination and marking of timber or other forest-produce in transit, in respect of which there is reason to believe that any money is payable to Government on account of the price thereof, or on account of any duty, fee, royalty or charge due thereon, or to which it is desirable for the purposes of this Act to affix a mark;

(e) provide for the establishment and regulation of depôts to which such timber or other produce

shall be taken by those in charge of it for examination, or for the payment of such money, or in order that such marks may be affixed to it, and the conditions under which such timber or other produce shall be brought to, stored at, and removed from, such depôt ;

(f) prohibit the closing up or obstructing of the channel or banks of any river used for the transit of timber or other forest-produce, and the throwing of grass, brushwood, branches and leaves into any such river, or any act which may cause such river to be closed or obstructed ;

(g) provide for the prevention and removal of any obstruction of the channel or banks of any such river, and for recovering the cost of such prevention or removal from the person whose acts or negligence necessitated the same ;

(h) prohibit absolutely or subject to conditions, within specified local limits, the establishment of saw-pits, the converting, cutting, burning, concealing or marking of timber, the altering or effacing of any marks on the same, and the possession or carrying of marking-hammers or other implements used for marking timber ;

(i) regulate the use of property-marks for timber, and the registration of such marks ; prescribe the time for which such registration shall hold good ; limit the number of such marks that may be registered by any one person, and provide for the levy of fees for such registration.

42. The Local Government may by such rules prescribe as penalties for the infringement thereof imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

Double penalties may be inflicted in cases where the offence is committed after sunset and before sunrise, or after preparation for resistance to lawful authority, or if the offender has been previously convicted of a like offence.

43. The Government shall not be responsible for any loss or damage which may occur in respect of any timber or other forest-produce while at a depôt established under a rule made under section forty-one, or while detained elsewhere for the purposes of this Act ; and no Forest-officer shall be responsible for any such loss or damage unless he causes such loss or damage negligently, maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any such depôt, every person employed at such depôt, whether by the Government or by any private person, shall render assistance to any Forest-officer or Police-officer demanding his aid in averting such danger and securing such property from damage or loss.

CHAPTER IX.

OF THE COLLECTION OF DRIFT AND STRANDED TIMBER.

45. All timber found adrift, beached, stranded, or sunk ;

Certain kinds of timber to be deemed property of Government until this thereto proved, and may be collected accordingly.

all wood or timber bearing marks which have not been registered under section forty-one, or on which the marks have been obliterated, altered or defaced by fire or otherwise, and

in such areas as the Local Government directs, all unmarked wood and timber,

shall be deemed to be the property of Government unless and until any person establishes his right and title thereto, as provided in this chapter.

Such timber may be collected by any Forest-officer or other person entitled to collect the same by virtue of any rule made under section fifty-one, and may be brought to such depôts as the Forest-officer may from time to time notify as depôts for the reception of drift-timber.

The Local Government may, by notification in the local official Gazette, exempt any class of timber from the provisions of this section, and withdraw such exemption.

46. Public notice shall from time to time be given by the Forest-officer, of timber collected under section forty-five. Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than two months from the date of such notice, a written statement of such claim.

47. When any such statement is presented as aforesaid, the Forest-officer may, after making such enquiry as he thinks fit, either reject the claim after recording his reasons for so doing, or deliver the timber to the claimant.

If such timber is claimed by more than one person, the Forest-officer may either deliver the same to any of such persons whom he deems entitled thereto, or may refer the claimants to the Civil Courts, and retain the timber pending the receipt of an order from any such Court for its disposal.

Any person whose claim has been rejected under this section may, within two months from the date of such rejection, institute a suit to recover possession of the timber claimed by him ; but no person shall recover any compensation or costs against the Government, or against any Forest-officer, on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section.

No such timber shall be subject to process of any Civil, Criminal, or Revenue Court until it has been delivered, or a suit has been brought, as provided in this section.

48. If no such statement is presented as aforesaid, or if the claimant omits to prefer his claim in the manner and within the period prescribed by the notice issued under section forty-six, or, on such claim having been so preferred by him and having been rejected, omits to institute a suit to recover possession of such timber within the further period limited by section forty-seven, the ownership of such timber shall vest in the Government, or when such timber has been delivered to another person under section forty-seven, in such other person, free from all encumbrances.

49. The Government shall not be responsible for any loss or damage which may occur in respect of any timber collected under

section forty-five, and no Forest-officer shall be responsible for any such loss or damage, unless he causes such loss or damage negligently, maliciously or fraudulently.

50. No person shall be entitled to recover possession of any timber collected or delivered as aforesaid until he has paid to the Forest-officer or other person

Payments to be made by claimant before timber is delivered to him.

entitled to receive it such sum on account thereof as may be due under any rule made in pursuance of section fifty-one.

51. The Local Government may from time to time make rules to regulate the following matters (namely) :—

Power to make rules and prescribe penalties.

(a) the salving, collection and disposal of all timber mentioned in section forty-five;

(b) the use and registration of boats used in salving and collecting timber;

(c) the amounts to be paid for salving, collecting, moving, storing and disposing of such timber;

(d) the use and registration of hammers and other instruments to be used for marking such timber.

The Local Government may from time to time prescribe, as penalties for the infringement of any rules made under this section, imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER X.

PENALTIES AND PROCEDURE.

52. When there is reason to believe that a forest-offence has been committed in respect of any forest-produce, such produce, together

Seizure of property liable to confiscation.

with all tools, boats, carts and cattle used in committing any such offence, may be seized by any Forest-officer or Police-officer.

Every officer seizing any property under this section shall place on such property a mark indicating

Application for confiscation.

that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made :

Provided that when the forest-produce with respect to which such offence is believed to have been committed is the property of Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

53. Upon the receipt of any such report the Magistrate shall, with

Procedure thereupon.

all convenient dispatch, take such measures as may be necessary for the arrest and trial of the offender and the disposal of the property according to law.

54. All timber or forest-produce which is not the property of Government and in respect of which a

Forest-produce, tools, &c., when liable to confiscation.

forest-offence has been committed, and all tools, boats, carts and cattle used in committing any forest-offence, shall be liable to confiscation.

Such confiscation may be in addition to any other punishment prescribed for such offence.

55. When the trial of any forest-offence is concluded, any forest-produce

Disposition on conclusion of trial of forest-offence, of produce in respect of which it was committed.

in respect of which such offence has been committed shall, if it is the property of Government or has been confiscated, be taken charge of by a Forest-officer, and in any other case may be disposed of in such manner as the Court may direct.

56. When the offender is not known, or cannot be found, the Magistrate

Procedure when offender is known, or cannot be found.

may, if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be confiscated and taken charge of by the Forest-officer, or to be made over to the person whom he deems to be entitled to the same :

Provided that such order shall be made until the expiration of one month from the date of seizing such property, or without hearing the person (if any) claiming any right thereto, and the evidence (if any) which he may produce in support of his claim.

57. The Magistrate may, notwithstanding anything

Procedure as to property seized under section 52.

hereinbefore contained, direct the sale of any property seized under section fifty-two and subject to speedy and natural decay, and may deal with the proceeds as he would have dealt with such property if it had not been sold.

58. The officer who made the seizure under

Appeal from orders under sections 52, 53, and 54.

section fifty-two or any of his official superiors, or any person claiming to be interested in the property so seized, may, within one month from the date of any order passed under section fifty-four, fifty-five or fifty-six, appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final.

59. When an order for the confiscation of any

Property when to vest in Government.

property has been passed under section fifty-four or fifty-five, as the case may be, and the period limited by section fifty-eight for an appeal from such order has elapsed and no such appeal has been preferred, or when, in such an appeal being preferred, the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or such portion thereof, as the case may be, shall vest in the Government free from all incumbrances.

60. Nothing hereinbefore contained shall be

Saving of power to release property seized.

deemed to prevent any officer empowered in this behalf by the Local Government from directing at any time the immediate release of any property seized under section fifty-two.

61. Any Forest-officer or Police-officer who vexatiously and unnecessarily

Punishment for wrongful seizure.

seizes any property on pretence of seizing property liable to confiscation under this Act, shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

62. Whoever, with intent to cause damage or injury to the public or to any person, or to cause wrongful gain as defined in the Indian Penal Code,—

Penalty for counterfeiting or defacing marks on trees and timber and for altering boundary-marks.

(a) knowingly counterfeits upon any timber or standing tree a mark used by Forest-officers to indicate that such timber or tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) alters, defaces or obliterates any mark placed on a tree or on timber by or under the authority of a Forest-officer; or

(c) alters, moves, destroys or defaces any boundary-mark of any forest or wasteland to which the provisions of this Act are applied,

shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

63. Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person against whom a reasonable suspicion exists of his having been concerned in any forest-offence punishable with imprisonment for one month or upwards.

Every officer making an arrest under this section shall without unnecessary delay take or send the person arrested before the Magistrate having jurisdiction in the case.

Nothing in this section shall be deemed to authorize such arrest for any act which is an offence under chapter IV of this Act, unless such act has been prohibited under section twenty-nine clause (c).

64. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offence.

Power to prevent commission of offence.

65. The Magistrate of the District, and any Magistrate of the first class specially empowered in this behalf by the Local Government, may try summarily, under the Code of Criminal Procedure, any forest-offence punishable only with imprisonment for a term not exceeding six months, or fine not exceeding five hundred rupees, or both.

Power to try offences summarily.

66. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by the rules made under this Act: Provided that no person shall be punished twice for the same offence.

67. The Local Government may from time to time, by notification in the local official Gazette, empower any Forest-officer by name, or as holding an office, to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence other than an offence under section sixty-one or section sixty-

Power to compound offences.

two a sum of money by way of compensation for any damage which may have been committed, and to release any property which has been seized as liable to confiscation on payment of the value thereof as estimated by such officer.

On the payment of such sum of money or such value or both as the case may be to such officer, the accused person, if in custody, shall be discharged the property seized shall be released, and no further proceedings shall be taken under this Act against such person or property; but nothing herein contained shall exempt such person from prosecution on the same facts under any other law for the time being in force.

68. When in any proceedings taken under this Act, or in consequence of anything done under this Act, a question arises as to whether any forest-produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved.

CHAPTER XI.

CATTLE-TRESPASS.

69. Cattle trespassing in a Reserved Forest, or in any portion of a Protected Forest which has been lawfully closed to grazing, shall be deemed to be cattle doing damage to a public plantation within the meaning of the eleventh section of the Cattle-trespass Act, 1871, and may be seized and impounded as such by any Forest-officer or Police-officer.

70. The Local Government may from time to time, by notification in the local official Gazette, direct that, in lieu of the fines fixed by the twelfth section of the Act last aforesaid, there shall be levied for each head of cattle impounded under section sixty-nine of this Act, such fines as it thinks fit, but not exceeding the following, that is to say:—

For each elephant	...	ten rupees.
For each buffalo or camel	...	two "
For each horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer	...	one rupee.
For each calf, ass, pig, ram, ewe, sheep, lamb, goat or kid	...	eight annas.

CHAPTER XII.

OF FOREST-OFFICERS.

71. The Local Government may invest any Forest-officer by name, or as holding an office, with the following powers, that is to say:—

(a) power to enter upon any land and to survey, demarcate and make a map of the same;

(b) the powers of a Civil Court to compel the attendance of witnesses and the production of documents;

(c) power to issue a search-warrant under the Code of Criminal Procedure;

(d) power to hold an enquiry into forest-offences, and, in the course of such enquiry, to receive and record evidence.

Local Government may invest Forest-officers with certain powers.

Any evidence recorded under clause (d) of this section shall be admissible in any subsequent trial before a Magistrate, provided that it has been taken in the presence of the accused person.

72. All Forest-officers shall be deemed to be public servants within the meaning of the Indian Penal Code.

Forest-officers deemed public servants.

73. No suit shall lie against any public servant for anything done by him in good faith under this Act.

Indemnity for acts done in good faith.

74. Except with the permission in writing of the Local Government, no Forest-officer shall, as principal or agent, trade in timber or other forest-produce, or be or become interested in any lease of any forest or in any contract for working any forest, whether in British or Foreign territory.

Forest-officers not to trade.

CHAPTER XIII.

SUBSIDIARY RULES.

75. The Local Government may from time to time make rules.

Additional powers to make rules.

(a) to prescribe and limit the powers and duties of any Forest-officer under this Act;

(b) to regulate the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this Act;

(c) for the preservation, reproduction and disposal of trees and timber belonging to Government, but grown on lands belonging to or in the occupation of private persons; and

(d) generally to carry out the provisions of this Act.

76. Any person breaking any rule under this Act, for the breach of which no special penalty is provided, shall be punished with imprisonment for a term which may extend to one month, or fine which may extend to five hundred rupees, or both.

Penalties for breach of rules.

77. All rules made by the Local Government under this Act shall be published in the local official Gazette, and shall thereupon, so far as they are consistent with this Act, have the force of law.

Rules when to have force of law.

Provided that no rule made under section twenty-seven, thirty-one or forty-one shall be so published without the previous sanction of the Governor General in Council.

CHAPTER XIV.

MISCELLANEOUS.

78. Every person who exercises any right in a Reserve or Protected Forest, or who is permitted to take any forest-produce from, or to cut and remove timber or to pasture cattle in, such forest, and

Persons bound to assist Forest-officer and Police-officers.

every person who is employed by any such person in such forest, and

every person in any village contiguous to such forest, who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community,

shall be bound to furnish without unnecessary delay to the nearest Forest-officer or Police-officer any information he may possess respecting the commission of, or intention to commit, any forest-offence, and shall assist any Forest-officer or Police-officer demanding his aid

(a) in extinguishing any fire occurring in such forest;

(b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest;

(c) in preventing the commission in such forest of any forest-offence; and

(d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender;

79. If the Government and any person be jointly interested in any forest or waste-land, or in the joint property of Government and other persons, the produce thereof, the Local Government may from time to time either

(a) undertake the management of such forest, waste-land or produce, according to such person for his interest in the same; or

(b) issue such regulations for the management of the forest, waste-land or produce by the person so jointly interested as it deems necessary for the management thereof and the interests of all parties therein.

When the Local Government undertakes, under this section, the management of any forest, waste-land or produce, it may from time to time, by notification in the local official Gazette, declare that any of the provisions contained in chapters II and IV of this Act shall apply to such forest, waste-land or produce, and thereupon such provisions shall apply accordingly.

80. If any person be entitled to a share in the produce of any forest which is the property of Government or over which the Government has proprietary rights, or to any part of the forest-produce of which the Government is entitled, upon the condition of duly performing any service connected with such forest, such share shall be liable to confiscation in the event of the fact being established to the satisfaction of the Local Government that such service is no longer so performed: Provided that no such share shall be confiscated until the person entitled thereto, and the evidence (if any) which he may produce in proof of the due performance of such service, have been heard by an officer duly appointed in that behalf by the Local Government.

Failure to perform service for which a share in produce of Government forest is enjoyed.

81. All money payable to the Government under this Act, or under any rule made under this Act, or on account of the price of any forest-produce, or of expenses incurred in the execution of this Act in respect of such produce, may, if not paid when due, be recovered under the law for the time being in force as if it were an

Recovery of money due to Government.

82. When any such money is payable for or in respect of any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest-officer until such amount has been paid.

If such amount is not paid when due, the Forest-officer may sell such produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.

The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to Her Majesty.

83. Whenever it appears to the Local Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of the Land Acquisition Act, 1870, section four.

SCHEDULE.

(See section 1.)

ENACTMENTS REPEALED.

Number and year of Act or Regulation.	Title.	Extent of Repeal.
Act VII of 1865	An Act to give effect to Rules for the management and preservation of Government forests.	So much as has not been repealed.
Act VII of 1869	An Act to give validity to certain Rules relating to forests in British Burma.	The whole.
Act XIII of 1873.	An Act to amend the law relating to timber floated down the rivers of British Burma.	So much as has not been repealed.
Regulation IX of 1874	The Arakan Hill District Laws Regulations, 1874.	So far as it relates to Acts VII of 1865 and VII of 1869.

D. FITZPATRICK,
Secy. to the Govt. of India.

[Third Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 8th March 1878, and is hereby promulgated for general information:—

ACT No. VIII OF 1878.

SEA CUSTOMS ACT, 1878.

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15. For like omission when reporting-station has not been fixed.
16. For Master delivering unsigned or untrue manifest.
17. For not being able to account for missing goods or deficiency of goods.
18. For refusing to receive or counter-sign manifest.
19. For breaking bulk without permission.

SECTIONS.

20. For false entry or fraudulent alteration, in bill of lading;
For not making bill before leaving place where goods shipped;
for cargo being stored, destroyed or thrown overboard and not satisfactorily accounted for.
21. For attempting to depart without port-clearance.
22. For departing without clearance.
23. For pilot taking charge of vessel without port-clearance.
24. For refusing to receive order of Customs on board.
25. For disobeying section 68.
26. For Masters resisting search, removing marks, &c., placed by Customs-officer, secretly conveying away goods, or opening hatch-way after fastened by Customs-officer.
27. For lading in absence of Customs-officer.
28. For removing goods contrary to section 70, 72 or 75.
29. For sending goods without or in excess of boat-note.
30. For non-receipt or non-delivery or non-signing of boat-note.
31. For not landing or shipping goods in accordance with section 73, 77 or 78.
32. For goods being found in unlicensed cargo boats.
33. For discharging goods not duly entered in manifest.
34. For goods being found concealed and unaccounted for.
35. For goods found not agreeing in description and quantity with entry in manifest.
36. For removing goods after landing and before due entry.
37. For goods being brought to be passed through Custom-house when packages differ from description given, contents are misdescribed or misstated, or other goods are concealed amongst them.
38. For misdescription of goods.
39. For taking or passing goods without entry.
40. Prohibited or dutiable goods concealed in baggage.
41. For improper carrying into warehouse.
42. For withholding or removing before examination goods entered to be warehoused.
43. For warehousing goods improperly.
44. For refusing to open private warehouse when duly required.
45. For neglecting to stow goods properly in warehouse.
46. For importer or owner of warehoused goods clandestinely gaining access.
47. For opening or altering warehoused goods.
48. For deficiencies in contravention of section 98 or 100 of goods in a private warehouse.

SECTIONS.

49. For failing to produce goods when required.
50. For concealing, removing, abstracting or transferring from one package to another goods duly warehoused.
51. For excess, in private warehouse, over registered quantity.
52. For removing warehoused goods improperly.
53. For taking goods out of warehouse without paying duty.
54. For infringing rules or orders regarding transshipment.
55. For shipping goods before entry outwards.
56. For shipping goods not in shipping bill.
57. For not giving notice of short shipping or relanding as required by section 140.
58. For landing at place other than that for which goods have been cleared.
59. For deficiency in goods on which drawback has been paid on board vessel referred to in section 142.
60. For irregularly re-landing spirituous liquors.
61. For contravening rules relating to spirit.
62. For contravention of rules made under section 157.
63. For, contrary to such rules, touching at Foreign Port or not declaring in writing that vessel touched at Foreign port.
64. For non-compliance with section 158, 159 or 160.
65. For failure to produce certificate.
66. For Master of coasting vessel violating any conditions of general pass.
67. For contravention of the provisions of section 165.
68. For dutiable goods entered in cargo-book not being found, or for not entering.
69. For failure to keep cargo-book correctly, &c.
70. For breach in respect of lading, carrying coastwise, and unloading.
71. For refusal to produce documents.
72. For making false declaration, destroying or refusing to produce document, or refusing to answer questions.
73. For possession of smuggled goods.
74. For searching persons on insufficient grounds.
75. For Customs-officers guilty of breach of duty.
76. For Customs-officers committing or conniving at frauds against Customs-revenue.
77. For neglect of Police-officer to give notice.
78. Punishment for obstruction to Customs-officers.
79. For Customs-officer disclosing particulars learnt officially concerning

SECTIONS.

- goods or showing or parting with samples.
80. For acting as agent without authority.
168. Packages and contents included in confiscation of goods.
- Also conveyances and animals used in removal.
- Tackle, &c., included in confiscation of vessels.

CHAPTER XVII.

PROCEDURE RELATING TO OFFENCES, APPEALS, &c.

169. Power to search on reasonable suspicion.
170. Persons may, before search, require to be taken before Magistrate or Customs-collector.
171. Power to stop vessels, carts, &c., and search for goods on reasonable suspicion.
172. Power to issue search-warrants.
173. Persons reasonably suspected may be arrested.
174. Persons arrested to be taken to nearest Magistrate or Customs-collector.
175. Persons taken before Magistrate may be detained or admitted to bail.
176. Person escaping may be afterwards arrested.
177. Persons in Her Majesty's Navy, when arrested, to be secured on bond until warrant procured.
178. Seizure of things liable to confiscation.
179. Things seized how dealt with.
180. Procedure in respect of things seized on suspicion.
181. When seizure or arrest is made, reason in writing to be given.
182. Adjudication of confiscations and penalties.
183. Option to pay fine in lieu of confiscation.
184. On confiscation of vessel or goods, property to vest in Her Majesty.
185. Levy of penalty for failure to bring-to.
186. Penalty under Act not to interfere with punishment under other law.
187. Offences not specially provided for how tried.
188. Appeal from subordinate to Chief Customs-Authority.
189. Deposit pending appeal of duty demanded.
190. Power to remit penalty or confiscation.
191. Revision by Local Government.
192. Goods on which penalty incurred not to be removed till payment.
- Other goods of person liable to fine or penalty may be detained.
193. Enforcement of payment of penalty.

CHAPTER XVIII.

MISCELLANEOUS.

194. Power to open packages and examine goods.
195. Power to take samples of goods.
196. Owner to pay expense incidental to compliance with Customs law.
197. No compensation for loss or injury except on proof of neglect or wilful act.
198. Notice of proceedings.
- Limitation.

SECTIONS.

19. Wharfage-fees.
20. Duplicates of documents may be granted on payment of fee.
20. Amendment of documents.
20. Custom-house agents.
20. Agent to produce authority if required.
24. Rules to be notified.
20. Cancellation of notifications.
20. Remission of duty and compensation to owner in certain cases.
27. Vesting of Calcutta Port Commissioners' and Bombay Port Trust Acts.

SCHEDULE.

PART I.—ACTS REPEALED.

PART II.—FORMS.

- A. Form of bond for Import duty.
- B. Form of Bonded Warehouse-warrant.
- C. Form of Bond for removal of Spirit from licensed Distillery.

An Act to consolidate and amend the law relating to the levy of Sea Customs-duties.

WHEREAS it is expedient to consolidate and amend the law relating to the levy of Sea Customs-duties; It is enacted as follows:—

Preamble.

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Sea Customs Act, 1878."
- It extends to the whole of British India, and shall come into force on the first day of April 1878.
2. The Acts mentioned in the first schedule hereto annexed are repealed to the extent specified therein.
- Repeal of enactments.

All references to any of the said Acts, in Acts subsequently thereto, shall be read as if made to the corresponding provision of this Act.

All appointments, rules, regulations, declarations, exemptions, and delegations made, conferred, forms and conditions prescribed, fines, fees, rates, and periods fixed, and notifications, instructions, directions, prohibitions, licenses and licenses issued, under any Act hereby repealed shall, if the same are in force at the time when this Act comes into force, be deemed to have been made, conferred, prescribed, fixed, and issued under this Act, in so far as they are consistent herewith.

3. In this Act, unless there be something repugnant in the subject or context—
- Interpretation.

(a) "Chief Customs-Authority" denotes the person authorized to exercise, subject to the Local Government, the chief control in matters relating to Sea-customs in any place in which this Act operates:

(b) "Chief Customs-Officer" denotes the Chief Executive Officer of Sea-customs for any Port to which this Act applies:

(c) "Customs-collector" includes every officer of Customs for the time being in separate charge of a Custom-house, or duly authorized to perform all, or any special, duties of an officer so in charge:

(d) "Customs-port" means any Port except Aden declared under section 11 to be a Port for the shipment and landing of goods:

(e) "Foreign Port" means Aden or any place beyond the limits of British India:

(f) "Vessel" includes any thing made for the conveyance by water of human beings or property:

(g) "Coasting vessel" denotes any vessel proceeding from one Customs-port to another Customs-port, whether touching at any intermediate Foreign Port or not: or proceeding from or to a Customs port to or from a place declared to be a port under section 12:

(h) "Master" when used in relation to any vessel means any person, except a Pilot or Harbour Master, having command or charge of such vessel:

(i) "Warehousing port" means any Customs-port declared under section 14 to be a warehousing port:

(j) "Warehouse" denotes any place appointed or licensed under section 15 or section 16.

4. When any person is expressly or impliedly Agent of owner of goods to be deemed owner for certain purposes, or any goods to be his agent in respect of such goods for all or any of the purposes of this Act, and such authorization is approved by the Customs-collector, such person shall, for such purposes, be deemed to be the owner of such goods.

5. Anything which a Master is required or empowered to do under this Act may, with the express or implied consent of such Master and the approval of the Customs-collector, be done by a ship's agent.

CHAPTER II.

APPOINTMENT AND POWERS OF OFFICERS, &c.

6. The Local Government of every place in which duties of Sea-customs are leviable, may appoint such persons as it thinks fit to be officers of Customs, and to exercise the powers conferred, and to perform the duties imposed, by this Act on such officers.

Every person so appointed may be suspended or dismissed by the Local Government which appointed him.

7. The Local Government may delegate to any officer of Customs any of the powers vested in it by the foregoing clause of section 6.

Every person appointed in exercise of such delegated power may be suspended or dismissed by the officer who appointed him.

8. At any place for which there is no Custom-house, the Collector of the District and the officers subordinate to him shall, unless the Local Government otherwise directs, perform all duties imposed by this Act on a Customs-collector and other officers of Customs.

9. The Chief Customs-Authority may from time to time, with the sanction of the Local Government, make rules consistent with this Act

(a) prescribing and limiting the powers and duties of officers of Customs,

(b) regulating the delegation of their duties by such officers; and

(c) generally to carry out the provisions of this Act.

10. No Chief Customs-Authority or Chief Customs-Officer, and no other officer of Customs whom such Chief Authority or Chief Officer deems it necessary to exempt on grounds of public duty, shall be compelled to serve on any jury or inquest, or as an assessor.

CHAPTER III.

APPOINTMENT OF PORTS, WHARVES, CUSTOM-HOUSES, WAREHOUSES AND BOARDING AND LANDING-STATIONS.

11. The Local Government may from time to time, by notification in the official Gazette,

(a) declare the places within the territories administered by it which alone shall be Ports for the shipment and landing of goods;

(b) declare the limits of such Ports;

(c) appoint proper places therein to be Wharves for the landing and shipping of goods, or of particular classes of goods;

(d) declare the limits of any such Wharf;

(e) alter the name of any such Port or Wharf; and

(f) declare what shall, for the purposes of this Act, be deemed to be a Custom-house, and the limits thereof.

12. The Local Government may also from time to time in like manner declare places to be Ports for the carrying on of coasting trade with Customs-ports, or with any specified Customs-port, and for no other purpose.

13. The Governor General in Council may from time to time direct, by notification in the Gazette of India, that all goods of any specified class of goods imported from or exported to any Foreign Port to or from a Customs-port shall, with such limitations and on such conditions (if any) as he thinks fit be treated

for any of the purposes of this Act as goods imported from or exported to a Customs-port as the case may be.

14. The Local Government may from time to time declare, by notification in the official Gazette, that any Customs-port shall be a Warehousing Port for the purposes of this Act.

15. At any Warehousing Port, the Chief Customs-Authority may from time to time appoint public warehouses wherein dutiable goods may be deposited without payment of duty on the first importation thereof, and may cancel such appointment.

16. At any Warehousing Port, the Chief Customs-Officer may from time to time license private warehouses wherein dutiable goods may be deposited as aforesaid.

Every application for a license for a private warehouse shall be in writing, and shall be drawn up in such form as is from time to time prescribed by the Chief Customs-Authority, and shall be signed by the applicant.

Every license granted under this section may be cancelled on conviction of the licensee of an offence under this Act relating to warehouses, unless it is otherwise provided in the license, or on the expiry of one month's notice in writing given to the licensee by the Chief Customs-Officer.

17. The Chief Customs-Authority may from time to time appoint, in or near any Customs-port, stations or limits at or within which vessels arriving at, or departing from, such Port shall bring to for the boarding or landing of officers of Customs, and may, unless separate provision therefor has been made under the Indian Ports Act, 1875, direct at what particular place in any such Port vessels, not brought into Port by pilots, shall anchor or moor.

CHAPTER IV.

PROHIBITIONS AND RESTRICTIONS OF IMPORTATION AND EXPORTATION.

18. No goods specified in the following clauses shall be brought, whether by land or sea, into British India:—

(a) any book printed in infringement of any law in force in British India on the subject of copyright, when the proprietor of such copyright, or his agent, has given to the Chief Customs-Authority a notice in writing that such copyright subsists, and a statement of the date on which it will expire:

(b) counterfeit coin: or coin which purports to be Queen's coin of India, or to be coin made under the Native Coinage Act, 1876, but which is not of the established standard in weight or fineness:

(c) any obscene book, pamphlet, paper, drawing painting, representation, figure or article:

(d) articles bearing any names, brands or marks being, or purporting to be, the names, brands or marks of manufacturers resident in the United Kingdom or British India, and not made by such manufacturers.

19. The Governor General in Council may from time to time, by notification in the *Gazette of India*, prohibit or restrict the bringing or taking by sea or by land of any specified description into or out of British India or any specified part of British India.

CHAPTER V.

LEVY OF AND EXEMPTION FROM, CUSTOMS-DUTIES.

20. Except as herein after provided, Customs-duties shall be levied at such rates as may be prescribed by or under any law for the time being in force, on—

(a) goods imported or exported by sea into or from any Customs-port or from or to any Foreign Port;

(b) opium, salt or dried fish imported by sea from any Customs-port to any other Customs-port;

(c) goods brought from any Foreign Port to any Customs-port, and without payment of duty, there transhipped for, or thence carried to, and imported at any other Customs-port;

(d) goods brought in bond from one Customs-port to another:

Provided that no such duties shall be levied on goods belonging to the Government.

21. Except as otherwise expressly provided by any law for the time being in force, goods whereof any article is liable to duty under this Act forms a part or ingredient shall be chargeable with the full duty which would be payable on such goods if they were entirely composed of such article, or if composed of more than one article liable to duty then with the full duty which would be payable on such goods if they were entirely composed of the article charged with the highest rate of duty.

22. The Governor General in Council may from time to time, by notification in the *Gazette of India*, fix, for the purpose of levying duties, tariff-values of any goods exported or imported by sea on which Customs-duties are by law imposed, and alter any such values fixed by any Tariff Act for the time being in force.

23. The Governor General in Council may from time to time, by notification in the *Gazette of India*, exempt from Customs-duties any goods imported into, or exported from, British India, or into or from any specified Port therein, from the whole or any part of the Customs-duties leviable on such goods.

The Local Government may, by special order in each case, exempt from the payment of duty, under the circumstances of an exceptional nature, to be stated in such order

any goods on which Customs-duties are payable.

24. The Customs-collector may, subject to any general rules relating to the landing and shipping of passengers' baggage and the passing of the same through the Customs-house, which may be made under section 75, and free of duty any baggage in actual use, and for this purpose may determine, subject to any such rules, whether any goods shall be baggage in actual use, or as goods subject to duty.

25. If goods produced or manufactured in British India be imported into any Customs-port from any Foreign Port, such goods shall be liable to all the duties, conditions and restrictions (if any) to which goods of the like kind and value not so produced or manufactured are liable on the first importation thereof:

Provided that, if such importation takes place within three years after the exportation of such goods, and it is proved to the satisfaction of the Customs-collector that the property in such goods has continued in the person by whom, or on whose account, they were exported, the goods may be admitted without payment of duty.

26. Any goods produced or manufactured in British India which have been exported therefrom, and on the exportation of which any drawback or excise has been received shall, on being imported into any Customs-port, be subject, unless the Chief Customs-Authority in any particular case otherwise directs by special order, to payment of excise duty, at the rate to which goods of the like kind and quality are liable at such port.

27. All goods derelict, jetsam, flotsam and wreck, brought or coming into any place in British India shall be subject to the same duties, and to any, to which goods of the like kind are for the time being subject on importation at any Customs-port and shall in other respects be dealt with as if they were imported from a foreign port, unless it be shown to the satisfaction of the Customs-collector that such goods are the produce or manufacture of any place, from which they are entitled to be admitted duty-free.

28. Provisions and stores produced or manufactured in British India, required for use on board of any vessel proceeding to any Foreign Port, may be shipped free of duty, whether of customs or excise, in such quantities as the Customs-collector determines with reference to the tonnage of the vessel, the number of the crew and passengers, and the length of the voyage on which the vessel is about to depart.

Provided that no rice shall be so shipped on any vessel going on a voyage of less than thirty days probable duration.

29. On the importation into, or exportation from, any Customs-port of any goods, whether liable to duty or not, the owner of such goods shall, in his bill of entry or shipping-bill, as the case may be, state the real value, quantity, and description of such goods to the best of his knowledge and belief, and shall subscribe a declaration of the truth of such statement at the foot of such bill.

In case of doubt, the Customs-collector may require any such owner to produce any invoice, broker's note, policy of insurance or other document, whereby the real value, quantity, or description of any such goods can be ascertained, to produce the same, and to furnish any information relating to such value, quantity, or description which it is in his power to furnish. And thereupon such person shall produce such document and furnish such information:

Provided that, if the owner makes and subscribes a declaration before the Customs-collector to the effect that he is unable, from want of full information, to state the real value or contents of any case, package or parcel of goods, then the Customs-collector shall permit him, previous to the entry thereof, (1) to open such case, package or parcel, and examine the contents in presence of an officer of Customs, or (2) to deposit such case, package or parcel in a public warehouse appointed under section 15 with-
out warehousing the same, pending the production of such information.

30. For the purposes of this Act the real value shall be deemed to be—

(a) the wholesale cash-price, less trade-discount, for which goods of the like kind and quality are sold, or are capable of being sold, at the time and place of importation or exportation as the case may be, without any abatement or deduction whatever, except (in the case of goods imported) of the amount of the duties payable on the importation thereof: or,

(b) where such price is not ascertainable, the cost at which goods of the like kind and quality could be delivered at such place without any abatement or deduction except as aforesaid.

31. Goods chargeable with duty upon the examination of value thereof, but for which a specific value is not fixed by law for the purpose of levying duties thereon, shall, without unnecessary delay, be examined by an officer of Customs. If it appears that the real value of such goods is correctly stated in the bill of entry or shipping-bill, the goods shall be assessed in accordance therewith.

32. If it appears that such goods are properly chargeable with a higher rate or amount of duty than that to which they would be subject according to the value thereof as stated in the bill of entry or shipping-bill, such officer may detain such goods.

In every such case the detaining officer shall forthwith give notice in writing to the owner of the goods of their detention, and of the

value thereof as estimated by him; and the Customs-collector shall, within two clear working days after such detention, or within such reasonable period as may with the consent of the parties be arranged, determine either to deliver such goods on payment of duty charged according to the entry of such owner, or to retain the same for the use of Government.

If the goods be retained for the use of Government, the Customs-collector shall cause the full amount stated in the bill as their real value to be paid to the owner in full satisfaction for such goods, in the same manner as if they had been transferred by ordinary sale, and shall, after due notice in the local official Gazette, or some local newspaper and without unnecessary delay, cause them to be put up to public auction in wholesale lots for cash on delivery.

If the Customs-collector deems the highest offer made at such sale to be inadequate, he may either adjourn the sale to some other day, to be notified as aforesaid, or buy in the goods, and without unnecessary delay dispose of them for the benefit of Government.

If the proceeds arising from such sale exceed the sum paid to the owner, together with (in the case of goods imported) the duty to which the goods are liable and all charges incurred by Government in connection with them, a portion not exceeding one-half of the overplus shall, at the discretion of the Chief Officer of Customs, be payable to the officer who detected the undervaluation of the goods.

Nothing in this section shall prevent the Chief Officer of Customs, when he has reason to believe that any such undervaluation was solely the result of accident or error, from permitting the owner of the goods, on his application for that purpose, to amend such entry, on payment of such increased rate of duties on the excess of the amended over the original valuation, or on such other terms as the Chief Officer of Customs may determine.

33. If, on the first examination of any such goods under section 31, the owner thereof states in writing that such goods are, in consequence of damage sustained before delivery of the bill of entry, of value less than that stated in such bill, the Customs-collector, on being satisfied of the fact, may allow abatement of duty accordingly.

The reduced duty to be levied on such goods may be ascertained by either of the following methods, at the option of the owner—

(a) the real value of such goods may be fixed on appraisement by an officer of Customs and the duty may be assessed on the value so fixed; or

(b) the goods may, after due notice in the local official Gazette or some local newspaper, be sold by public auction at such time (within thirty days from the date of delivery of the bill of entry), and at such place, as the Customs-collector appoints; and the duty may be assessed on the gross amount realized by such sale, without any abatement or deduction, except (in the case of goods imported) of so much as represents the duties payable on the importation thereof.

34. When any goods, the value of which has been fixed by law for the purpose of levying duties thereon, have, before delivery of the bill-of-entry, deteriorated to the extent of more than one-tenth of their value, the duty on such goods shall if the owner thereof so desires be assessed *ad valorem*.

The real value of such goods shall be ascertained as provided in section 33, and the duty shall be assessed thereon.

35. No abatement of duty on account of damage shall be allowed on wines, spirit or beer, or on any other articles on which duties are levied on quantity and not on value.

36. Except as provided in section 34, no amendment of a bill of entry or shipping-bill relating to goods assessed for duty on the declared value, quantity, or description thereof shall be allowed after such goods have been removed from the Custom-house.

37. The rate of duty and the tariff valuation (if applicable to any goods imported) shall be the rate and valuation in force on the date on which the bill of entry thereof is delivered to the Customs-collector under section 36.

Provided that when such rate or valuation has been raised after the grant of port-clearance at the port of shipment, the rate and valuation applicable to such goods shall be the rate and valuation in force on the date of such grant.

Provided also that if such goods are warehoused under section 115 of this Act, the rate and valuation applicable thereto shall be the rate and valuation in force at the time when application is made to clear such goods for home consumption.

Explanation.—A bill of entry shall for the purposes of this section be deemed to be delivered when it is first presented to the proper officer of Customs.

38. The rate of duty and tariff valuation (if any) applicable to any goods exported shall be the rate and valuation in force when a shipping-bill of such goods is delivered under section 137.

39. When Customs-duty has been levied through inadvertence, error, collusion or mistake on the part of officers of Customs, or through mis-statement of the real value, quantity, or description on the part of the owner,

or when any such duty, or charge after having been levied, has been erroneously refunded,

the person chargeable with the duty or charge so short-levied, or to whom such refund has erroneously been made, shall pay the deficiency or return him in excess, on demand being made within the month from the date of the first assessment or making of the refund; and the Customs-collector may refuse to pass any goods belonging to such person until the said deficiency or excess is paid or repaid.

40. No Customs-duties or charges which have been paid, and of which repayment, wholly or in part, is claimed in consequence of the same having been paid through inadvertence, error or misconception, shall be returned, unless such claim is made within three months from the date of such payment.

No refund of charges erroneously levied or paid, unless claimed within three months.

41. The Customs-collector may, if he thinks fit, instead of requiring payment of Customs-duties and charges due from any mercantile firm or public body, at the time such duties and charges are payable under this Act, keep with such firm or body an account current of such duties and charges. Such account shall be settled at intervals not exceeding one month, and such firm or body shall make a deposit or furnish security sufficient in the opinion of the Customs-collector to cover the amount which may at any time be due from them in respect of such duties and charges.

Power to give credit for and keep account current of duties and charges.

CHAPTER VI.

DRAWBACK.

42. When any goods, capable of being easily identified, which have been imported by sea into any Customs-port from any Foreign Port, and upon which duties of Customs have been paid on importation, are re-exported by sea from such Customs-port to any Foreign Port, or as provisions or stores for use on board a ship proceeding to a Foreign Port, seven-eighths of such duties shall, except as otherwise hereinafter provided, be repaid as drawback:

Drawback allowable on re-export.

Provided that, in every such case, the goods be identified to the satisfaction of the Customs-collector at such Customs-port, and that the re-export be made within two years from the date of importation, as shown by the records of the Custom-house, or within such extended term as the Chief Customs-Authority, on sufficient cause being shown, in any case determines.

Conditions for grant of drawback.

43. When any goods having been charged with import-duty at one Customs-port and thence exported to another, are re-exported by sea as aforesaid, drawback shall be allowed on such goods as if they had been so re-exported from the former port.

Drawback on goods exported to Customs-port and thence to Foreign Port.

Provided that, in every such case, the goods be identified to the satisfaction of the officer in charge of the Custom-house at the Port of final exportation, and that such final exportation be made within three years from the date on which they were first imported into British India.

Proviso.

44. A drawback of the whole of the Customs-duties shall be allowed on wine and spirit intended for the consumption of any officer of Her Majesty's Navy, on board of any of Her Majesty's ships in actual service, unless such wine and spirit have been warehoused without payment of duty on the first entry thereof.

Drawback of duties on wine and spirit allowed for officers of Navy.

The quantity of wine and spirit on which drawback may be so allowed in any one year for the

use of such officers shall not exceed the quantities hereinafter allowed for each such officer respectively; that is to say—

	<i>Gals.</i>
For every Admiral ...	1,200
Vice-Admiral ...	1,050
Rear-Admiral ...	840
Captain of 1st and 2nd rate ...	630
Captain of 3rd, 4th and 5th rate ...	420
Captain of an inferior rate ...	310
Lieutenant or other Commanding Officer, Marine-officer, Master, Purser or Surgeon ...	105

45. Every person clearing and claiming drawback for wine or spirit, as provided in section 44, shall state in the shipping bill the name of the officer for whom such wine or spirit is intended, and of the ship in which he serves, as well as the place and date of the last supply for which drawback was allowed.

Persons entering such wine or spirit for drawback to declare name and rank of officer claiming same.

All such wine and spirit shall be delivered into the charge of the proper officers of Customs at the Port of shipment, to be shipped under their receipt; and when the officer commanding the ship has certified the receipt of such wine and spirit into his charge, and any such officer of Customs has certified the shipment, the drawback shall be paid to the person entitled to receive the same.

46. The Customs-collector may permit the transfer of any such wine or spirit from one Naval officer to another, to another Naval officer or board of the same, or of any other such vessel, as part of his authorized quantity;

Transfer of wine or spirit from one Naval officer to another.

or may permit the transshipment of any such wine or spirit from one vessel to another for the use of the same Naval officer;

or may permit the transshipment of any such wine or spirit from one vessel to another for the use of the same Naval officer;

or the re-landing and warehousing of any such wine or spirit for future re-shipment.

or the re-landing and warehousing of any such wine or spirit for future re-shipment.

The Customs-collector may also receive back the duties for any such wine or spirit, and allow the same to be cleared for home-consumption.

47. Provisions and stores for the use of Her Majesty's Navy or of any officer thereof which are subject to duty may, in like manner, be transferred, transhipped or reloaded and warehoused, free of duty;

Provisions and stores for Her Majesty's Navy.

and where duties have been paid on any such provisions or stores required for shipment, drawback of such duties, whether of customs or excise, shall be allowed on receipt of an application in writing from the officer commanding the ship for which they are intended, or from some other officer duly authorized to make such application.

48. The provisions of sections 44, 45, 46 and 47 as to officers of Her Majesty's Navy apply also to officers of Her Majesty's Indian Marine and Marine-survey on board of any of the ships of such Marine or Survey proceeding to any port out of India, and the rules prescribed by section 47 as to provisions and stores for the use of Her Majesty's Navy apply also to provisions and stores for the use of such Marine or Survey.

Indian Marine and Marine-survey.

49. The Governor General in Council may from time to time, by notification in the *Gazette of India*,
Power to declare what goods are identifiable,

(a) declare what goods shall, for the purpose of this chapter, be deemed to be capable of being easily identified; and

(b) prohibit the payment of drawback upon the re-exportation of goods to any specified Foreign Port in India.
and may prohibit drawback in case of specified Foreign Port.

50. Notwithstanding anything hereinbefore contained, no drawback shall be allowed—
When no drawback is allowed.

(a) upon goods not included in the export-manifest, or

(b) where the goods to be exported are of less value than the amount of drawback claimed, or

(c) where the claim is for drawback amounting, in respect of any single shipment, to less than five rupees, and the Customs-collector thinks fit to reject it, or

(d) on salt, salted fish, or opium.

51. No drawback shall be allowed unless the claim to receive such drawback be made and established at the time of re-export.
Time to claim drawback.

No such payment of drawback shall be made until the vessel carrying the goods has put out to sea, or unless payment be demanded within months from the date of entry for shipment.
When payment made.

52. Every person, or his duly authorized agent, claiming drawback on any goods duly exported, shall make and subscribe a declaration that such goods have been actually exported, and have not been re-landed and are not intended to be re-landed at any Customs-port; and that such person was at the time of entry outwards and shipment, and continues to be, entitled to drawback thereon.
Declaration by parties claiming drawback.

CHAPTER VII.

ARRIVAL AND DEPARTURE OF VESSELS.

Arrival and entry of vessel inwards.

53. The Local Government may, by notification in the local official Gazette, fix a place in any river or Port, beyond which no vessel arriving shall pass until a manifest has been delivered to the Pilot, officer of Customs or other person duly authorized to receive the same.
Power to fix places beyond which inward-bound vessels are not to proceed until manifest delivered.

If, in any river or Port wherein a place has been fixed by the Local Government under this section, the Master of any vessel arriving remains outside or below the place so fixed, such Master shall, nevertheless, within twenty-four hours after the vessel anchors, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.
Delivery of manifest when vessel anchors below place so fixed.

54. If any vessel arrives at any Customs-port in which a place has not been so fixed, the Master of such vessel shall, within twenty-four hours after such vessel has anchored within the limits of the Port, deliver a manifest to the Pilot, officer of Customs or other person authorized to receive the same.
Delivery of manifest where no place has been so fixed.

55. Every manifest shall be signed by the Master, shall specify all goods imported in such vessel, showing separately all goods (if any) intended to be landed, transhipped or taken on to another Port, and all ships' stores intended for consumption in Port or on the homeward voyage, and shall contain such further particulars, and be made out in such form, as the Chief Customs-Authority may from time to time direct.
Signature and contents of manifest.

The Customs-collector shall permit the Master to amend any obvious error in the manifest, or to supply any omission which in the opinion of such Collector results from accident or inadvertence, by furnishing an amended or supplementary manifest,
Amendment of errors in manifest.

and may, if he thinks fit, levy thereon such fee as the Chief Customs-Authority from time to time directs.

Except as herein provided, no import manifest shall be amended.

56. The person receiving a manifest under section 53 shall counter-sign the same and enter thereon such particulars as the Chief Customs-Authority from time to time directs in this behalf.
Duty of person receiving manifest.

57. No vessel arriving at any Customs-port shall be allowed to break bulk until a manifest has been delivered as hereinbefore provided; nor until a copy of such manifest, together with an application for entry of such vessel inwards, has been presented by the Master to the Customs-collector, and an order has been given thereon for such entry.
Bulk not to be broken until manifest, &c., delivered, and vessel entered inwards.

58. The Master shall, if required so to do by the Customs-collector at the time of presenting such application, deliver to the Customs-collector the bill of lading or a copy thereof for every part of the cargo laden on board, and any port-clearance, cockett or other paper granted in respect of such vessel at the place from which she is stated to have come, and shall answer all such questions relating to the vessel, cargo, crew and voyage as are put to him by such officer.
Master, if required, to deliver bill of lading, &c., to Customs-collector.

The Customs-collector may, if any requisition or question made or put to him under this section is not complied with or answered, refuse to grant such application.

59. Notwithstanding anything contained in section 57, the Customs-collector may grant, prior to receipt of the manifest, and to the entry inwards of the vessel, a special pass permitting bulk to be broken.
Special pass for breaking bulk.

The granting of such pass shall be subject to such rules as may from time to time be made by the Chief Customs-Authority.

60. Notwithstanding anything contained in Manifest, &c., any by section 53, 54, 55 or 58, delivered by ship's agent, the Customs-collector may accept from the ship's agent in lieu of the Master delivery of the manifest or of any other document required by those sections to be delivered by the Master.

Entry outwards, port-clearance and departure of vessels.

61. No vessel shall take on board any part of her export-cargo, until a written application for entry of such vessel outwards subscribed by the Master of such vessel, has been made to the Customs-collector or before an order has been given thereon by such officer for such entry.

Every application made under this section shall specify the name, tonnage, and national character of the vessel, the name of the Master, and the name of every place for which cargo is to be shipped.

62. No vessel, whether laden or in ballast, shall depart from any Customs-port until a port-clearance has been granted by the Customs-collector or other officer duly authorized to grant the same.

And no Pilot shall take charge of a vessel proceeding to sea, unless the Master of such vessel produces a port-clearance.

63. Every application for port-clearance shall be made by the Master at least twenty-four hours before the intended departure of the vessel.

The Master shall, at the time of applying for

port-clearance—
 (a) deliver to the Customs-collector a manifest in duplicate in such form as may from time to time be prescribed by the Chief Customs-Authority, signed by such Master, specifying all goods to be exported in the vessel, and showing separately all goods and stores entered in the import manifest, and not landed or consumed on board or transhipped;

(b) deliver to the Customs-collector such shipping bills or other documents as such Customs-collector acting under the general instructions of such Chief Customs-Authority, requires; and

(c) answer to the proper officer of Customs such questions touching the departure and destination of the vessel as are demanded of him.

The provisions of section 53 relating to the amendment of import-manifests shall mutatis mutandis apply also to export-manifests delivered under this section.

64. The Customs-collector may refuse port-clearance to any vessel until

(a) the provisions of section 53 are complied with;

(b) all Port-dues and other charges and penalties due by such vessel, or by the owner or Master thereof, and all duties payable in respect

of any goods shipped thereon have been duly paid, or their payment secured by such guarantee, or by a deposit at such rate as such Customs-collector directs;

(c) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that he will be liable for any penalty imposed under section 167, No. 17, and furnishes security for the discharge of the same;

(d) the ship's agent (if any) delivers to the Customs-collector a declaration in writing to the effect that such agent is answerable for the discharge of all claims for damage or short delivery which may be established by the owner of any goods comprised in the import-cargo in respect of such goods.

A ship's agent delivering a declaration under clause (c) of this section shall be liable to all penalties which might be imposed on the Master under section 167, No. 17, and a ship's agent delivering a declaration under clause (d) of this section shall be bound to discharge all claims referred to in such declaration.

65. When the Customs-collector is satisfied that the provisions of section 61 and if necessary of clauses (b) and (c) and (d) of section 64 have been complied with, he shall grant a port-clearance to the Master, and shall return at the same time to such Master one copy of the manifest duly countersigned by the proper officer of Customs.

66. Notwithstanding anything contained in sections 61 and 65, the Customs-collector may subject to such rules as the Chief Customs-Authority may from time to time prescribe, grant a port-clearance to the Master when the ship's agent furnishes such security as the Customs-collector deems sufficient for duly delivering, within five days from the date of such grant, the manifest and other documents specified in section 61.

CHAPTER VIII.

GENERAL PROVISIONS AFFECTING VESSELS IN PORT.

67. The Customs-collector at any Customs-port may at any time detain on board his discretion one or more officers of Customs to board any vessel in or arriving at such Port.

Every officer of Customs so sent shall remain on board of such vessel by day and by night unless or until the Customs-collector otherwise orders.

68. Whenever an officer of Customs is so deputed on board of any vessel, the Master of such vessel shall be bound to receive on board such officer and one servant of such officer, and to provide such officer and servant with suitable shelter and accommodation, and likewise with a due allowance of fresh water, and with the means of cooking on board.

69. Every officer of Customs so deputed shall have free access to every part of the vessel, and may fasten down any hatchway or entrance to the hold, and

mark any goods before landing, and lock up, seal, mark, or otherwise secure any goods on board of such vessel.

If any box, place or closed receptacle in any Power to authorize such vessel be locked, and search and opening of the key be withheld, such locks. officer shall report the same to the Customs-collector, who may thereupon issue to the officer on board, or to any other officer under his authority, a written order to search.

On production of such order, the officer bearing the same may require that any such box, place or closed receptacle be opened in his presence; and, if it be not opened upon his requisition, he may break open the same.

70. Unless with the written permission of the

Goods not to be ship- Customs-collector or in ac- ped, discharged or water- cordance with a general per- borne except in presence mision granted under sec- tion 74, no goods, other than passengers' baggage, or ballast urgently required to be shipped for the vessel's safety, shall be shipped or waterborne to be shipped or discharged from any vessel in any Customs-port, except in the presence of an officer of Customs.

71. When an officer of Customs is deputed

Period allowed for discharge and shipment of cargo. under section 67 to remain on board a vessel, the tonnage of which does not exceed six hundred tons, a period of thirty working days, reckoned from the date on which he boards such vessel, or such additional period as the Customs-collector directs, shall be allowed for the discharge of import-cargo and the shipment of export-cargo on board of such vessel.

One additional day shall, in like manner, be allowed for every fifty tons in excess of six hundred.

No charge shall be made for the services of a single officer of Customs for such allowed number of working days, or for the services of several such officers (if available) for respective periods not exceeding the aggregate such allowed number of working days.

If the period occupied in the discharge and shipment of cargo be in excess of thirty working days, together with the additional period (if any) allowed under this section, the vessel shall be charged with the expense of the officer of Customs at a rate not exceeding five rupees per diem (Sundays and holidays excepted) for such excess period.

In calculating any period allowed, or any charge

Allowance for period made, under this section, the during which vessel is period (if any) during which laid up. a vessel after the completion of the discharge of import-cargo, and before commencing the shipment of export-cargo, is laid up by the withdrawal of the officer of Customs upon application from the Master, shall be deducted.

72. Except with the written permission of the

Goods not to be landed, Customs-collector, no goods, other than passengers' baggage, shall in any Customs-port be discharged from any vessel, or be shipped or water-borne to be shipped—

(a) on any Sunday or on any holiday or day in which the discharge or shipping of cargo, as

the case may be, is prohibited by the Chief Customs-Authority;

(b) on any day, except between such hours as such authority from time to time appoints by notification in the official Gazette.

73. No goods shall in any Customs-port be

Goods not to be ship- landed at any place other ped, &c. except at wharfs. than a wharf or other place duly appointed for that purpose, and

unless with the written permission of the Customs-collector or when a general permission has been granted under section 74, no goods shall in any Customs-port be shipped or water-borne to be shipped from any place other than a wharf or other place duly appointed for that purpose.

74. Notwithstanding anything contained in

Power to exempt from section 70 or 73, the Chief sections 70 and 73. Customs-Authority may, by notification in the local official Gazette, give general permission for goods to be shipped or water-borne to be shipped in any Customs-port from all or any places not duly appointed as wharves, and without the presence or authority of an officer of Customs.

75. The Chief Customs-Authority may from

Power to make rules time to time make rules for regarding baggage and the landing and shipping of units. passengers' baggage and the passing of the same through the Customs-house; and for the loading, shipping and clearing of parcels forwarded by Her Majesty's or other mails, or by other regular packets and passenger vessels.

When any baggage or parcels is or are made

loading fees. over to an officer of customs for the purpose of being landed a fee of such amount as the Local Government from time to time directs shall be chargeable thereon, as compensation for the expense and trouble incurred in landing and depositing the same in the Custom-house.

76. When any goods are water-borne for the

Boat-note. purpose of being landed from any vessel and warehoused or cleared for home-consumption, or of being shipped for exportation on board of any vessel, there shall be sent, with each boat-load or other separate despatch, a boat-note specifying the number of packages so sent and the marks and numbers or other description thereof.

Each boat-note for goods to be landed shall be signed by an officer of the vessel, and likewise by the officer of Customs on board, if any such officer be on board, and shall be delivered on arrival to any officer of Customs authorized to receive the same.

Each boat-note for goods to be shipped shall be signed by the proper officer of Customs, and, if an officer of Customs is on board of the vessel on which such goods are to be shipped, shall be delivered to such officer. If no such officer be on board, every such boat-note shall be delivered to the Master of the vessel, or to an officer of the vessel appointed by him to receive it.

The officer of Customs who receives any boat-note of goods landed, and the officer of Customs, Master, or other officer, as the case may be, who receives any boat-note of goods shipped, shall sign the same and note thereon such particulars as the Chief Customs-Authority may from time to time, direct.

The Local Government may from time to time by notification in the local official Gazette, suspend the operation of this section in any Customs-port or part thereof.

77. All goods water-borne for the purpose of being landed or shipped shall be landed or shipped without any unnecessary delay.

Goods water-borne to be forthwith landed or shipped.

78. Except in cases of imminent danger no goods shall be discharged into or loaded in any boat for the purpose of being landed or shipped shall be transhipped into any other boat without the permission of an officer of Customs.

Such goods not to be transhipped without permission.

79. The Local Government may declare with regard to any Customs-port, by notification in the local official Gazette, that after a date therein specified, no boat not duly licensed and registered shall be allowed to ply as a cargo-boat for the landing and shipping of merchandize within the limits of such Port.

Power to prohibit plying of unlicensed cargo-boats.

In any Port with regard to which such notification has been issued, the Chief Officer of Customs or other officer whom the Local Government appoints in this behalf, may, subject to such rules and on payment of such fees as the Local Government from time to time prescribes by notification in the local official Gazette, issue licenses for and register cargo boats. Such officer may also, subject to rules so prescribed, cancel any license so issued.

Issue of licenses and registration of cargo-boats.

80. The Customs-collector may, whenever he thinks fit, require that goods stowed in bulk, and brought by sea or intended for exportation, shall be weighed or measured on board-ship before landing or after shipment, and may levy duty according to the result of such weighing or measurement.

Power to require goods to be weighed or measured on board before landing or after shipment.

CHAPTER IX.

OF DISCHARGE OF CARGO AND ENTRY INWARDS OF GOODS.

81. When an order for entry inwards of any vessel which has arrived in any Customs-port, or a special pass permitting such vessel to break bulk, has been given, the discharge of the cargo of such vessel may be proceeded with.

Discharge of cargo may commence on receipt of the permission.

82. Except as otherwise provided in this Act, no goods shall be allowed to leave any such vessel, unless they are entered in the original manifest of such vessel, or in an amended or supplementary manifest received under section 55.

Goods not to leave ship, unless entered in manifest.

83. If the owner of any goods (except such as have been shown in the import-manifest as not to be landed) does not land such goods within such period as is specified in the bill of lading of such goods, or if no period is so specified within such number of working days, not exceeding fifteen, after the entry

Procedure in respect of goods not landed within time allowed.

of the vessel importing the same, as the Local Government from time to time appoints by notification in the official Gazette, or

if the cargo of any vessel, with the exception of only a small quantity of goods, has been discharged previously to the expiration of the period so specified or appointed, as this case may be,—

the Master of such vessel or, on his application, the proper officer of Customs, may then carry such goods to the Custom-house, there to remain for entry.

The Customs-collector shall thereupon take charge of and grant receipts for such goods;

and if notice in writing has been given by the Master that the goods are to remain subject to a lien for freight, primage, general average, or other charges of a stated amount, the Customs-collector shall hold such goods until he receives notice in writing that the said charges are paid.

84. At any time after the arrival of any vessel, the Customs-collector may, with the consent of the Master of such vessel, cause any small package or parcel of goods to be carried to the Custom-house, there to remain for entry, in charge of the officers of Customs, during the remainder of the working days allowed under this Act for the landing of such package or parcel.

Power to land small parcels.

If any package or parcel so carried to the Custom-house remains unclaimed on the expiration of the number of working days so allowed for its landing, or at the time of the clearance outwards of the vessel from which it was landed, the Master may give such notice as is provided in section 83, and the officer in charge of the Custom-house shall thereupon hold such package or parcel as provided in that section.

Notice regarding unclaimed packages.

85. Notwithstanding anything contained in sections 83 and 84 the Customs-collector in any Customs-port to which the Local Government, by notification in the local official Gazette, declares this section to be applicable, may permit the Master of any vessel immediately on receipt of an order under section 57 or special pass under section 59, to discharge the cargo of such vessel or any portion thereof into the custody of the ship's agents if willing to receive the same, for the purpose of landing the same forthwith—

Power to permit immediate discharge.

(a) at the Custom-house or any specified landing-place or wharf; or

(b) at any landing-place or wharf belonging to any Port Commissioners, Port Trust or other public body or company;

Any ship's agent so receiving such cargo or portion shall be bound to discharge all claims for damage or short delivery which may be established in respect of the same by the owner thereof, and shall be entitled to recover from such owner his charges for service rendered, but not for commission or the like, where any agent for the landing of such cargo or portion has been previously appointed by the owner and such appointment unrevoked.

The Customs-collector shall take charge of a goods discharged under clause (a) of this section and otherwise proceed in relation thereto as provided in sections 83 and 85.

A public body or company at whose landing place or wharf any goods are discharged under clause (4) of this section, shall not permit the same to be removed without an order in writing from the Customs-collector.

86. The owner of any goods imported shall on the landing thereof from the importing ship, make entry of such goods for home consumption or warehousing by delivering to the Customs-collector a bill of entry thereof in duplicate, in such form and containing such particulars, in addition to the particulars specified in section 85, as may, from time to time, be prescribed by the Chief Customs-Authority.

The particulars of such entry shall correspond with the particulars given of the same goods in the manifest of the ship.

87. On the delivery of such bill the duty (if any) leviable on such goods shall be assessed, and the owner of such goods may then proceed to clear the same for home-consumption, or warehouse them, subject to the provisions hereinafter contained.

88. If any goods are not entered and cleared for home-consumption, or warehoused, within four months from the date of entry of the vessel, such goods may, after due notice to the owner, if his address can be ascertained, and in the Local Gazette, be sold by public auction, and the proceeds thereof shall be applied, first, to the payment of freight, primage and general average, if the goods are held by the Customs collector subject to such charges under notice given under section 84, 84A or 85; next, to the payment of the duties which would be leviable on such goods if they were then cleared for home-consumption, and next to the payment of the other charges (if any) payable to the Customs-collector in respect of the same.

The surplus, if any, shall be paid to the owner of such goods, on his application for the same; provided that such application be made within one year from the date of the goods, or that sufficient cause be shown for not making it within such period.

If any goods of which the Customs-collector has taken charge under section 83, 84 or 85 be of a perishable nature, the Customs-collector may at any time direct the sale thereof, and shall apply the proceeds in like manner.

Provided that, where any goods liable to be sold under this section are arms, ammunition or military stores, they may be sold or otherwise disposed of at such place (whether within or without British India), and in such manner, as the Local Government may from time to time direct.

Provided also, that nothing in this section shall authorize the removal for home-consumption of any dutiable goods without payment of duties of customs thereon.

CHAPTER X.

DECLARATION OF GOODS FOR HOME-CONSUMPTION.

89. When the owner of any goods entered for home-consumption, and (if such goods be liable to duty) assessed

under section 82, has paid the import duty (if any) assessed on such goods and any charges payable under this Act in respect of the same, the Customs-officer may make an order clearing the same; and such order shall be sufficient authority for the removal of such goods by the owner.

CHAPTER XI.

WAREHOUSING.

Of the admission of goods into warehouses.

90. When any dutiable goods have been entered for warehousing and assessed under section 87, the owner of such goods may apply for leave to deposit the same in any warehouse appointed or licensed under this Act.

91. Every such application shall be in writing signed by the applicant, and shall be in such form as is from time to time prescribed by the Chief Customs-Authority.

92. When any such application has been made in respect of any goods, the owner of the goods to which it relates shall execute a bond, binding himself, in a penalty of twice the amount of duty assessed under section 87 on such goods,

(a) to observe all rules prescribed by this Act in respect of such goods;

(b) to pay, on demand, all duties and charges claimable on account of such goods under this Act, together with interest on the same from the date of demand, at such rate not exceeding six per cent. per annum as is for the time being fixed by the Chief Customs-Authority; and

(c) to discharge all penalties incurred for violation of the provisions of this Act in respect of such goods.

Every such bond shall be in the form marked A hereto annexed, or, when such form is inapplicable or insufficient, in such other form as, from time to time prescribed by the Chief Customs-Authority, and shall relate to the cargo or portion of the cargo of one vessel only.

93. When the provisions of sections 81 and 92 have been complied with in respect of any goods, such goods shall be forwarded in charge of an officer of customs to the warehouse in which they are to be deposited.

A pass shall be sent with the goods specifying the name of the importing vessel and of the bond, the marks, numbers and contents of each package, and the warehouse or place in the warehouse wherein they are to be deposited.

94. On receipt of the goods the pass shall be examined by the warehouse-keeper, and shall be returned to the Customs-collector.

No package, butt, cask or bag shall be admitted into any warehouse unless it has the marks and numbers specified in and thereon correspond with the pass for its admission.

If the goods be found to correspond with the pass, the warehouse-keeper shall certify to the

effect on the pass, and the warehousing of such goods shall be deemed to have been completed.

If the goods do not so correspond, the fact shall be reported by the warehouse-keeper for the orders of the Customs-collector, and the goods shall either be returned to the Custom-house in charge of an officer of Customs or kept in deposit pending such orders, as the warehouse-keeper deems most convenient.

If the quantity or value of any goods has been erroneously stated in the bill of entry, the error may be rectified at any time before the warehousing of the goods is completed, and not subsequently.

95. Except as provided in section 100, all goods shall be warehoused in the packages, butts, casks or hogsheads in which they have been imported.

96. Whenever any goods are lodged in a public warehouse or a licensed private warehouse, the warehouse-keeper, or, in the case of the Bengal Bonded Warehouse Association, the Secretary of the said Association, shall deliver a warrant signed by him as such to the person lodging the goods.

Such warrant shall be in the Form B hereto annexed, and shall be transferable by endorsement; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

The Local Government may by notification in the local official Gazette exempt salt and salted fish from the operation of this section and may in like manner cancel such exemption.

Rules relating to goods in a warehouse.

97. The Customs-collector or any officer deputed by him for the purpose, shall have access to any private warehouse licensed under this Act.

98. The Customs-collector may at any time by order in writing direct that any goods or packages lodged in any warehouse shall be opened, weighed or otherwise examined; and after any goods have been so opened or examined, may cause the same to be sealed or marked in such manner as he thinks fit.

When any goods have been so sealed and marked after examination, they shall not be again opened without the permission of the Customs-collector; and when any such goods have been opened with such permission, the packages shall, if he thinks fit, be again sealed or marked as before.

99. Any owner of goods lodged in a warehouse shall, at any time within the hours of business, have access to his goods in presence of an officer of Customs, and an officer of Customs shall, upon application for the purpose being made in writing to the Customs-collector, be deputed to accompany such owner.

When an officer of Customs is specially employed to accompany such

meet the expense thereby incurred shall, if the Customs-collector so require, be paid by such owner to the Customs-collector, and such sum shall, if the Customs-collector so direct, be paid in advance.

100. With the sanction of the Customs-collector, and after such notice given, and under such rules and conditions as the Chief Customs-Authority from time to time prescribes, any owner of goods may, either before or after warehousing the same,—

(a) sort, separate, pack and repack the goods and make such alterations therein as may be necessary for the preservation, sale, shipment or disposal thereof (such goods to be repacked in the packages in which they were imported, or in such other packages as the Customs-collector permits);

(b) fill up any casks of wine, spirit or beer from any casks of the same secured in the same warehouse;

(c) mix any wines or spirit of the same sort secured in the same warehouse, erasing from the cask all import-brands, unless the whole of the wine or spirit so mixed be of the same brand;

(d) bottle off wine or spirit from any casks;

(e) take such samples of goods as may be allowed by the Customs-collector with or without entry for home consumption, and with or without payment of duty, except such as may eventually become payable on a deficiency of the original quantity.

After any such goods have been so separated and repacked in proper or approved packages, the Customs-collector may, at the request of the owner of such goods, cause or permit any refuse, damaged, or surplus goods remaining after such separation or repacking (or, at the like request, any goods which may not be worth the duty) to be destroyed, and may remit the duty payable thereon.

101. If goods be lodged in a public warehouse, the owner shall pay monthly, on receiving a bill or written demand for the same from the Customs-collector or other officer deputed by him in that behalf, rent and warehouse-dues at such rates as the Chief Customs-Authority or such officer of customs as such Authority from time to time appoints in this behalf may fix.

A table of the rates of rent and warehouse-dues so fixed shall be placed in a conspicuous part of such warehouse.

If any bill for rent or warehouse-dues presented under this section is not discharged within ten days from the date of presentation, the Customs-collector may, in the discharge of such demand (any transfer or assignment of the goods notwithstanding) cause to be sold by public auction, after due notice in the local official Gazette, such sufficient portion of the goods as he may select.

Out of the proceeds of such sale the Customs-collector shall first satisfy the demand for the discharge of which the sale was ordered, and shall then pay over the surplus (if any) to the owner of the goods:

Provided that the application for such surplus be made within one year from the date of the sale of the goods, or that sufficient cause be shown for not making it within such period.

102. No warehoused goods shall be taken out of

Goods not to be taken out of warehouse, except as provided by this Act.

or as otherwise provided by this Act.

any warehouse, except on clearance for home-consumption or shipment, or for removal to another warehouse

103. Any goods warehoused may be left in the

Period for which goods may remain warehoused under bond.

warehouse in which they are deposited or in any warehouse to which they may in manner hereinafter provided be removed till the expiry of three years after the date of the bond executed in relation to such goods under section 92. The owner of any goods remaining in a warehouse on the expiry of such period shall clear the same for home-consumption or shipment in manner hereinafter provided :

Provided that when the license for any private

Goods in private warehouse on cancellation of license,

warehouse is cancelled, and the Customs-collector gives notice of such cancellation to

the owner of any goods deposited in such warehouse, such owner shall in manner hereinafter provided, and within seven days from the date on which such notice is given, remove such goods to another warehouse or clear them for home-consumption or shipment.

Of the removal of goods from one warehouse to another.

104. Any owner of goods warehoused under this

Power to remove goods from one warehouse to another in same Port.

Act may, at any time within three years from the date of the bond executed in respect of such goods under section 92, and with the permission of the Chief Customs-Officer, and on such conditions and after giving such security (if any) as such officer directs, remove goods from one warehouse to another warehouse in the same Port.

When any owner desires so to remove any goods he shall apply for permission to do so in such form as the Chief Customs-Authority from time to time prescribes.

105. An owner of goods warehoused at any

Power to move goods from one port to another.

warehousing Port may, from time to time, within the said period of three years remove

the same by sea or by inland carriage, in order to be re-warehoused at any other warehousing Port.

When any owner desires so to remove any goods

Procedure.

for such purpose, he shall apply to the Chief Customs-Officer, stating the particulars of the goods to be removed, and the name of the Port to which it is intended that they shall be removed, together with such other particulars, and in such manner as form, as the Chief Customs-Authority from time to time prescribes.

106. When permission is granted for the removal of any goods from one

Transmission of account of goods to officers at Port of destination.

warehousing Port to another under section 105, an account containing the particulars thereof shall be transmitted by the

proper officer of the Port of removal to the proper officer of the Port of destination;

and the person requiring the removal shall

Bond for due arrival and rewarehousing.

enter into a bond, with one sufficient surety, in a sum equal at least to the duty

chargeable on such goods, for the due arrival and rewarehousing thereof at the Port of destination within such time as the Chief Customs-Authority directs.

Such bond may be taken by the proper officer, either at the Port of removal or at the Port of destination, as best suits the convenience of the owner.

If such bond is taken at the Port of destination, a certificate thereof, signed by the proper officer of such Port, shall, at the time of the removal of such goods, be produced to the proper officer at the Port of removal; and such bond shall not be discharged unless such goods are produced to the proper officer, and duly re-warehoused at the Port of destination within the time allowed for such removal, or are otherwise accounted for to the satisfaction of such officer; nor until the full duty due upon any deficiency of such goods, not so accounted for, has been paid.

107. The Chief Customs-Authority may permit

Remover may enter into a general bond.

any person desirous of removing warehoused goods to enter into a general bond,

with such sureties, in such amount, and under such conditions, as the Chief Customs-Authority approves, for the removal, from time to time, of any goods from one warehouse to another, either in the same or in a different Port, and for the due arrival and rewarehousing of such goods at the Port of destination within such time as such Authority directs.

108. Upon the arrival of warehoused goods at

Goods on arrival at Port of destination to be subject to same laws as goods on first importation.

the Port of destination, they shall be entered and warehoused in like manner as goods are entered and warehoused on the first importation thereof, and under the laws and rules, in so far as such laws and rules are applicable, which regulate the entry and warehousing of such last-mentioned goods.

109. Every bond executed under section 92

Bond under section 92 to continue in force notwithstanding removal.

in respect of any goods shall, unless the Chief Officer of Customs in any case deems a

fresh bond to be necessary, continue in force, notwithstanding the subsequent removal of such goods to another warehouse or warehousing port.

Clearance for home-consumption or shipment.

110. Any owner of goods warehoused may, at any

Clearance of bonded goods for home-consumption.

time within three years from the date of the bond executed under section 92 in respect

of such goods, clear such goods for home-consumption by paying (a) the duty assessed on such goods under section 87, or where the duty on such goods is altered under the provisions hereinafter contained, such altered duty; and (b) all rent, penalties, interest and other charges payable to the Customs-collector in respect of such goods.

111. Any owner of goods warehoused may, at any

Clearance of same for shipment to Foreign Port.

time within three years from the date of the bond executed under section 92, in respect

of such goods clear such goods for shipment to a Foreign Port on payment of all rent, penalties,

interest and other charges payable as aforesaid and without payment of import duty on the same :

Provided that the Governor General in Council may prohibit the shipment for exportation to any specified foreign port of warehoused goods in respect of which payment of drawback or transshipment has been prohibited under section 49 or 134 respectively.

112. Provisions and stores warehoused at the time of importation may within the said period of three years be shipped without payment of duty for use on board of any vessel proceeding to a Foreign Port.

Clearance of same for shipment as provisions, &c., on vessels proceeding to Foreign Ports.

113. Application to clear goods from any warehouse for home-consumption or for shipment shall be made in such form as the Chief Customs-Authority from time to time prescribes.

Form of application for clearance of goods.

Such application shall ordinarily be made to the Customs-collector at least twenty-four hours before it is intended so to clear such goods.

Application when to be made.

114. If any goods upon which duties are levied

Re-assessment of warehoused goods when damaged.

ad valorem or on a valuation through unavoidable accident after they have been entered for warehousing and assessed under section 87, and before they are cleared for home consumption, they shall, if the owner so desires, be re-assessed for duty according to their actual value, and a new bond for the same may, at the option of the owner, be executed for the unexpired term of warehousing.

115. If after any goods entered for warehousing

Re-assessment on alteration of duty or tariff valuation.

have been assessed under section 87, any alteration is made in the duty leviable upon such goods or in the tariff valuation (if any) applicable thereto, such goods shall be re-assessed in accordance with the second proviso to section 37.

116. If it appear at the time of clearing any

Allowance in case of wine, spirit, beer or salt.

wine, spirit, beer or salt from any warehouse for home consumption that there exists a deficiency not otherwise accounted for to the satisfaction of the Customs-collector, an allowance on account of allage and wastage shall be made in adjusting the duties thereon, as follows (namely),

(a) upon wine, spirit and beer in cask to an extent not exceeding the rates specified below, or such other rates as may from time to time be prescribed in this behalf by the Local Government and notified in the official Gazette :

For any time not exceeding	6 months	...	24 per cent.
Exceeding 6 months and not exceeding	12 "	...	5 "
Exceeding 12 months and not exceeding	18 "	...	7 1/2 "
Exceeding 18 months and not exceeding	2 years	...	10 "
Exceeding 2 years and not exceeding	3 "	...	12 "

(b) in the case of salt warehoused in a public ware house, only the amount actually cleared shall be charged with Customs-duties ;

(c) in the case of salt warehoused in a private ware house, wastage shall be allowed at such rate as may be prescribed from time to time by the Local Government and notified in the local official Gazette.

117. When any wine, spirit, beer or salt lodged in a warehouse is found to be deficient at the time of the delivery therefrom, and such deficiency is proved to be due solely to allage or wastage, the Chief Customs-Authority may direct, in respect of any such article, that allowance be made in any special case for a rate of allage or wastage exceeding that contemplated in section 116.

Of the forfeiture and discharge of the bond.

118. If any warehoused goods are removed from the warehouse in contravention of section 102, or if

When goods are improperly removed from warehouses or allowed to remain beyond time fixed.

any such goods have not been removed from the warehouse at the expiration of the time during which such goods are permitted by section 103 to remain in such warehouse ; or

if any goods in respect of which a bond has been executed under section 92 and which have not been cleared for home-consumption, or shipment or removed under this Act, are lost or destroyed otherwise than as provided in section 100 or as mentioned in section 122, or are not accounted for to the satisfaction of the Customs-collector, or

if any such goods have been taken under section 100 as samples without payment of duty, the Customs-collector may thereupon demand, and the owner of such goods shall forthwith pay, the full amount of duty chargeable on such goods, together with all rent, penalty, interest and other charges payable to the Customs-collector on account of the same.

Collector may demand duty, &c.

on account of such goods, together with all rent, penalty, interest and other charges payable to the Customs-collector on account of the same.

119. If any person fails to pay any sum so demanded by the Customs-collector

Procedure on failure to pay duty, &c.

immediately, the Customs-collector may forthwith either proceed upon the goods entered under section 92, or cause such portion as he thinks fit of the goods (if any) in the warehouse on account of which the amount is due to be detained with a view to the recovery of the demand ;

and if the demand be not discharged within ten days from the date of such detention (due notice thereof being given to the owner), the goods so detained may be sold by public auction duly advertised in the local official Gazette.

The net proceeds of any sale so made of goods so detained shall be written off upon the bond in discharge thereof to the amount received, and if any surplus be obtained from such sale, beyond the amount of the demand, such surplus shall be paid to the owner of the goods : Provided that application for the same be made within one year from the sale, or that sufficient cause be shown for not making the application within such period.

No transfer or assignment of the goods shall prevent the Customs-collector from proceeding against such goods in the manner above provided, for any amount due thereon.

120. When any warehoused goods are taken

Noting removal of goods.

out of any warehouse, the Customs-collector shall cause the fact to be noted on the back of the bond.

Every note so made shall specify the quantity and description of such goods, the purposes for which they have been removed, the date of

removal, the name of the person removing them, the number and date of the shipping bill under which they have been taken away if removed for exportation by sea, or of the bill of entry if removed for home-consumption, and the amount of duty paid (if any).

121. A register shall be kept of all bonds entered into for Customs-

Register of bonds. duties on warehoused goods, and entry shall be made in such register of all particulars required by section 120 to be specified.

When such register shows that the whole of the goods covered by any bond have been cleared for home-consumption or shipment, or otherwise duly accounted for, and when all amounts due on account of such goods have been paid, the Customs-collector shall cancel such bond as discharged in full, and shall on demand deliver it, so cancelled, to the person who has executed or who is entitled to receive it.

Cancellation and return of bonds.

Miscellaneous.

122. If any goods in respect of which a bond has been executed under section 92 and which have not been cleared for home consumption are lost or destroyed by unavoidable accident or delay, the Chief Customs-Authority may in its discretion remit the duties due thereon,

Power to remit duties on warehoused goods lost or destroyed; Provided that, if any such goods be so lost or destroyed in a private warehouse, notice thereof be given to the Customs-collector within forty-eight hours after the discovery of such loss or destruction.

123. The warehouse-keeper in respect of goods lodged in a public warehouse and the licensee in respect of goods lodged in a private warehouse shall be responsible for their due reception and delivery therefrom, and for their safe custody while deposited therein, according to the quantity, weight or gauge reported by the Customs-house officer who has assessed such goods, all advance being made, if necessary, for ullage and wastage as provided in sections 116 and 117.

Warehouse-keeper answerable for weight and gauge. Provided that no owner of goods shall be entitled to claim from the Customs-collector, or from any keeper of a public warehouse, compensation for any loss or damage occurring to such goods while they are being passed into or out of such warehouse, or while they remain therein, unless it be proved that such loss or damage was occasioned by the wilful act or neglect of the warehouse-keeper or of an officer of Customs.

124. Every public warehouse shall be under the lock and key of a warehouse-keeper appointed by the Chief Officer of Customs.

125. The Chief Customs-Authority, or such officer of customs as such Authority from time to time appoints in this behalf, may from time to time determine in what division of any public warehouse, and in what manner, and on

what terms, any goods may be deposited, and what sort of goods may be deposited in any such warehouse.

126. The expenses of carriage, packing and stowage of goods on their reception into or removal from a public warehouse shall, if paid by the Customs-collector or by the warehouse-keeper, be chargeable on the goods, and be defrayed by, and recoverable from, the owner, in the manner provided in section 119.

Expenses of carriage, packing, &c., to be borne by owners.

127. All the provisions of this Act, relating to private warehouses, shall be applicable to the warehouses wherein the Bengal Bonded Warehouse Association receives bonded goods.

Bengal Bonded Warehouse Association.

CHAPTER XII.

TRANSHIPMENT.

128. In the Ports of Calcutta, Madras, Bombay, Kárwár, Karachi, Aden, Rangoon, Maulmain, Akyab, Chittagong, and such other ports as the Government in Council may, from time to time, by notification in the *Gazette of India*, direct in this behalf, the Customs-collector may, on application of the owner of any goods imported into such Port, and specially and distinctly manifested at the time of importation as for transshipment to some other Customs or Foreign Port, grant leave to tranship the same without payment of the duty, (if any) leviable, at the Port of transshipment, and without any security or bond for the due arrival and entry of the goods at the Port of destination.

In any Customs-port other than a Port in which the preceding clause may for the time being be in force, the Customs-collector may, on application by the owner of any goods so imported and manifested, grant leave for transshipment without payment of the duty (if any) leviable at such Port; provided that, where the goods so transhipped are dutiable, and are to be removed to some other Customs-port, the applicant shall enter into a bond, with such security as may be required of him, in a sum equal at least to the duty chargeable on such goods, for the due arrival and entry thereof at the Port of destination within such time as such Customs-collector directs.

129. An officer of Customs shall, in every case, be deputed free of charge to superintend the removal of transhipped goods from vessel to vessel.

Superintendence of transshipment.

130. The powers conferred on the Customs-collector by section 128 shall be exercised, and the transshipment shall be performed, subject to such rules as may from time to time be made by the Local Government.

Subsidiary rules as to transshipment.

No rules made under this section shall come into force until after the expiry of such reasonable time from the date of the publication of the same as the Local Government may in each case appoint in this behalf.

131. All goods transhipped under the second

Entry and warehousing, on arrival, of goods transhipped under section 128, clause 2.

clause of section 128 for removal to a Customs-port shall on their arrival at such Port be entered in like manner as goods are entered on the first importation thereof, and under the laws and rules, in so far as such laws and rules can be made applicable, which regulate the entry of such last-mentioned goods.

132. If two or more vessels belonging wholly

Transshipment of provisions and stores from one vessel to another of same owner without payment of duty.

or in part to the same owner be at any Customs-port at the same time, any provisions and stores in use or ordinarily shipped for use

on board may, at the discretion of the Customs-collector, be transhipped from one such vessel to any other such vessel without payment of import-duty.

133. A transshipment-fee on any goods or class of

Levy of transshipment-fee.

goods transhipped under this Act, may be levied at such rates, on each bale or package, or according to weight, measurement, quantity,

or number, and under such rules as the Local Government, with the previous sanction of the Governor-General in Council, may from time to time by notification in the local official Gazette prescribe for each port.

134. The Governor General in Council may from

Power to prohibit transshipment.

time to time, by notification in the local official Gazette, prohibit, at any specified

Port, or at all Ports, the transshipment of any specified class of goods, generally or specially destined for any specified ports, or prescribe any special mode of transshipping any specified class of goods.

135. Except as provided in this Act, no goods shall be transhipped at any Port or

No goods to be transhipped except as provided.

place in British India

CHAPTER XIII.**EXPORTATION OR SHIPMENT, AND RE-LANDING.****136. Except with the written permission of the**

No goods to be shipped, &c., without entry outwards of vessel.

Customs-collector, no goods other than passengers' baggage, or ballast urgently

required for a vessel's safety shall be shipped or water-borne to be shipped in any vessel in a Customs-port until an order has been obtained under section 61 for entry outwards of such vessel.

When such order has been obtained, the export cargo of such vessel may be shipped, subject to the provisions next hereinafter contained.

137. Unless the Chief Customs-Authority shall,

Clearance for shipment.

in the case of any Customs-port or wharf, or of any class of goods, otherwise direct by

notification in the local official Gazette, no goods, except passengers' baggage, shall be shipped or water-borne to be shipped for exportation, until—

(a) the owner has delivered to the Customs-collector, or other proper officer, a shipping-bill of such goods in duplicate in such form and containing such particulars in addition to those specified in

section 29 as may from time to time be prescribed by the Chief Customs-Authority;

(b) such owner has paid the duties (if any) payable on such goods; and

(c) such bill has been passed by the Customs-collector.

138. Before any warehoused goods or goods

Bond required in certain cases before exportation.

subject to excise-duties, or goods entitled to drawback of Customs-duties on exportation or goods exportable only under particular rules or restrictions, are permitted to be exported, the

owner shall, if required so to do, give security by bond in such sum, not exceeding twice the duty leviable on such goods, as the Customs-collector directs, with one sufficient surety, that such goods shall be duly shipped, exported and landed at the place for which they are entered outwards, or shall be otherwise accounted for to the satisfaction of such officer.

139. When goods are cleared for shipment

on a shipping-bill presented after port-clearance has been granted, the Customs-collector may, if he thinks fit, levy, in addition to any duty

to which such goods are ordinarily liable, a charge not exceeding—

(a) in the case of goods liable to duties on fixed tariff valuations, one per cent. on the tariff value;

(b) in the case of all other goods, one per cent. on the market value.

Nothing in this section shall apply to any shipment of treasure or opium.

140. If any goods mentioned in a shipping-bill

are not shipped, or manifest be not shipped, or re-landed, and return of duty is required, the owner shall, before the expiration of five clear working days

after the vessel on which such goods were intended to be shipped, or from which they were re-landed, has left the Port, give information in writing to the Customs-collector of the shipment or re-landing to the Customs-collector.

Upon an application being made to the Customs-collector, any duty levied upon goods not shipped, or upon goods shipped and afterwards re-landed, shall be refunded to the person on whose behalf such duty was paid: Provided that no such refund shall be allowed unless information has been given as above required.

141. If, after having cleared from any Customs-

port any vessel, without having discharged her cargo, returns to such Port, or puts into any other Customs-port, any owner of

goods in such vessel, if he desires to land or tranship the same or any portion thereof for re-export, may, with the consent of the Master, apply to the Customs-collector in that behalf.

The Customs-collector, if he grant the application, shall thereupon send an officer of Customs to watch the vessel, and to take charge of such goods during such re-landing, or transshipment.

Such goods shall not be allowed to be transhipped or re-exported free of duty by reason of the previous settlement of duty at the time of first export, unless they are lodged and remain

until the time of re-export, under the custody of an officer of Customs, in a place appointed by the Customs-collector, or are transhipped under such custody.

All expenses attending such custody shall be borne by the owner.

142. In either of the cases mentioned in section 141, the Master of the vessel may enter such vessel inwards, and any owner of goods therein may, with the consent of the Master, land the same under the rules herein contained for the importation of goods.

In every such case, any export-duty levied shall be refunded to, and any amount paid in drawback shall be recovered from, such owner.

143. The Customs-collector may, on application by the Master of any vessel, which is obliged before completing her voyage to put into any Customs-port for repairs, permit him to land the cargo, or any portion thereof, and to place it in the custody of an officer of Customs during such repairs, and to re-ship and export the same free of duty.

All expenses attending such custody shall be borne by the Master.

CHAPTER XIV.

SPIRIT.

Exportation of spirit under bond for excise-duty.

144. The Chief Customs-Authority may from time to time make rules prescribing the conditions on which spirit manufactured in British India may be removed from any distillery for exportation without payment of excise-duty.

The person so removing any such spirit shall execute a bond, with one or more sureties, in the form and to the effect hereunto annexed, or (when such form is inadequate or insufficient) in such other form as the said Authority from time to time prescribe, conditioned that such duty shall be paid on all such spirit as is

(a) not exported within four months from the date of the bond, or

(b) exported to a Customs-port unless the payment of excise-duty as provided by this chapter in respect thereof at the port of destination is within six months from the date of the bond proved to the satisfaction of the proper officer.

The Chief Officer of Customs of the port of exportation may, on sufficient cause shown, extend for a further term not exceeding four months the period allowed for the exportation of any such spirit, or for the production of such proof that duty has been paid.

145. Spirit intended for exportation under bond for the excise-duty shall be taken from the distillery direct to the Customs-house, under passes to be granted for that purpose by the officers of Excise.

146. Spirit brought to the Custom-house for exportation under bond for the excise-duty shall, previous to shipment, be gauged

and proved by an officer of Customs, and the quantity of spirit for which credit is to be given in the settlement of any bond shall be determined in the same manner.

147. Excise-duty shall be recoverable previous to shipment upon the excess over the quantity ascertained by gauge and proof at the Custom-house, less an allowance for ullage and wastage at such rates as are from time to time prescribed by the Local Government and notified in the local official Gazette.

148. Spirit exported under bond for excise-duty from any Customs-port to any other Customs-port, shall be charged at the Port of importation with excise-duty at the ordinary rate to which spirit of the like kind and strength is liable at such Port.

149. Spirit brought to the Custom-house for exportation under bond for the excise-duty may, on payment of such duty, be removed for local consumption under passes to be granted for that purpose by the officers of Excise.

Of lit for every such payment shall be given in discharge of the bond to which it relates.

Drawback of excise-duty on export of spirit.
The drawback of excise-duty paid on spirit manufactured in British India and exported to any Foreign Port under the provisions of section 138, shall be allowed by the Customs-collector at the Port of exportation:

Provided that the exportation be made within one year from the date of payment of such excise-duty, and that the spirit, when brought to the Custom-house, be accompanied by a pass in which such payment is certified.

Such drawback shall be regulated by the strength and quantity of such spirit as ascertained by gauge and proof by an officer of customs.

Miscellaneous.

151. If spirit manufactured in British India upon which excise-duty has been paid is exported from one Customs port to another, and the rate of local excise-duty at the port of importation is higher than that already paid upon such spirit, a differential duty shall be charged thereon, at such rate as the Local Government at such Port may by notification in the local official Gazette from time to time prescribe.

152. Rum-shrub, cordial, and other such liquor prepared in a licensed distillery under the supervision of the surveyor or officer in charge of the distillery, shall be charged with excise-duty under this Act according to the quantity of spirit used in its preparation as ascertained by such surveyor or officer.

The provisions of this Act respecting spirit, except such as relate to gauge and proof, shall apply to such liquor.

153. No drawback shall be allowed for any spirit on which duty has been paid, nor shall the duty due on any spirit under bond be remitted, unless the spirit is shipped from the Customs-house, and in a vessel whereon an officer of Customs has been appointed to superintend the receipt of export-cargo.

154. No spirit shipped for exportation shall be re-landed without a special pass from an officer of Excise, in addition to any permission of an officer of Customs which may be required by the law for the time being in force.

155. When by any law for the time being in force a special duty is imposed on spirit rendered unfit for human consumption, the Local Government may from time to time make rules for ascertaining and determining what spirit imported into British India shall be deemed to have been effectually and permanently so rendered unfit and for causing such spirit to be so rendered, if necessary, by their own officers, and at the expense of the person importing the same, before the Customs-duties leviable thereon are levied.

In the absence of any such rules, or if any dispute arises as to their applicability, the Chief Customs-Officer shall decide what spirit is subject to the said special duty, and his decision shall be final.

CHAPTER XV. COASTING TRADE.

156. Except as hereinafter provided, nothing in Chapters VII, IX, X, and part of XIII inapplicable to coasting trade, sections 136, 139 and 141-143 inclusive of this Act shall apply to coasting vessels or to goods imported or exported in such vessels.

157. The Local Government may, from time to time, make rules consistent with the provisions of this Chapter,

(a) extending any provision of the Chapters and Sections mentioned in section 156 with or without modification to any coasting vessels or to any goods imported or exported in such vessels;

(b) exempting any such vessels or goods from any of the other provisions of this Act except those contained in this Chapter;

(c) prescribing the conditions on which goods, or any specified class of goods, may be (1) carried in a coasting vessel, whether shipped at a Foreign Port, or at a Customs-port, or at a place declared under section 12 to be a port; (2) shipped in a coasting vessel before all dutiable goods and goods brought in such vessel from a Foreign Port have been unladen;

(d) prohibiting the conveyance of any specified class of goods generally, or to or between specified Ports in a coasting vessel.

158. Before any coasting vessel departs from the port of lading or when there are more ports of lading than one, the first port of lading, the Master shall fill in, sign and deliver to the

Customs-collector a manifest in duplicate containing a true specification of all goods to be carried in such vessel, in such form, and accompanied by such shipping-bills or other documents as may from time to time be prescribed by the Chief Customs-Authority.

If the Customs-collector sees no objection to the departure of the vessel, he shall retain the duplicate and return the original manifest dated and signed by him together with its accompaniments; and such manifest shall be the port-clearance of the vessel unless, under the general orders of the Chief Customs-Authority, a separate port-clearance be prescribed.

159. Within twenty-four hours after the arrival of any coasting vessel at any Customs-port, whether intermediate or final, and before any goods are there discharged, the manifest, together with the other documents referred to in section 158, shall be delivered to the Customs-collector, who shall note on the manifest the date of delivery.

If the vessel has touched at any Foreign Port between such Port of arrival and her last proceeding Customs-port of departure, the Master shall append to the manifest a declaration to that effect, and shall also indicate on the manifest the portions (if any) of the cargo therein described which have been discharged, and subjoin thereto a true specification of all goods shipped at such Port.

If the Customs-port of arrival be an intermediate Port, and a portion only of the cargo is to be discharged thereat, the Master shall likewise so deliver an extract from the manifest signed by him relating to such portion, and the Customs-collector shall, after verifying such extract, return to the Master the original manifest and all documents accompanying it except those relating to such portion.

If in any case the manifest actually on board any coasting vessel on her arrival at any Customs-port does not, owing to short-shipment, or for any other cause, correspond with the specification thereof in the manifest returned to the Master under the second clause of section 158, such Master shall, before delivery of such manifest under this section, note thereon the particulars of the difference.

The Customs-collector, when satisfied with the manifest and other documents, shall grant an order to break bulk.

160. Before any coasting vessel departs from any Customs-port at which she has touched during her voyage, the Master shall deliver the original manifest to the Customs-collector, after indicating thereon the portions (if any) of the cargo therein described which have been discharged, and subjoining thereto a true specification of all goods shipped at such Port. He shall also deliver a duplicate, signed by him, of the specification so subjoined.

If the Customs-collector sees no objection to the departure of the vessel, he shall proceed as prescribed in the second clause of section 158.

161. The Customs-collector may, for sufficient reason, refuse port-clearance to any coasting vessel declared to be bound to, or about

touch at, any Customs-port, unless the owner or Master gives a bond with such security as the Customs-collector deems sufficient for the production to the Customs-collector of a certificate from the proper officer of the Port to which such vessel is said to be bound, of her arrival at such Port within a reasonable time to be prescribed in each case by the Customs-collector.

162. When permission has been granted by the Customs-collector for the discharge of cargo from any coasting vessel—

(a) if the vessel has not touched at any intermediate Foreign Port in the course of her voyage, and has not on board any dutiable goods, the cargo may be forthwith landed and removed by the owner, without entry thereof at the Custom-house and clearance for home-consumption, but subject to such general check and control as the Chief Customs-Authority may from time to time by rules prescribe;

(b) if the vessel has so touched at any such Port, or has on board any such goods, such vessel shall be subject to all the provisions of Chapter VII of this Act relating to vessels arriving and such goods, and until such goods have been duly discharged all other goods on board shall be subject to the provisions of Chapter IX of this Act relating to goods imported.

163. If any of the goods on board of any coasting vessel be subject to any excise-duty, they shall not be unladen without the permission of the officer of Excise.

164. Notwithstanding anything contained in the Customs Act, 1859, the Chief Customs-Authority may authorize the Customs-collector to grant a general pass, on any conditions which such Authority thinks expedient, for the lading and clearance, and for the entry and unlading, of any coasting steam-vessel at any Ports of despatch or destination, or at any intermediate Ports at which she touches for the purpose of receiving goods or passengers.

Such pass shall be valid throughout British India, or for such Ports only as may be specified therein.

Any such general pass may be revoked by order of the Chief Customs-Authority by whom the grant thereof was authorized, by notice in writing under the hand of such Authority, delivered to the Master or to the owner of such steam-vessel, or to any of the crew on board.

165. The Chief Customs-Authority may direct that the Master of any coasting vessel which is square-rigged or propelled by steam shall keep, or cause to be kept, a cargo-book, stating the name of the Master, the vessel, the Port to which she belongs, and the Port to which on each voyage she is bound.

At every Port of lading such Master shall enter, or cause to be entered, in such book the name of such Port, and an account of all goods there taken on board of such vessel, with a description of the packages, and the quantities and descriptions of the goods contained therein or stowed loose, and the names of the respective shippers and consignees, in so far as such particulars are known to him.

At every Port of discharge of any such goods such Master shall enter, or cause to be entered, in such book the respective days on which such goods or any of them are delivered out of such vessel.

The respective times of departure from every Port of lading, and of arrival at every Port of discharge, shall in like manner be duly entered.

Such Master shall, on demand, produce his cargo-book for the inspection of any officer of Customs, and such officer shall be at liberty to make any note or remark therein.

The Chief Customs-Authority may, in the case of any vessel the Master whereof has been directed to keep a cargo-book under this section, dispense with the manifest required under sections 158, 159 and 160.

166. Any duly empowered officer of Customs may go on board of any coasting vessel in any Port or place in British India, and may at any period of a voyage search any such vessel and examine all goods on board, and all goods then lading or unlading, and may demand the production of any document, which ought to be on board of any such vessel.

The Customs-collector may further require that any such document belonging to any coasting vessel then in Port shall be brought to him for inspection.

CHAPTER XVI.

OFFENCES AND PENALTIES.

167. The offences mentioned in the first column of the following schedule shall be punishable to the extent mentioned in the third column of the same with reference to such offences respectively :

Offences.	Section of this Act to which offence has reference.	Penalty.
1.—Contravening any rule made under this Act.	General	Penalty not exceeding five hundred rupees.
2.—If any goods be landed or shipped, or if an attempt be made to land or ship any goods, or if any goods be brought into any bay, river, creek or arm of the sea, for the purpose of being landed or shipped, at any port or place which, at the date of such landing, shipment, attempt or bringing, is not a Port for the landing and shipment of goods,	11	such goods shall be liable to confiscation.
3.—If any person ship or land goods, or aid in the shipment or landing of goods, or knowingly keep or conceal, or knowingly permit or procure to be kept or concealed, any goods shipped or landed, or intended to be shipped or landed, contrary to the provisions of this Act; or if any person be found to have been on board of any vessel liable to confiscation on account of the commission of an offence under No. 2 of this section, while such vessel is within any bay, river, creek or arm of the sea which is not a port for the landing or shipment of goods,	General 11	such person shall be liable to a penalty not exceeding one thousand rupees.
4.—If any vessel which has been within the limits of any Port in British India with cargo on board, be afterwards found in any port, bay, river, creek or arm of the sea in British India, light or in ballast, and if the Master be unable to give a due account of the Customs-port where such vessel lawfully discharged her cargo,	11	such vessel shall be liable to confiscation.
5.—If any goods are put, without the authority of the proper officer of Customs, on board of any tug-steamer or pilot-vessel from any sea-going vessel inward-bound; or if any goods are put, without such authority, out of any tug-steamer or pilot-vessel for the purpose of being put on board of any such vessel outward-bound; or if any goods on which drawback has been granted are put, without such authority, on board of any tug-steamer or pilot-vessel for the purpose of being re-landed,	11	such goods shall be liable to confiscation, and the Master of every such tug-steamer or pilot-vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
6.—If any vessel arriving at, or departing from, any Customs-port fails, when so required under section 17, to bring-to at any such station as has been appointed by the Chief Customs-Authority for the boarding or landing of an officer of Customs,	17	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
7.—If any vessel arriving at any Customs-port, after having come to its proper place of mooring or unloading, removes from such place, except with the authority of the Conservator, obtained in accordance with the provisions of the Indian Ports Act, 1875, or other lawful authority, to some other place of mooring or unloading, or if any vessel not brought into Port by a Pilot be not anchored or moored in accordance with any direction of the Chief Customs-Authority under section 17,	17	the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees, and the vessel, if not entered, shall not be allowed to enter until the penalty is paid.
8.—If any goods, the importation or exportation of which is for the time being prohibited or restricted by or under Chapter IV of this Act, be imported into or exported from British India contrary to such prohibition or restriction; or if any attempt be made so to import or export any such goods; or if any such goods be found in any package, or in any officer of Customs, containing no such goods; or if any such goods, or any dutiable goods, be found either before or after landing or shipment to have been concealed in any manner on board of any vessel within the limits of any port in British India; or if any goods, the exportation of which is prohibited or restricted as aforesaid, be brought to any wharf in order to be put on board of any vessel for exportation contrary to such prohibition or restriction,	17	such person shall be liable to confiscation; and any person concerned in such offence shall be liable to a penalty not exceeding three times the value of the goods, or not exceeding one thousand rupees.
—If upon an application to pass any goods through the Custom-house, any person not being the owner of such goods, and not having proper and sufficient authority from the owner, subscribes or attests any document relating to any goods on behalf of such owner,	General	such person shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
10.—If any goods, on the entry of which for re-export drawback has been paid, are not duly exported or are unshipped or relanded at any Customs-port (not having been duly relanded or discharged under the provisions of this Act).	42 & 43	such goods, together with any vessel used in so unshipping or relanding them, shall be liable to confiscation; and the Master of the vessel from which such goods are so unshipped or relanded, and any person by whom or by whose orders or means such goods are so unshipped or relanded, or who aids or is concerned in such unshipping or relanding, shall be liable to a penalty not exceeding three times the value of such goods, or not exceeding one thousand rupees.
11.—If any wine, spirit, provisions or stores be not laden on board of the vessel on board of which they should under the provisions of section 45, 46, 47 or 48 be laden, or be unladen from such vessel without the permission of the proper officer of Customs,	44 to 48	such wine, spirit, provisions or stores shall be liable to confiscation.
12.—If any goods be entered for drawback, which are of less value than the amount of the drawback.	50	such goods shall be liable to confiscation.
13.—If, in any river or Port where a place has been fixed under section 53 by the Local Government, any vessel, on which a manifest is required, passes beyond such place, before delivery of a manifest to the pilot, or to the officer of Customs, or other person duly authorized to receive the same, or	53	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
14.—If the Master of any vessel arriving which remains outside or below any place so fixed wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	"	the Master shall be liable to a penalty not exceeding one thousand rupees.
15.—If, after any vessel arriving has entered any Customs-port in which a place has not been fixed under section 53, the Master of such vessel wilfully omits, for the space of twenty-four hours after anchoring, to deliver a manifest as required by this Act.	51	ditto ditto.
16.—If any manifest delivered under section 53, 54, 55, 56 or 57 is not signed by the person delivering the same and is not in the form or does not contain the particulars required by section 55 or 56, as the case may be, in so far as such particulars are applicable to the ship, cargo and voyage; or if any manifest so delivered does not contain a specification true to the best of such person's knowledge of all goods imported or to be exported in such vessel,	55 & 56	the person delivering such manifest shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
17.—If any goods entered in the import manifest of a vessel are not found on board of the vessel; or if the quantity so found is short, and if such deficiency is not accounted for to the satisfaction of the officer in charge of the Custom-house;	55 & 64	the Master of such vessel shall be liable to a penalty not exceeding twice the amount of duty chargeable on the missing or deficient goods, if they be dutiable and the duty leviable thereon can be ascertained, or otherwise to a penalty not exceeding five hundred rupees for every missing or deficient package or separate article.
18.—If any person required by this Act to receive a manifest from any Master of a vessel, refuses so to do, or fails to countersign the same or to enter thereon the particulars referred to in section 56,	53, 54 & 56	such person shall be liable to a penalty not exceeding five hundred rupees.
19.—If bulk be broken in any vessel previous to the grant by the Customs-collector, of an order for entry inwards or a special pass permitting bulk to be broken,	57 & 59	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
20.—If any bill of lading or copy required under section 58 is false and the Master is unable to satisfy the Customs-collector that he was not aware of the fact; or if any such bill or copy has been altered with fraudulent intent; or if the goods mentioned in any such bill or copy have not been <i>bond fide</i> shipped as shewn therein; or if any such bill of lading or any bill of lading of which a copy is delivered has not been made previously to the departure of the vessel from the place where the goods referred to in such bill of lading were shipped; or if any part of the cargo has been staved, destroyed or thrown overboard; or if any package has been opened, and such part of the cargo or such package be not accounted for to the satisfaction of the Customs-collector, If any Master of a vessel attempts to depart without a port-clearance, —If any vessel actually departs without a port-clearance, —If any pilot takes charge of any vessel proceeding to sea, notwithstanding that the Master of such vessel does not produce a port-clearance, —If any Master of a vessel refuses to receive on board an officer of Customs deputed under section 67,	58	the Master of the vessel shall be liable to a penalty not exceeding one thousand rupees.
	62	such Master shall be liable to a penalty not exceeding five hundred rupees.
	62	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
	62	such pilot, on conviction before a Magistrate, shall be liable to fine not exceeding one thousand rupees.
	68	such Master shall be liable to a penalty not exceeding five hundred rupees for each day during which such officer is not received on board; and the vessel

OFFENCES AND PENALTIES—continued

Offences.	Section of this Act to which offence has reference.	Penalties.
25.—If any Master of a vessel refuses to receive on board one servant of such officer, or to provide such officer and servant with suitable shelter and accommodation, and with a due allowance of fresh water, and with the means of cooking on board;	68	if not entered shall not be allowed to enter until such penalty is paid. such Master shall, in each such case, be liable to a penalty not exceeding five hundred rupees.
26.—If any Master of a vessel refuses to allow such vessel, or any box, place or closed receptacle in such vessel, to be searched when so required by an officer of Customs bearing a written order to search; or if an officer of Customs places any lock, mark or seal upon any goods in a vessel, and such lock, mark or seal is wilfully reopened, altered or broken, before due delivery of such goods; or if any such goods are secretly conveyed away; or if any hatchway or entrance to the hold of a vessel, after having been fastened down by an officer of Customs, is opened without his permission;	69	the Master of such vessel shall be liable, upon conviction before a Magistrate, to a fine not exceeding one thousand rupees.
27.—If the Master of any vessel contravenes by the withdrawal of the officer of Customs shall, before application is made by him for an officer of Customs to superintend the receipt of cargo, cause or allow to be put on board of such vessel any goods whatever, in contravention of Section 70,	70	such Master shall be liable to a penalty not exceeding one thousand rupees, and the goods, if protected by a pass, shall be liable to be re-landed for examination at the expense of the vessel, and, if not protected by a pass, shall be liable to confiscation.
28.—If any Master of a vessel in any case other than that provided for by No. 27 causes or suffers any goods to be discharged, shipped, or water-borne contrary to any of the provisions of section 70, 72 or 73,	70, 72 & 73	such Master shall be liable to a penalty not exceeding one thousand rupees, and all goods so discharged, shipped, or water-borne shall be liable to confiscation.
29.—If when a boat-note is required by section 76 any goods water-borne for the purpose of being landed from any vessel, and warehoused or passed for importation, or of being shipped for exportation, be found without such note; or if any goods are found on board any boat in excess of such boat-note whether such goods are intended to be landed from, or to be shipped on board of, any vessel,	76	such goods shall be liable to confiscation; and the person, by whose authority the goods are being landed or shipped, and the person in charge of the boat, shall each be liable to a penalty not exceeding twice the amount of duty (if any) leviable on the said goods.
30.—If any person refuses to receive, or fails to sign, or to note the prescribed particulars upon, any boat-note, as required by	76	such person, master or officer shall be liable to a penalty not exceeding five hundred rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
section 76, or if any Master or officer of a vessel receiving the same fails to deliver it when required so to do by any officer of Customs authorized to make such requisition,		
31.—If any goods are, without permission, shipped or water-borne to be shipped or are landed except from or at a wharf or other place duly appointed for the purpose; or if any goods water-borne for the purpose of being landed or shipped are not landed or shipped without unnecessary delay; or if the boat containing such goods be found out of the proper track between the vessel and the wharf or other proper place of landing or shipping, and such deviation be not accounted for to the satisfaction of the Customs-collector; or	73	such goods shall be liable to confiscation; and the person by whose authority the goods are shipped, landed water-borne or transhipped and the person in charge of the vessel employed conveying them, shall each be liable to a penalty not exceeding twice the amount of the duty (if any) leviable on such goods.
if any goods are transhipped contrary to the provisions of section 78,	77	
32.—If, after the issue of a notification under section 79 with regard to any Port, any goods are found within the limits of such Port on board of any boat not duly licensed and registered,	78	
33.—If any Master of a vessel discharges or suffers to be discharged any goods not duly entered in the manifest of such vessel,	79	such goods, unless they are covered by a special permit from the Customs-collector, shall be liable to confiscation and the owner or person in charge of the vessel shall be liable to a penalty not exceeding one hundred rupees.
34.—If any goods are found concealed in any place, box or closed receptacle in any vessel, and are not duly accounted for to the satisfaction of the officer in charge of the Custom-house,	& 82	such Master shall be liable to a penalty not exceeding one thousand rupees.
35.—If any goods are found on board in excess of those entered in the manifest, or not corresponding with the specification therein contained,	General	such goods shall be liable to confiscation,
36.—If, after any goods have been landed and before they have been passed through the Custom-house, the owner removes or attempts to remove them, with the intention of defrauding the revenue,	55 & 82	such goods shall be liable to confiscation, or to be charged with such increased rates of duty as the chief officer of Customs directs.
	86 & 87	such goods shall be liable to confiscation; or if the goods cannot be recovered, the owner shall be liable, in addition to full duty, to a penalty not exceeding twice the amount of such duty, if the goods be dutiable and the duty leviable thereon can be ascertained; or, otherwise to a penalty not exceeding one thousand rupees for every missing or deficient package or separate article.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
<p>37.—If it be found, when any goods are entered at, or brought to be passed through, a Custom-house, either for importation or exportation that</p> <p>(a) the packages in which they are contained differ widely from the description given in the bill of entry or application for passing them, or</p> <p>(b) the contents thereof have been wrongly described in such bill or application as regards the denominations, characters or conditions according to which such goods are chargeable with duty, or are being imported or exported; or</p> <p>(c) the contents of such packages have been mis-stated in regard to sort, quality, quantity or value, or</p> <p>(d) goods not stated in the bill of entry or application have been concealed in, or mixed with, the articles specified therein, or have apparently been packed so to deceive the officers of Customs, and such circumstance is not accounted for to the satisfaction of the Customs-collector,</p>	56 & 137	<p>such packages, together with the whole of the goods contained therein, shall be liable to confiscation, and every person concerned in any such offence shall be liable to a penalty not exceeding one thousand rupees</p>
<p>38.—If, when goods are passed by tale or by package, any omission or misdescription thereof tending to injure the revenue be discovered,</p>	46 & 94	<p>the person guilty of such omission or misdescription shall be liable to a penalty not exceeding ten times the amount of duty which might have been lost to Government by such omission or misdescription, unless it be proved to the satisfaction of the officer in charge of the Custom-house that the variance was accidental,</p>
<p>39.—If, without entry duly made, any goods are taken or passed out of any Custom-house or wharf,</p>	80	<p>the person so taking or passing such goods shall, in every such case, be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.</p>
<p>40.—If any prohibited or dutiable goods are found, either before or after landing, concealed in any passenger's luggage,</p>	General	<p>such passenger shall be liable to a penalty not exceeding five hundred rupees, and such goods shall be liable to confiscation.</p>
<p>41.—If any goods entered to be warehoused are carried into the warehouse, unless with the authority, or under the care, of the proper officers of Customs, and in such manner, by such persons, within such time, and by such roads or ways, as such officers direct,</p>	93	<p>such goods shall be liable to confiscation, and any person so carrying them shall be liable to a penalty not exceeding one thousand rupees.</p>

CUSTOMS ACTS, 1875

Offences.	Section of the Act in which offence is committed.	Penalties.
42.—If any goods entered to be warehoused are not duly warehoused in pursuance of such entry, or are withheld, or removed from any proper place of examination before they have been examined and certified by the proper officer.	94	such goods shall be forfeited, and to be taken and sold by auction, and shall be liable for duties thereon.
43.—If any warehoused goods be not warehoused in accordance with sections 94 and 95.	94 & 95	such goods shall be liable to confiscation.
44.—If the licensee of any private warehouse licensed under this Act does not open the same when required so to do by any officer entitled to have access thereto, or upon demand made by any such officer refuses access to any such officer.	97	such licensee shall be liable to a penalty not exceeding one thousand rupees, and shall further be liable to have his license forthwith cancelled.
45.—If the keeper of any public warehouse, or the licensee of any private warehouse, neglects to stop the goods warehoused therein, so that any access may be had to every package and parcel thereof.	Chap. XI.	such keeper or licensee shall, for every such neglect, be liable to a penalty not exceeding fifty rupees.
46.—If the owner of any warehoused goods, or any person in the employ of such owner, clandestinely opens any warehouse, or, except in presence of the proper officer of Customs, gains access to his goods.	99	such owner or person shall, in every such case, be liable to a penalty not exceeding one thousand rupees.
47.—If any warehoused goods are opened in contravention of the provisions of section 98; or if any alteration be made in such goods as to the packing thereof, except as provided in section 100.	98 & 100	such goods shall be liable to confiscation.
48.—If any goods lodged in a private warehouse are found at the time of delivery therefrom to be deficient, and such deficiency is not due solely to ullage or wastage, as allowed under sections 110 and 112.	121	the licensee of such warehouse shall, unless the deficiency be accounted for to the satisfaction of the Customs collector, be liable to a penalty equal to five times the duty chargeable on the goods so deficient.
49.—If the keeper of any public warehouse, or the licensee of any private warehouse, fails, on the requisition of any officer of Customs, to produce any goods which have been deposited in such warehouse, and which have not been duly cleared and delivered therefrom, and is unable to account for such failure to the satisfaction of the Customs collector.	122	such keeper or licensee shall, for every such failure, be liable to pay the duties due on such goods, and also a penalty not exceeding fifty rupees in respect of every package or parcel so missing or deficient.
50.—If any goods, after being duly warehoused, are clandestinely concealed in, or removed from, the warehouse, or abstracted from any package, or transferred from one package to another, or otherwise, for the purpose of illegal removal or concealment.	Chap. XI.	such goods shall be liable to confiscation, and any person concerned in any such offence shall be liable to a penalty not exceeding one thousand rupees.
51.—If any goods lodged in a private warehouse are found to exceed the registered quantity.	Ditto	such warehouse shall be liable to a penalty not exceeding one thousand rupees, and the excess shall be liable to be taken and sold by auction.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
52.—If any goods be removed from the warehouse in which they were originally deposited, except in the presence, or with the sanction, of the proper officer, or under the proper authority for their delivery,	Ditto	such goods shall be liable to confiscation, and any person so removing them shall be liable to a penalty not exceeding one thousand rupees.
53.—If any person illegally takes any goods out of any warehouse without payment of duty, or aids, assists or is concerned therein,	Ditto	such person shall be liable to a penalty not exceeding one thousand rupees.
54.—If any person contravenes any rule regarding the process of transshipment made by the Local Government, or	130	such person shall be liable to a penalty not exceeding one thousand rupees; and any goods in respect of which such offence has been committed shall be
any prohibition or order relating to transshipment notified by the Governor General in Council, or	134	liable to confiscation.
tranships goods not allowed to be transhipped,		
55.—If any goods be taken on board of any vessel at any Customs-port in contravention of section 136,	136	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.
56.—If any goods not specified in a duly passed shipping-bill are taken on board of any vessel, contrary to the provisions of section 137,	137	the Master of such vessel shall be liable to a penalty not exceeding fifty rupees for every package of such goods.
67.—If any goods specified in the manifest of any vessel, or any shipping-bill, are not duly shipped before the departure of such vessel, or are reloaded; and notice of such short shipment or landing be not given as required by section 140,	140	the owner of such goods shall be liable to a penalty not exceeding one hundred rupees; and such goods shall be liable to confiscation.
58.—If any goods duly shipped on board of any vessel be landed, except under section 141, 142 or 143, at any place other than that for which they have been cleared,	141	the Master of such vessel shall, unless the landing be accounted for to the satisfaction of the Customs-collector, be liable to a penalty not exceeding three times the value of such goods so landed.
59.—If any goods on account of which drawback has been paid be not found on board of any vessel referred to in section 142,	141	the Master of such vessel shall be liable to a penalty not exceeding the entire value of such goods unless the fact be accounted for to the satisfaction of the Customs-collector.
60.—If any person, without a special pass from an officer of excise at the place of exportation, relands or attempts to reland any spirits shipped for exportation,	155	such person shall be liable to a penalty not exceeding five hundred rupees.
61.—If any person wilfully contravenes any rule relating to spirits made under section 155,	154	such person shall be liable to a penalty not exceeding five hundred rupees; and all such spirit shall be liable to confiscation.
62.—If, in contravention of any rules made under section 157, any goods are taken into, or put out of, or carried in, any coasting vessel; or if any such rules be otherwise infringed,	157	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
63.—If, contrary to any such rules, any coasting vessel touches at any Foreign Port, or deviates from her voyage, unless forced by unavoidable circumstances; or if the Master of any such vessel which has touched at a Foreign Port fails to declare the same in writing to the Customs-collector at the Customs-port at which such vessel afterwards first arrives,	159	the Master of such vessel shall be liable to a penalty not exceeding one thousand rupees; and if any goods liable to export duty have been landed from, or any goods liable to import duty have been shipped in, such vessel at such Foreign Port such Master shall further be liable to a penalty not exceeding three times the duty which would have been leviable on such goods if they had been exported from or imported at a Customs Port to or from Foreign Port, as the case may be.
64.—If in the case of any coasting vessel any of the provisions of section 158, 159 or 160 are not complied with,	158, 159 & 160	the Master of such vessel shall in each such case be liable to a penalty not exceeding five hundred rupees.
65.—If the person executing any bond given under section 161 fail to produce the certificate mentioned in the same section, or to show sufficient reason for its non-production,	161	such person shall be bound to pay a penalty equal to double the amount of Customs-duties which would have been chargeable on the export-cargo of the vessel had such vessel been bound to be bound to a Foreign Port.
66.—If the Master of any coasting vessel violates any of the conditions under which a general pass for such vessel has been granted,	161	such Master shall be liable to a penalty not exceeding one thousand rupees.
67.—If any Master of a coasting vessel contravenes any of the provisions of section 165,	165	such Master shall be liable to a penalty not exceeding five hundred rupees.
68.—If upon examination, any package entered in the cargo-book required by section 165, as containing dutiable goods, is found not to contain such goods; or if any package is found to contain dutiable goods not entered, or not entered as such, in such book,	165	such package, with its contents, shall be liable to confiscation.
69.—If the Master of any coasting vessel required under section 165 to keep a cargo book fails correctly to keep, or to cause to be kept, such book, or to produce the same on demand; or if at any time there be found on board of any such vessel any goods not entered in such book as laden, or any goods noted as delivered; or if any goods entered as laden and not noted as delivered, be not on board,	165	such Master shall be liable to a penalty not exceeding five hundred rupees.
70.—If, contrary to the provisions of this or any other law for the time being in force relating to the Customs, any goods are laden on board of any vessel in any Customs-port and carried coastwise; or	Chapter XV.	such goods shall be liable to confiscation, and the Master of such vessel shall be liable to a penalty not exceeding five hundred rupees.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
if any goods which have been brought coastwise are so unladen in any such Port; or		
if any goods are found on board of any coasting vessel without being entered in the manifest or cargo book or both (as the case may be) of such vessel,		
71.—If the Master of any coasting vessel refuses to bring any document to the Customs-collector when so required under section 166,	166	such Master shall be liable to a penalty not exceeding two hundred rupees.
72.—If any person makes or signs, or uses, any declaration or document used in the transaction of any business relating to the Customs, knowing such declaration or document to be false in any particular; or counterfeits, falsifies or fraudulently alters or destroys any such document, or any seal, signature, initials or other mark, made or impressed by any officer of Customs in the transaction of any business relating to the Customs; or being required under this Act to produce any document, refuses or neglects to produce such document; or being required under this Act to answer any question put to him by an officer of Customs, does not truly answer such question,	General	such person shall, on conviction of any such offence before a Magistrate, be liable to a fine not exceeding one thousand rupees.
73.—If any person on board of any vessel or boat in any Customs-port, or who has landed from any such vessel or boat, upon being asked by any such officer whether he has dutiable or prohibited goods about his person or in his possession, declares that he has not, and if any such goods are, after such denial, found about his person, or in his possession,	General	such goods shall be liable to confiscation, and such person shall be liable to a penalty not exceeding three times the value of such goods.
74.—If any officer of Customs requires any person to be searched for dutiable or prohibited goods, or to be detained, without having reasonable ground to believe that he has such goods about his person, or has been guilty of an offence relating to the Customs,	169	such officer shall, on conviction before a Magistrate, be liable to a fine not exceeding five hundred rupees.
75.—If any officer of Customs, or other person duly employed for the prevention of smuggling, is guilty of a wilful breach of the provisions of this Act,	General	such officer or person shall, on conviction before a Magistrate, be liable to simple imprisonment for any term not exceeding two years, or to fine, or to both.
76.—If any officer of Customs, or other person duly employed for the prevention of smuggling, practises, or attempts to practise, any fraud for the purpose of injuring the Customs-revenue, or abets or connives at any such fraud, or any attempt to practise any such fraud,	General	Ditto ditto.

OFFENCES AND PENALTIES—*contd.*

Offences.	Section of this Act to which offence has reference.	Penalties.
77.—If any Police-officer, whose duty it is, under section 180, to send a written notice or cause goods to be conveyed to a Custom-house, neglects so to do,	180	such officer shall, on conviction before a Magistrate, be liable to a penalty not exceeding one hundred rupees.
78.—If any person intentionally obstructs any officer of Customs or other person duly employed for the prevention of smuggling, in the exercise of any powers given under this Act to such officer or person,	General	such person shall, on conviction before a Magistrate, be liable to imprisonment for any term not exceeding six months, or to a fine not exceeding one thousand rupees, or to both.
79.—If any officer of customs except in the discharge in good faith of his duty as such officer, discloses any particulars learned by him in his official capacity in respect of any goods, or shows any samples delivered to him in such capacity, or if any officer of Customs except as permitted by this Act, parts with the possession of any samples delivered to him in his official capacity.	195	he shall be liable to a penalty not exceeding one thousand rupees.
80.—If any person, without the approval of the Customs-collector under section 202, acts as an agent for the transaction of business as therein mentioned,	202	such person shall be liable to a penalty not exceeding five hundred rupees.

Nothing in the second column of the above schedule shall be deemed to *imply* any law.

168. The confiscation of any goods under this Act includes any package in which they are found, and all the other contents thereof.

Packages and contents included in confiscation of goods.

Every vessel, cart or other means of conveyance, and every horse or other animal used in the removal of any goods liable to confiscation under this Act shall in like manner be liable to confiscation.

Also conveyances and animals used in removal.

The confiscation of any vessel under this Act includes her tackle, apparel and furniture.

Tackle, &c., included in confiscation of vessels.

CHAPTER XVII.

PROCEDURE RELATING TO OFFENCES, APPEALS, &c.

169. Any officer of Customs duly employed in the prevention of smuggling may search any person on board of any vessel in any Port in British India, or any person who has landed from any vessel:

Power to search on reasonable suspicion.

Provided that such officer has reason to believe that such person has dutiable or prohibited goods secreted about his person.

170. When any officer of Customs is about to search any person under the provisions of section 169, such person may require the said officer to take him, previous to search, before the nearest Magistrate or Customs-collector.

Persons may, before search, require to be taken before Magistrate or Customs-collector.

If such requisition be made, the officer of Customs may detain the person making it until he

can bring him before the nearest Magistrate or Customs-collector.

The Magistrate or Customs-collector before whom any person is so brought shall, if he see no reasonable ground for search, forthwith discharge such person; but if otherwise, shall direct that the search be made.

A female shall not be searched by any but a female.

171. Any duly empowered officer of Customs or other person duly employed for the prevention of smuggling, may stop and search for smuggled goods any vessel, cart or other means of conveyance; provided that he has reason to believe that smuggled goods are contained therein.

Power to stop vessels, carts, &c., and search for goods on reasonable suspicion.

172. Any Magistrate may, on application by a Customs-collector, stating his belief that dutiable or prohibited goods are secreted in any place within the local limits of the jurisdiction of such Magistrate, issue a warrant to search for such goods.

Power to issue search-warrants.

Such warrant shall be executed in the same way, and shall have the same effect, as a search-warrant issued under the law relating to Criminal Procedure.

173. Any person against whom a reasonable suspicion exists that he has been guilty of an offence under this Act, may be arrested in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling:

Persons reasonably suspected may be arrested.

174. Every person arrested on the ground that he has been guilty of an offence under this Act, shall forthwith be taken before the nearest Magistrate or Customs-collector.

175. When any such person is taken before a Magistrate, such Magistrate may, if he thinks fit, either commit him to gaol or order him to be kept in the custody of the Police for such time as is necessary to enable such Magistrate to communicate with the proper officers of Customs:

Provided that any person so arrested, committed, or kept shall be released on giving security to the satisfaction of the Magistrate to appear at such time and place as such Magistrate appoints in this behalf.

176. If any person liable to be arrested under this Act, is not arrested at the time of committing the offence for which he is so liable, or after arrest, makes his escape, he may at any time afterwards be arrested and taken before a Magistrate, to be dealt with as if he had been arrested at the time of committing such offence.

177. When any person employed on the crew of any of the ships of Her Majesty's Navy, Indian Marine or Marine Survey is arrested under this Act, the arresting officer shall forthwith give notice thereof to the commanding officer of the ship, who shall thereupon place such person in security on board of such ship, until the arresting officer has obtained a warrant from a Magistrate for bringing up such person to be dealt with according to law.

The Magistrate shall grant such warrant upon complaint made to him by the arresting officer, stating the offence for which the person is detained.

178. Any thing liable to confiscation under this Act may be seized in any place, either upon land or water, by any officer of Customs or other person duly employed for the prevention of smuggling.

179. All things seized on the ground that they are liable to confiscation under this Act shall, as soon as conveniently may be, be delivered into the care of any Customs officer authorized to receive the same.

If there be no such officer at hand, all such things shall be carried to and deposited at the Custom-house nearest to the place of seizure.

If there be no Custom-house within a convenient distance, such things shall be deposited at the nearest place appointed by the Chief Customs-Authority for the deposit of things seized.

180. When any things liable to confiscation under this Act are seized by any Police-officer on suspicion that they have been stolen, he may carry them to any Police-station or Court at which a complaint

connected with the stealing or receiving of such things has been made, or an enquiry connected with such stealing or receiving is in progress, and there detain such things until the dismissal of such complaint or the conclusion of such enquiry or of any trial thence resulting:

In every such case the Police-officer seizing the things shall send written notice of their seizure and detention to the nearest Custom-house; and immediately after the dismissal of the complaint or the conclusion of the enquiry or trial, he shall cause such things to be conveyed to, and deposited at, the nearest Custom-house, to be there proceeded against according to law.

181. When any thing is or seized, or any person is arrested, under this Act, the officer or other person making such seizure or arrest shall, on demand of the person in charge of the thing so seized, or of the person so arrested, give him a statement in writing of the reason for such seizure or arrest.

182. In every case except the cases mentioned in section 167, Nos. 26, 72 and 74 to 76 both inclusive, in which, under this Act, anything is liable to confiscation or to increased rates of duty;

or any person is liable to a penalty, such confiscation, increased rate of duty or penalty may be adjudged—

(a) without limit, by a Deputy Commissioner or Deputy Collector of Customs, or a Customs-collector;

(b) up to confiscation of goods not exceeding two hundred and fifty rupees in value, and imposition of penalty or increased duty not exceeding one-hundred rupees by an Assistant Commissioner or Assistant Collector of Customs;

(c) up to confiscation of goods not exceeding fifty rupees in value, and imposition of penalty or increased duty not exceeding ten rupees, by such other subordinate officers of Customs as the Local Government may, from time to time, empower in that behalf in virtue of their office:

Provided that the Local Government may, in the case of any officer, performing the duties of a Customs-collector, limit his powers to those indicated in clause (b) or in clause (c) of this section, and may confer on any officer by name, or in virtue of his office, the powers indicated in clauses (a), (b) or (c) of this section.

183. Whenever confiscation is authorized by this Act, the officer adjudging it shall give the owner of the goods an option to pay in lieu of confiscation such fine as the officer thinks fit.

184. When anything is confiscated under section 182, such thing shall thereupon vest in Her Majesty.

The officer adjudging confiscation shall take and hold possession of the thing confiscated, and every officer of Police, on the requisition of such officer, shall assist him in taking and holding such possession.

185. If any vessel actually departs without a port-clearance, or after failing to bring-to when required at any station appointed under section 17, the penalty to which the Master of such vessel is liable may be adjudged by the Chief Customs Officer of any Customs-port to which such vessel proceeds, or in which she is, and in the case of Aden, by such officer as the Governor of Bombay in Council appoints in this behalf.

A certificate of such departure or failure to bring-to when required, purporting to be signed by the Chief Customs Officer of the Port from which the vessel is stated to have so departed, shall be *prima facie* proof of the fact so certified.

186. The award of any confiscation, penalty or increased rate of duty under this Act by an officer of Customs shall not prevent the infliction of any punishment to which the person affected thereby is liable under any other law.

187. All offences against this Act, other than those cognizable under section 182 by officers of Customs may be tried summarily by a Magistrate.

188. Any person deeming himself aggrieved by any decision or order passed by an officer of customs under this Act may, within three months from the date of such decision or order, appeal therefrom to the Chief Customs-Authority, or, in such cases as the Local Government directs, to any officer of Customs not inferior in rank to a Customs Collector and empowered in that behalf by name or in virtue of his office by the Local Government.

Such authority or officer may thereupon make such further enquiry and pass such order as he thinks fit, confirming, altering or annulling the decision or order appealed against:

Provided that no such order in appeal shall have the effect of subjecting any person to any greater confiscation, penalty or rate of duty than has been adjudged against him in the original decision or order.

Every order passed in appeal under this section shall, subject to the power of revision conferred by section 191, be final.

189. Where the decision or order appealed against relates to any duty or penalty leviable in respect of any goods, the owner of such goods, if desirous of appealing against such decision or order, shall, pending the appeal, deposit in the hands of the Customs-collector at the Port where the dispute arises the amount demanded by the officer passing such decision or order.

When delivery of such goods to the owner thereof is withheld merely by reason of such amount not being paid, the Customs-collector shall upon such deposit being made cause such goods to be delivered to such owner.

If upon any such appeal it is decided that the whole or any portion of such amount was not leviable in respect of such goods, the Customs-collector shall return such amount or portion (as

the case may be) to the owner of such goods on demand by such owner.

190. If, upon consideration of the circumstances under which any penalty, increased rate of duty or confiscation has been adjudged under this Act by an officer of Customs, the Chief Customs-Authority is of opinion that such penalty, increased rate or confiscation ought to be remitted in whole or in part, or commuted, such Authority may remit the same or any portion thereof, or may, with the consent of the owner of any goods ordered to be confiscated, commute the order of confiscation to a penalty not exceeding the value of such goods.

191. The Local Government may on the application of any person aggrieved by any decision or order passed under this Act by any officer of Customs or Chief Customs-Authority, and from which no appeal lies, reverse or modify such decision or order.

192. When any fine, penalty or increased rate of duty is leviable under this Act, the goods in respect of which such fine, penalty or rate is leviable shall not be removed by the owner until such fine, penalty or rate is paid.

If any person has become liable to any such fine, penalty or rate in respect of any goods, the Customs-collector may detain any other goods belonging to such person passing through the Custom-house until such fine, penalty or rate is paid.

193. When a penalty or increased rate of duty is adjudged against any person under this Act by any officer of Customs, such officer, if such penalty or increased rate be not paid, may levy the same by sale of any goods of the said person which may be in his charge, or in the charge of any other officer of Customs.

When an officer of Customs who has adjudged a penalty or increased rate of duty against any person under this Act is unable to realize the unpaid amount thereof from such goods, such officer may notify in writing to any Magistrate within the local limits of whose jurisdiction such person or any goods belonging to him may be, the name and residence of the said person and the amount of penalty or increased rate of duty unrecovered; and such Magistrate shall thereupon proceed to enforce payment of the said amount in like manner as if such penalty or increased rate had been a fine inflicted by himself.

CHAPTER XVIII.

MISCELLANEOUS.

194. Any officer of Customs may open any package, and examine any goods brought by sea to, or shipped or brought for shipment at, any Customs-port.

195. The Customs-collector may, on the entry or clearance of any goods, or at any time while such goods are being passed through the Custom-house, take

samples of such goods, for examination or for ascertaining the value thereof on which duties are payable, or for any other necessary purpose.

Every such sample shall, if practicable, be at the option of the owner either restored to him, or sold and the proceeds accounted for to him.

196. The unshipping, carrying, shipping and landing of all goods,

Owner to pay expense incidental to compliance with Customs-law.

and the bringing of them to the proper place for examination or weighing, and

the putting of them into and out of the scales, and the opening, unpacking, bulking, sorting, lotting, marking and numbering of goods, where such operations are necessary or permitted,

and the removing of goods to, and the placing of them in, the proper place of deposit,

shall be performed by or at the expense of the owner of such goods.

197. No owner of goods shall be entitled to claim

No compensation for loss or injury except on proof of neglect or wilful act.

from any officer of Customs compensation for any loss or damage occurring to such

goods at any time while they remain or are lawfully detained in any Custom-house, or on any Custom-house wharf, or under charge of any officer of Customs, unless it be proved that such loss or damage was occasioned by the neglect or wilful act of such officer of Customs.

198. No proceeding other than a suit shall be

Mode of proceedings.

commenced against any person for anything purporting to be done in pursuance of this

Act without giving to such person a month's previous notice in writing of the intended proceeding, and of the cause thereof; or

after the expiration of three months from the Limitation. accrual of such cause.

199. The Chief Customs-Authority may from time to time fix the period

Wharfage-fees.

after the expiration of which goods left on any Custom-

house wharf, or other authorized landing place or part of the Custom-house premises, shall be subject to payment of fees, and the amount of such fees.

200. A duplicate of any certificate, manifest,

Duplicates of documents may be granted on payment of fee.

bill or other Custom-house document may, on payment of a fee not exceeding ten

rupees, be furnished, at the discretion of the Customs-collector, to any person applying for the same, if the Customs-collector is satisfied that no fraud has been committed or is intended by the applicant.

201. Except in the cases provided for by sections

Amendment of documents.

36, 55, 63 and 94, the Customs-collector may in his discretion, upon payment of one rupee, authorize any document, after it has been entered and recorded in the Custom-house, to be amended.

202. No person shall act as an agent

Custom-house agents.

for the transaction of any business relating to the

entrance or clearance of any vessel, or the import or export of goods or baggage, shall so act in any Custom-house, unless such authorization is approved by the Customs-collector.

Such officer may require any person so authorized to give a bond with sufficient security, in any sum not exceeding five thousand rupees, for his faithful behaviour as regards the Custom-house regulations and officers.

Such officer may, in case of misbehaviour of the person so authorized, suspend or withdraw such approval, but an appeal against every such suspension or withdrawal shall lie to the Chief Customs-Authority, whose decision thereon shall be final.

Every appeal under this section shall be made within one month of the suspension or withdrawal.

203. When any person applies to any officer

Agent to produce authority if required.

of Customs for permission to

transact any specified business with him on behalf of any other person, such officer may require the applicant to produce a written authority from the person on whose behalf such business is to be transacted, and in default of the production of such authority may refuse such permission.

The clerk, servant, or agent, of any person or mercantile firm, may transact business generally at the Custom-house on behalf of such person or firm: Provided that the Customs-collector may refuse to recognize such clerk, servant or agent unless such person or a member of such firm identifies such clerk, servant or agent to the Customs-collector as empowered to transact such business, and deposits with the Customs-collector an authority in writing duly signed, authorizing such clerk, servant or agent to transact such business on behalf of such person or firm.

204. All rules made under this Act shall be

Rules to be notified.

notified in the official Gazette, and shall thereupon have the force of law.

All such rules for the time being in force shall be collected, arranged and published at intervals not exceeding two years, and shall be sold to the public at a reasonable price.

205. Any notification made by any authority

Cancellation of Notifications.

under powers conferred by this Act, may be cancelled in like manner by the same

authority.

206. If in any case relating to the removal of

Remission of duty and compensation to owner in certain cases.

goods from a warehouse without payment of duty,

the person offending by an officer of Customs not acting in execution of his duty, and be prosecuted to conviction by the owner of such goods, no duty shall be payable in respect of such goods. For any damage so occasioned by such officer, the Customs-collector shall, with the sanction of the Chief Customs-Authority, make due compensation to such owner.

207. Nothing in this Act shall affect any law

Saving of Calcutta Port Commissioners' and Bombay Port Trust Act.

for the time being in force relating to the Commissioners for making improvements in the Port of Calcutta or the Trustees of the Port of Bombay respectively.

SCHEDULE.

PART I.

ACTS OF THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Number and year.	Title.	Extent of repeal.
XXI of 1856 ...	An Act to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal.	Section eight. Sections ten to fifteen, both inclusive, the last sentence of section sixteen and the form of bond annexed to the Act.
VI of 1863 ...	An Act to consolidate and amend the laws relating to the administration of the Department of Sea Customs in India.	The whole.
X of 1868 ...	An Act to amend the Consolidated Customs Act	The whole.
XVII of 1869 ...	An Act to shorten the time for landing cargo ...	The whole.
XIV of 1871 ...	An Act for the further amendment of the Consolidated Customs Act.	The whole.
VI of 1873 ...	An Act to amend the law relating to the Transhipment of goods imported by steamer, and for other purposes.	The whole.
XVI of 1875 ...	An Act to amend the law relating to Customs Duties, and for other purposes.	Sections five, six, seven and twelve.

PART II.

FORMS.

A.

FORM OF BOND FOR IMPORT DUTY.

(See section 92).

BOND.

No.

18

We, A. B.,

now of

; and C. D.,

of the same place, are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees to be paid to the said Secretary

of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives

(date)

(Signed)

The above
having applied to the

bounden

officer in charge of the Custom-house at

for and obtained permission to lodge in the warehouse

for a

period of

the following goods, that is to say—

imported by sea from

on board of the

ship

and entered in the Custom-house Books

as No.

of the Register of Goods imported by Sea ;

The condition of this Bond is, that ;

If the or their legal representatives, shall observe all the rules prescribed in The Sea Customs Act, 1878, to be observed by owners of goods warehoused, and by persons obtaining permission to warehouse goods under the provisions thereof ;

And if the said or their legal representatives, shall pay to the officer in charge of the Custom-house at the Port of all dues, whether Customs-duties, warehouse-dues, rent or other lawful charges which shall be demandable on the said goods, or on account of penalties incurred in respect to them, within

from the date of this Bond, or within such further time as the Chief Customs-Authority of shall allow in that behalf, together with interest on every such sum at the rate of six per cent. per annum from the date of demand thereof being made in writing by the said officer in charge of the Custom-house ;

And if, within the term so fixed or enlarged, the said goods, or any portion thereof, having been removed from the said warehouse for home-consumption or re-exportation by sea, the full amount of all Customs-duties, warehouse-dues, rent and other lawful charges, penalties and interest demandable as aforesaid shall have been first paid on the whole of the said goods ;

This obligation shall be void.

Otherwise, and on breach or failure in the performance of any part of this condition, the same shall be in full force.

(date)

(Signed) ()

B.

FORM OF BONDED WAREHOUSE WARRANT.

(See section 96).

I do hereby certify that

have deposited in the Warehouse

of

the undermentioned goods

, which goods, the

engage on demand, after payment of rent and incidental charges and Government dues or

customs chargeable thereon, to deliver to the said

or their

assigns, or to the holder of the warrant to whom it may be transferred by endorsement.

C.

FORM OF BOND FOR THE REMOVAL OF SPIRIT FROM A LICENSED DISTILLERY.

(See sections 111 and 152).

We, _____ are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees _____ to be paid to the said Secretary of State in Council, for which payment we jointly and severally bind ourselves and our legal representatives;

, dated this _____ day of _____ 18

(Signed)

The above bounden _____ being indebted to Her Majesty's Secretary of State for India in Council in the sum of Government rupees _____ being the amount of duty payable at the rate of rupees _____ per imperial gallon London proof, for _____ gallons of _____ (or for _____ gallons of proof spirit used in the preparation of _____ dozens of bottles or _____ gallons of cordials and liquors as specified in the annexed schedule) manufactured at _____ which the said _____ have been allowed to remove there for exportation by sea, subject to the provisions of The Sea Customs' Act, 1878, without having paid such duty.

The condition of this obligation is, that if the above bounden _____ or their legal representatives, shall, at the expiration of four calendar months from the date of this obligation, pay or cause to be paid to the said Secretary of State in Council duty at the rate of _____ rupee per imperial gallon of proof spirit for all or any portion of the above-mentioned _____ which shall not have been then exported by sea to a foreign port, subject to the aforesaid provisions (of which exportation, if any, due proof shall be given, or used for local consumption on payment of duty, then this bond shall be void; otherwise the same shall remain in full force.

Signed in the presence of

Place

Date

*If the bond be for cordials and other liquors under section 152, add—**Schedule.*

Description of cordials and liquors.	Quantity in bottles or gallons.	Quantity of proof spirit.
1		8

D. FITZPATRICK,
Secy. to the Govt. of India.

(Second Publication.)

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 14th March 1878, and is, together with the Statement of Objects and Reasons, hereby promulgated for general information:—

ACT No. IX OF 1878.

An Act for the better Control of Publications in Oriental languages.

WHEREAS certain publications in oriental languages printed or circulated in British India have of late

contained matter likely to excite disaffection to the Government established by law in British India, or antipathy between persons of different races, castes, religions, or sects in British India, or have been used as means of intimidation or extortion:

And whereas such publications are read by and disseminated amongst large numbers of ignorant and unintelligent persons, and are thus likely to have an influence which they otherwise would not possess; and whereas it is accordingly necessary for the maintenance of the public tranquillity and for the security of Her Majesty's subjects and others to confer on the executive Government power to control the printing and circulation of such publications: It is hereby enacted as follows:—

1. This section and sections eleven to sixteen both inclusive apply to the whole of British India; the other sections of this Act

apply only to those parts of British India to which they may from time to time be extended by the Governor General in Council by a notification in the *Gazette of India*.

Interpretation clause. 2. In this Act—

'Newspaper' means any periodical work containing public news, or communications on public news,

printed wholly or partially in any oriental language, and includes two or more copies of a newspaper bearing the same name, whether published on the same day or on different days, and also includes any series of newspapers, whether printed on one day or different days, or with one name or with different names; and

'Print,' 'printed' and 'printer' apply not only to printing, but also to lithography, engraving and photography.

3. Any Magistrate of a district or Commissioner of Police in a Presidency town, within the local limits of whose jurisdiction any newspaper is printed or published, may, with the previous sanction of the Local Government and subject to the provisions of section five, call upon the printer and publisher of such newspaper to enter into a joint and several bond, or when the printer and publisher of such newspaper are the same person, call upon such person to enter into a bond, with himself or himself, as the case may be, in such sum as the Local Government thinks fit, not to—

(a) print or publish in such newspaper any words, signs, or visible representations, likely to

excite disaffection to the Government established by law in British India or antipathy between any persons of different races, castes, religions, or sects in British India; or

- (b) use or attempt to use such newspaper

for the purpose of putting any person in fear or causing annoyance to him and thereby inducing him to deliver to any person any property or valuable security, or anything signed or sealed which may be converted into a valuable security, or to give any gratification to any person, or

for the purpose of holding out any threat of injury to a public servant, or to any person in whom they or he believe or believes that public servant to be interested, and thereby inducing that public servant to do any act, or to forbear or delay to do any act, connected with the exercise of his public functions.

EXPLANATION.—"Valuable security," "gratification" and "public servant" are used in this section in the senses in which they are respectively used in the Indian Penal Code.

4. When any bond is executed under section three, the said Magistrate or Commissioner may further require the obligor or obligors of the same to deposit the amount thereof in money or the equivalent thereof in securities of the Government of India; and the money or securities so deposited shall, subject to the provisions hereinafter contained, remain so deposited until fifteen days after the person or persons depositing the same has or have made and subscribed a declaration under Act No. XXV of 1867, section eight.

When such person or persons has or have subscribed such a declaration, and fifteen days have elapsed from the date of subscribing the same, he or they may apply to the said Magistrate or Commissioner for the restoration of the said money or securities, and thereupon such money or securities shall, subject to the provisions hereinafter contained, be restored to such person or persons.

5. When any publisher or printer is called upon by a Magistrate or Commissioner of Police to execute a bond under this Act in respect of any newspaper, the publisher of such newspaper may deliver to such Magistrate or Commissioner an undertaking in writing to the effect that no words, signs, or visible representations shall, during the year next following the date of such undertaking, be printed or published in such newspaper which have not previously been submitted to such officer as the Local Government may appoint in this behalf, by name or in virtue of his office, or which on being so submitted have been objected to by such officer.

When such undertaking has been so delivered, no such bond or deposit shall be required from the publisher or printer of such newspaper during the said year.

6. Whenever it appears to the Local Government that any newspaper printed or published in the territories under its administration, contains any words, signs, or visible representations of the nature described in section three, clause (a), or that any such newspaper has been used or attempted to be used for any purpose described in the same section, clause (b), such Local Government may cause a notice in the form in the schedule hereto annexed, or to the like effect, to be published in the local official Gazette.

7. A true copy of such notice shall be fixed on some conspicuous part of the premises described in the declaration made in respect of the newspaper under the said Act No. XXV of 1867, section five, and the copy so fixed shall be deemed to have been duly served on the printer and publisher of such paper.

8. If after the publication of such notice and the service thereof, the newspaper in respect of which it has been issued contains any words, signs, or visible representations of the nature described in section three, clause (a), or is used, or attempted to be used, for any purpose described in the same section, clause (b),

all printing presses, engines, machinery, types, lithographic stones, paper, and other implements, utensils, plant, and materials used or employed, or intended to be used or employed, in or for the purpose of printing or publishing such newspaper, or found in or about any premises where such newspaper is printed or published, and

all copies of such newspaper wherever found, and

any money or securities which the printer or publisher of such newspaper may have deposited under the provisions of section three,

shall be liable to be forfeited to Her Majesty.

Provided that the publisher of any newspaper may, on the publication of a notice in respect thereof under section six, and before anything has become liable to forfeiture under this section in respect of such newspaper, deliver to the Magistrate of the District or to the Commissioner of Police in a Presidency town, within the local limits of whose jurisdiction such newspaper is published, an undertaking in writing of the nature specified in section five, and, if such Magistrate or Commissioner accepts such undertaking, nothing shall become liable to forfeiture under this section between the date on which such undertaking is so accepted and the end of the period for which it is given.

9. Whenever it appears to the Local Government that any money or security deposited under this Act in respect of any newspaper is liable to be forfeited under section eight, such Local Government may, by a notification in the local official Gazette, declare such money or security to be forfeited;

And whenever it appears to the Local Government that any implements, utensils, plant or materials used or employed or intended to be used or employed in or for the purpose of printing or publishing any newspaper, or which is or are in or about any premises where such newspaper is printed or published, or any copies of any newspaper, is or are liable to be forfeited under that section,

the Local Government may declare such implements, utensils, plant, materials or copies to be forfeited and may by warrant issued by its authority under the hand of any Magistrate, empower any person to seize and take away such implements, utensils, plant, materials, and copies wherever found, and to enter upon any premises

(a) where the newspaper specified in such warrant is printed or published, or

(b) where any such implements, utensils, plant, or materials may be or may be reasonably suspected to be, or

(c) where any copy of such newspaper is sold, distributed, published, or publicly exhibited, or reasonably suspected to be sold, distributed, published, or publicly exhibited, or kept for sale, distribution, publication, or public exhibition, or reasonably suspected to be so kept,

and search for such implements, utensils, plant, materials, and copies.

Every warrant issued under this section, so far as relates to a search, shall be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

10. When any book, pamphlet, placard, broadsheet, or other document printed wholly or partially in any oriental language in British India contains any words, signs, or visible representations which are of the nature described in section three, clause (a),

or when any such book, pamphlet, placard, broadsheet, or other document has been used or attempted to be used for any purpose described in the same section, clause (b),

all printing presses, engines, machinery, types, lithographic stones, paper, and other implements, utensils, plant, and materials used or employed in or for the purpose of printing or publishing such book, pamphlet, placard, broadsheet, or other document, or found in or about any premises where the same is printed or published, and all copies of such book, pamphlet, placard, broadsheet or other document, shall be liable to be forfeited to Her Majesty.

Whenever it appears to the Local Government that anything is liable to be forfeited under this section, the Local Government may declare such thing to be forfeited and may direct any Magistrate to issue a warrant in respect of the same, and thereupon to search for, seize, and taken away in manner provided by section nine.

The Local Government may, upon good cause shown, cancel any forfeiture under this section.

11. When any newspaper printed elsewhere

Copies of newspaper printed elsewhere, and brought into British India, liable to forfeiture in certain cases.

than in British India contains any words, signs, or visible representations of the nature described in section three, clause (a), or is used or

attempted to be used for any purpose described in the same section, clause (b), all copies of such newspaper, brought into British India, shall be liable to be forfeited to Her Majesty.

12. Whenever it appears to the Local Government that any copies of any newspaper in any of the territories under its administration are liable to be forfeited under section eleven, such Local Government may declare all copies of such newspaper wherever found to be forfeited and may by warrant issued by its authority under the hand of any Magistrate, empower any person to seize and take away all copies of such newspaper wherever found, and to enter upon any premises where any copy of such newspaper is sold, distributed, published, or publicly exhibited, or reasonably suspected to be sold, distributed, published, or publicly exhibited, or kept for sale, distribution, publication, or public exhibition, or reasonably suspected to be so kept ;

and search for all copies of such newspaper. Every warrant issued under this section shall, so far as relates to a search, be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

13. Any person feeling aggrieved by the issue of any notification under section nine or by any declaration made or anything done in the execution of a warrant issued under that section, or under section ten or section twelve, may, within three months from the date of the notification or declaration or the doing of the thing complained of (as the case may be), appeal to the Governor General in Council ; and the Governor General in Council shall take such appeal into consideration, and the order passed by him thereon shall be final and conclusive.

Appeal to the Governor General in Council.

Power to exclude from British India, newspapers, books, &c., printed out of British India. 14. The Governor General in Council may, by notification in the *Gazette of India*, direct that any newspapers printed at any place beyond the limits of British India, or any books, pamphlets, placards, broadsheets, or other documents printed wholly or partially in any oriental language at any such place, shall not be brought into, or circulated, distributed, or publicly exhibited, or sold, or kept for circulation, distribution, public exhibition, or sale, in British India.

Whoever, in contravention of any direction under this section, brings any such newspaper, book, pamphlet, placard, broadsheet, or other document into British India, or circulates, distributes, publishes, exhibits, or sells the same, or keeps the same for circulation, distribution, exhibition, or sale, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both ;

and all copies of any such newspaper, pamphlet, placard, broadsheet, or other document found in British India shall be forfeited to Her Majesty.

Whenever it appears to any Magistrate of a district or to any Commissioner of Police in a Presidency town that anything within the local

limits of his jurisdiction is forfeited under this section, he may issue a warrant to search for and seize the same, and such warrant shall be executed in manner provided for the execution of search-warrants under the law relating to criminal procedure for the time being in force.

15. When any declaration has been made under

Power of postal authorities to seize newspapers, books, &c.

section nine, section ten, or section twelve, in respect of any newspaper, book, pamphlet, placard, broadsheet, or other document, or any notification has been issued in respect of the same under section fourteen, any officer of the Postal Department empowered in this behalf by the Governor General in Council, by name or in virtue of his office, may search or cause search to be made for any copies of the same in the custody of that Department, and shall deliver all such copies found to such officer as the Governor General in Council may appoint in this behalf by name or in virtue of his office.

16. Every notification and declaration of forfeiture purporting to be issued or made under this Act shall, as against all persons, be conclusive evidence that the forfeiture therein referred to has taken place ; and no proceeding purporting to be taken under this Act, or in execution of a warrant issued under this Act, shall be called in question by any Court of civil or criminal jurisdiction ; and no Civil or Criminal proceeding shall be instituted against any person for anything purporting to be done under this Act or in execution of any such warrant, or for the recovery of any property purporting to be seized under this Act.

Jurisdiction barred.

17. Any publisher or printer of a newspaper required to execute a bond or make a deposit under section three or section four, and publishing or printing such newspaper without having complied with such requisition, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.

18. When any publisher of a newspaper has given an undertaking under section five or section eight, and during the period for which such undertaking is given, any words, signs, or visible representations which have not been submitted to the officer appointed under section five, or which on being so submitted have been objected to by him, are printed or published in such newspaper, such publisher and the printer of such newspaper, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.

19. Any portion of this Act which has been extended to any part of British India under section one shall cease to be in force in such part whenever the Governor General in Council, by notification in the *Gazette of India*, so directs, but may be again extended to such part by a like notification.

20. Nothing herein contained shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act.

Operation of other laws not barred.

SCHEDULE.

FORM OF NOTICE UNDER SECTION 6.

WHEREAS a certain newspaper (*state name of newspaper*) contains words, signs or visible representations (*as the case may be*) of the nature described in section 3, clause (a), of Act No. IX of 1878 [*or is used for a purpose mentioned in section 3 of Act No. IX of 1878, clause (b), or Whereas an attempt has been made to use a certain newspaper (state name of newspaper) for a purpose, &c.*]

This is to give notice to all whom it may concern, and to give all such persons warning, according to the provisions of section 6 of the said Act No. IX of 1878.

This day of 187 . A. B.

Secretary to { the Government of
the Chief Commissioner of

STATEMENT OF OBJECTS AND REASONS.

1. The main object of this Bill is to place newspapers which are published in the vernacular languages of India under better control, and to furnish the Government with more effective means than are provided by the existing law, of punishing and repressing seditious writings which are calculated to produce disaffection towards the Government in the minds of the ignorant and unenlightened masses. Another object is to prevent unscrupulous native editors using their papers as a means of intimidation or extortion.

2. As regards the latter of these objects, it is enough to state that the Government is informed on reliable authority that certain vernacular papers have from time to time been used as a means of intimidating, and extorting money from, our feudatories and native employees. As regards the former and more important object, a fuller statement of the reasons which have led to the introduction of this Bill seems desirable.

3. That a section of the vernacular Press has of late years assumed an attitude of fixed hostility to the Government; that it does not confine itself to criticising particular measures or the acts of individual officers on their merits, but attacks the very existence of British rule in India; and that the evil has been steadily growing and has now attained a magnitude which calls for the application of some strong means of repression, are facts patent to all who read the native papers.

4. The necessity for immediate action has been pressed on the Government of India from many quarters; and those most competent to form an opinion on such a point have advised that the existing law does not furnish a sufficient remedy, and that fresh legislation is accordingly necessary.

5. The only question has been as to the form which such legislation should assume, or, to speak more precisely, whether the object in view could be attained by any mere amendment of the general criminal law, or whether some measure of a special nature is required.

The Government of India have come to the conclusion that a special measure is necessary, and they have been led to this conclusion chiefly by two considerations:

6. In the first place, the object in view is simply to repress an evil which is altogether of a special and limited nature, and for the existence of which a small and strictly defined class of persons is answerable. It is not in any way necessary for that object to expand the general law relating to State offences, or to render that law more stringent. To do so would be to inflict an unmerited hardship on a large number of Her Majesty's subjects.

7. Secondly (and this seems to put the necessity of a special law, as distinguished from any mere amendment of the general law, beyond a doubt), the ordinary criminal law confines itself to imposing penalties for offences already committed, whereas the particular offence to be dealt with here is of such a nature that it is not enough that it should be punished when committed. Its commission must be prevented, and this can be done only under a special procedure devised expressly for that purpose.

8. The Bill now introduced is restricted in its operation to publications in oriental languages. Its chief provisions will take effect only in those parts of British India to which they may be specially extended by the Governor General in Council, and will cease to have effect in those parts whenever the Governor General in Council so directs.

9. The system of check it establishes in the case of newspapers in oriental languages published in British India is as follows:

First.—The Magistrate may, with the previous sanction of the Local Government, require the printer or publisher of any such newspaper to enter into a bond binding himself not to print or publish in such newspaper anything likely to excite feelings of disaffection to the Government or antipathy between persons of different races, castes, religions or sects, and not to use such paper for purposes of extortion. The Magistrate may further require the amount of this bond to be deposited in money or securities.

Secondly.—If any newspaper (whether a bond has been taken in respect of it or not) at any time contains any matter of the description just mentioned, and is used for purposes of extortion, the Local Government may warn such newspaper by a notification in the Gazette, and if, in spite of such warning, the offence is repeated, the Local Government may then issue its warrant to seize the plant, &c., of such newspaper, and when a deposit has been made may declare such deposit forfeited.

Thirdly.—As the provisions regarding the deposit of security and the forfeiture of the deposit would, perhaps, be found to press unduly on some of the less wealthy newspaper proprietors, clauses have been inserted enabling the publisher of a newspaper to take his paper out of the

operation of this portion of the Act for such time as he pleases by undertaking to submit his proofs to an officer appointed by the Government before publication, and to publish nothing which such officer objects to.

Any publisher may, if he chooses, do this at the time when he is called upon to deposit security; and if he does so, no security can be demanded from him.

Again, if he does not choose to avail himself of this provision at that stage, he may subsequently, in the event of a warning being issued against him, offer such an undertaking, and if the Magistrate accepts it, the proceedings are at an end.

10. As regards books, pamphlets, &c., printed in British India, containing matter of the description above referred to or used for purposes of extortion, the Bill gives the Local Government a power to seize them and the presses at which they are printed.

11. Newspapers and books published out of British India but circulated in British India remain. And in regard to them the Bill provides—

first, that if they contain matter of the nature already referred to or are used for purposes of extortion, the Local Government may seize them; and

secondly, that the Governor General in Council may prohibit their importation altogether.

12. The only other points calling for special notice are that an appeal is given to the Governor General in Council against anything done by a Local Government or any inferior authority; that declarations of forfeitures and other proceedings under the Act are made final and conclusive, subject only to such appeal; and that penalties are provided for printing or publishing a newspaper without executing a bond or making a deposit after such bond or deposit has been required, and for breach of an undertaking to submit proofs to a Government officer.

A. J. ARBUTHNOT.

D. FITZPATRICK,
Secy. to the Govt. of India.

(Second Publication.)

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 15th March 1878, and is hereby promulgated for general information:—

ACT No. XI OF 1878. THE INDIAN ARMS ACT, 1878.

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- Local extent.
- Savings.
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3. Repeal of enactments.
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III.—Import, Export and Transport.

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THE FIRST SCHEDULE.

THE SECOND SCHEDULE.

An Act to consolidate and amend the law relating to Arms, Ammunition and Military Stores.

WHEREAS it is expedient to consolidate and amend the law relating to arms, ammunition and military stores; It is hereby enacted as follows:—

Preamble.

I.—Preliminary.

1. This Act may be called "The Indian Arms Act, 1878"; and it extends to the whole of British India.

Short title.

Local extent.

Savings.

But nothing herein contained shall apply to—

(a) arms, ammunition or military stores on board any sea-going vessel and forming part of her ordinary armament or equipment, or

(b) the manufacture, conversion, sale, import, export, transport, bearing or possession of arms, ammunition or military stores by order of the Government, or by a public servant or a volunteer enrolled under the Indian Volunteers Act, 1869, in the course of his duty as such public servant or volunteer.

2. This Act shall come into force on such day as the Governor General in Council by notification in the *Gazette of India* appoints.

Commencement.

3. On and from that day the enactments mentioned in the first schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule. But all authorities and permissions given, licenses and exemptions granted, orders and appointments made, notifications published, and rules, conditions, and forms prescribed under any enactment hereby repealed shall be deemed to be respectively given, granted, made, published and prescribed under this Act.

Repeal of enactments.

And all such authorities, permissions, licences and exemptions shall, except as otherwise provided by this Act, continue in force for the periods for which they may have been given or granted respectively, or, where no such period is expressly fixed, for one year from the date on which this Act comes into force, and shall then cease to have effect.

4. In this Act unless there be something repugnant in the subject or context—

Interpretation-clause.

"Cannon" includes also all howitzers, mortars wall pieces, mitrailleuses and other ordnance and machine-guns, all parts of the same, and all carriages, platforms and appliances for mounting, transporting and serving the same:

"Arms" includes fire-arms, bayonets, swords, daggers, spears, spear-heads and bows and arrows, also cannon and parts of arms, and machinery for manufacturing arms:

"Ammunition" includes also all articles specially designed for torpedo service and submarine mining, rockets, gun-cotton, dynamite, lithofracteur and other explosive or fulminating material, gunflints, gunwads, percussion caps, fuses, and friction tubes, all parts of ammunition and all machinery for manufacturing ammunition, but does not include lead, sulphur or saltpetre:

"Military stores" in any section of this Act as applied to any part of British India means any military stores to which the Governor General in Council may from time to time by notification in the *Gazette of India* specially extend such section in such part, and includes also all lead, sulphur, saltpetre and other material to which the Governor General in Council may from time to time so extend such section.

"License" means a license granted under this Act, and "licensed" means holding such license:

II.—Manufacture, Conversion and Sale.

5. No person shall manufacture, convert, or sell,

Unlicensed manufacture, conversion and sale prohibited.

or keep, offer or expose for sale, any arms, ammunition or military stores except under a license and in the manner and to the extent permitted thereby.

Nothing herein contained shall prevent any person from selling any arms or ammunition which he lawfully possesses for his own private use to any person who is not by any enactment for the time being in force prohibited from possessing the same; but every person so selling arms or ammunition to any person other than a person entitled to possess the same by reason of an exemption under section twenty-seven of this Act shall, without unnecessary delay, give to the Magistrate of the district or to the officer in charge of the nearest police-station notice of the sale, and of the purchaser's name and address.

III.—Import, Export and Transport.

6. No person shall bring or take by sea or by land into or out of

Unlicensed importation and exportation prohibited.

British India any arms, ammunition or military stores except under a license

and in the manner and to the extent permitted by such license.

Nothing in the first clause of this section extends to arms (other than cannon) or ammunition imported or exported in reasonable quantities for his own private use by any person lawfully entitled to possess such arms or ammunition; but the Collector of Customs or any other officer empowered by the Local Government in this behalf by name or in virtue of his office may at any time detain such arms or ammunition until he receives the orders of the Local Government thereon.

Explanation.—Arms, ammunition and military stores taken from one part of British India to another by sea or across intervening territory not being part of British India are taken out of and brought into British India within the meaning of this section.

7. Notwithstanding anything contained in the

Sanction of local Government required to warehousing of arms, &c.

Sea-customs Act, 1878, no arms, ammunition or military stores shall be deposited in any warehouse licensed under section 16 of that Act without the sanction of the Local Government.

8. In lieu of the duties imposed by the Indian

Levy of duties on arms, &c., imported by sea.

Tariff Act, 1875, upon the articles mentioned in the second schedule hereto annexed when imported by sea, there shall be levied and collected, in every part of British India, upon the same articles the duties specified in the same schedule:

Provided that no duty in excess of ten per cent. *ad valorem* shall be levied upon any of the said articles imported in reasonable quantity for his own private use by any person lawfully entitled to possess the same:

Provided also that when any articles which have been otherwise imported and upon which duty has been levied or is leviable under this section are purchased retail from the importer by a person lawfully entitled as aforesaid, in reasonable quantity for his own private use, the importer may apply to the Customs-collector for a refund or remission (as the case may be) of so much of the duty thereon as is in excess of ten per cent. *ad valorem*; and if such collector is satisfied as to the identity of the articles, and that such importer is in other respects entitled to such refund or remission, he shall grant the same accordingly.

9. The Governor General in Council may from time to time by notification in the *Gazette of India* direct that duties not exceeding those specified in the second schedule hereto annexed shall be levied upon any articles mentioned in that schedule and brought by land into any part of British India, and may in like manner cancel any such notification.

10. The Governor General in Council may from time to time by notification in the *Gazette of India*—
Power to prohibit transport.
 (a) regulate or prohibit the transport of any description of arms, ammunition or military stores over the whole of British India or any part thereof, either altogether or except under a license and to the extent and in the manner permitted by such license, and

(b) cancel any such notification.

Explanation.—Arms, ammunition or military stores transhipped at a port in British India are transported within the meaning of this section.

11. The Local Government with the previous sanction of the Governor General in Council may, at any places along the boundary line between British India and Foreign territory and at such distance within such line as it deems expedient, establish searching posts at which all vessels, carts and baggage animals and all boxes, bales and packages in transit may be stopped and searched for arms, ammunition and military stores by any officer empowered by such Government in this behalf by name or in virtue of his office.

12. When any person is found carrying or conveying any arms, ammunition or military stores, who is not covered by a license or not in such manner or under such circumstances as to afford just grounds of suspicion that the same are being carried by him with intent to use them, or that the same may be used, for any unlawful purpose, any person may without warrant apprehend him and take such arms, ammunition or military stores from him.

Any person so apprehended and any arms, ammunition or military stores so taken by a person not being a Magistrate or Police-officer shall be delivered over as soon as possible to a Police-officer.

All persons apprehended by, or delivered to, a Police-officer and all arms and ammunition seized by or delivered to any such officer under this section shall be taken without unnecessary delay before a Magistrate.

IV.—Going armed and possessing Arms, &c.

13. No person shall go armed with any arms except under a license and to the extent and in the manner permitted thereby.

Any person so going armed without a license or in contravention of its provisions may be disarmed by any Magistrate, Police-officer or other person empowered by the Local Government in this behalf by name or by virtue of his office.

14. No person shall have in his possession or under his control any cannon or fire-arms, or any ammunition or military stores except under a license and in the manner and to the extent permitted thereby.

During the three months next following the date on which this Act comes into force nothing in the former part of this section shall apply to the possession by any person of any fire-arms, ammunition or military stores in any place to which section 32, clause 2, of Act No. XXXI of 1860 does not apply at such date.

Any person having within the said period of three months any fire-arms, ammunition or military stores in his possession in any such place may, and any person having at the expiry of the same period any fire arms, ammunition or military stores in his possession in any such place without a license shall, deposit the same with the officer in charge of the nearest police-station.

If the owner of any thing deposited under this section does not within the year next following the date on which this Act comes into force, obtain a license authorizing him to possess such thing and apply for delivery of the same, such thing shall be forfeited to Her Majesty.

15. In any place to which section 32, clause 2 of Act No. XXXI of 1860, applies at the time this Act comes into force or to which the Local Government, with the previous sanction of the Governor General in Council, may by notification in the local official Gazette specially extend this section, no person shall have in his possession any arms of any description except under a license and in the manner and to the extent permitted thereby.

16. Any person possessing arms, ammunition or military stores, the possession whereof by him has, in consequence of the cancellation or expiry of a license or by the issue of a notification under section fifteen become unlawful, shall deposit the same without unnecessary delay with the officer in charge of the nearest police-station.

If the owner of any thing deposited under this section does not within three years from the date on which such thing is so deposited produce a license authorising him to possess the same and apply for delivery of the same, such thing shall be forfeited to Her Majesty.

V.—Licenses.

17. The Governor General in Council may from time to time, by notification

Power to make rules as to licenses.

in the *Gazette of India*, make rules to determine the officers by whom, the form in which,

and the terms and conditions on and subject to which, any license shall be granted; and may by such rules among other matters—

(a) fix the period for which such license shall continue in force;

(b) fix a fee payable by stamp or otherwise in respect of any such license granted in a place to which section 32, clause 2, of Act No. XXXI of 1860 applies at the time this Act comes into force, or in respect of any such license other than a license for possession granted in any other place;

(c) direct that the holder of any such license other than a license for possession shall keep a record or account in such form as the Local Government may prescribe of anything done under such license, and exhibit such record or account when called upon by an officer of Government to do so;

(d) empower any officer of Government to enter and inspect any premises in which arms, ammunition or military stores are manufactured or kept by any person holding a license of the description referred to in section five or section six;

(e) direct that any such person shall exhibit the entire stock of arms, ammunition and military stores in his possession or under his control to any officer of Government so empowered, and

(f) require the person holding any license or acting under any license to produce the same, and to produce or account for the arms, ammunition or military stores covered by the same when called upon by an officer of Government so to do.

Cancelling and suspension of license.

18. Any license may be cancelled or suspended—

(a) by the officer by whom the same was granted, or by any authority to which he may be subordinate, or by any Magistrate of a district or commissioner of police in a presidency town, within the local limits of whose jurisdiction the holder of such license may be, when, for reasons to be recorded in writing, such officer, authority, Magistrate or commissioner deems it necessary for the security of the public peace to cancel or suspend such license; or

(b) by any Judge or Magistrate before whom the holder of such license is convicted of an offence against this Act, or against the rules made under this Act; and

the Local Government may at its discretion by a notification in the local official *Gazette* cancel or suspend all or any licenses throughout the whole or any portion of the territories under its administration.

VI.—Penalties.

For breach of sections 5, 6, 10, 13 to 17.

19. Whoever commits any of the following offences (namely)—

(a) manufactures, converts or sells, or keeps, offers or exposes for sale any arms, ammunition

or military stores in contravention of the provisions of section five;

(b) fails to give notice as required by the same section;

(c) imports or exports any arms, ammunition or military stores in contravention of the provisions of section six;

(d) transports any arms, ammunition or military stores in contravention of a regulation or prohibition issued under section ten;

(e) goes armed in contravention of the provisions of section thirteen;

(f) has in his possession or under his control any arms, ammunition or military stores in contravention of the provisions of section fourteen or section fifteen;

(g) intentionally makes any false entry in a record or account which by a rule made under section seventeen, clause (c), he is required to keep;

(h) intentionally fails to exhibit anything which by a rule made under section seventeen, clause (e), he is required to exhibit; or

(i) fails to deposit arms, ammunition or military stores, as required by section fourteen or section sixteen;

shall be punished with imprisonment for a term which may extend to three years, or with fine, or with both.

20. Whoever does any act mentioned in clause

For secret breaches of sections 5, 6, 10, 14 and 15. (a), (c), (d) or (f) of section nineteen, in such manner as to indicate an intention that

such act may not be known to any public servant as defined in the Indian Penal Code, or to any person employed upon a Railway or to the servant of any public carrier,

and whoever, on any search being made under section twenty-five, conceals or attempts to conceal any arms, ammunition or military stores,

shall be punished with imprisonment for a term which may extend to seven years, or with fine, or with both.

21. Whoever, in violation of a condition subject to which a license has

For breach of license. been granted, does or omits to do any act shall, when the doing or omitting to do such act is not punishable under section nineteen or section twenty, be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

22. Whoever knowingly purchases any arms,

For knowingly purchasing arms, &c., from an unlicensed person. ammunition or military stores from any person not licensed or authorized under

the proviso to section five to sell the same; or delivers any arms, ammunition or military stores

For delivering arms, &c., into the possession of any person not authorized to possess them. into the possession of any person without previously ascertaining that such person is legally authorized to possess the same,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

23. Any person violating any rule made under this Act, and for the violation of which no penalty is provided by this Act, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both.

24. When any person is convicted of an offence punishable under this Act committed by him in respect of any arms, ammunition or military stores, it shall be in the discretion of the convicting Court or Magistrate further to direct that the whole or any portion of such arms, ammunition or military stores, and any vessel, cart or baggage animal used to convey the same, and any box, package or bale in which the same may have been concealed, together with the other contents of such box, package or bale, shall be confiscated.

• VII.—Miscellaneous.

25. Whenever any Magistrate has reason to believe that any person residing within the local limits of his jurisdiction has in his possession any arms, ammunition or military stores for any unlawful purpose,

or that such person cannot be left in the possession of any such arms, ammunition or military stores without danger to the public peace,

such Magistrate, having first recorded the grounds of his belief, may cause a search to be made of the house or premises occupied by such person, or in which such Magistrate has reason to believe such arms, ammunition or military stores are or is to be found, and may seize and detain the same, although covered by a license, in safe custody for such time as he thinks necessary.

The search in such case shall be conducted by, or in the presence of, a Magistrate, or by or in the presence of some officer, specially empowered in this behalf by name or in virtue of his office by the Local Government.

26. The Local Government may at any time order or cause to be seized any arms, ammunition or military stores in the possession of any person, notwithstanding that such person is licensed to possess the same, and may detain the same for such time as it thinks necessary for the public safety.

27. The Governor General in Council may from time to time by notification published in the *Gazette of India*—

(a) exempt any person by name or in virtue of his office or any class of persons or exclude any description of arms or ammunition or withdraw any part of British India, from the operation of any prohibition or direction contained in this Act; and

(b) cancel any such notification and again subject the persons or things or the part of British India comprised therein to the operation of such prohibition or direction.

28. Every person aware of the commission of any offence punishable under this Act, shall in the absence of reasonable excuse, the burden of proving which shall lie upon such

person, give information of the same to the nearest Police-officer or Magistrate, and

every person employed upon any railway or by any public carrier shall, in the absence of reasonable excuse, the burden of proving which shall lie upon such person, give information to the nearest Police-officer regarding any box, package or bale in transit which he may have reason to suspect contains arms, ammunition or military stores in respect of which an offence against this Act has been or is being committed.

29. Where an offence punishable under section nineteen, clause (f), has been committed within three months from the date on which this Act comes into force in any province, district or place to which section 32, clause 2 of Act XXXI of 1860 applies at such date, or where such an offence has been committed in any part of British India not being such a district, province or place, no proceedings shall be instituted against any person in respect of such offence without the previous sanction of the Magistrate of the district or in a presidency town of the commissioner of police.

30. Where a search is to be made under the Code of Criminal Procedure or the Presidency Magistrates Act 1877 in the course of any proceedings instituted in respect of an offence punishable under section nineteen, clause (f), such search shall, notwithstanding anything contained in the said Code or Act, be made in the presence of some officer specially appointed by name or in virtue of his office by the Local Government in this behalf, and not otherwise.

31. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made under it, or from being liable under such other law to any higher punishment or penalty than that provided by this Act: Provided that no person shall be punished twice for the same offence.

32. The Local Government may from time to time by notification in the local official Gazette direct a census to be taken of all fire-arms in any local area, and empower any person by name or in virtue of his office to take such census.

On the issue of any such notification, all persons possessing any such arms in such area shall furnish to the person so empowered such information as he may require in reference thereto, and shall produce such arms to him if he so requires.

Any person refusing or neglecting to produce any such arms when so required, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both.

33. No proceeding other than a suit shall be commenced against any person for any thing done in pursuance of this Act, without having given him at least one month's previous notice in writing of the intended proceeding and of the cause thereof, nor after the expiration of three months from the accrual of such cause.

THE FIRST SCHEDULE.

Number and year.	Title.	Extent of repeal.
XVIII of 1841	An Act for consolidating and amending the enactments concerning the exportation of Military Stores.	So much as has not been repealed.
XXX of 1854	An Act to provide for the levy of Duties of Customs in the Arracan, Pegu, Martaban and Tenasserim Provinces.	In the preamble the words "and that the exportation of munitions of war from any of these Provinces into foreign States should be prohibited." Section 11.
XXXI of 1860	An Act relating to the manufacture, importation and sale of Arms and Ammunition, and for regulating the right to keep and use the same, and to give power of disarming in certain cases.	So much as has not been repealed.
VI of 1866	An Act to continue Act No. XXXI of 1860 (relating to the manufacture, importation and sale of Arms and Ammunition, and for regulating the right to keep and use the same, and to give power of disarming in certain cases), and for other purposes.	The whole.
III of 1872	The Santhál Parganas Settlement Regulation.	So much of the schedule as relates to Act XXXI of 1860 and Act VI of 1866.

Number and year.	Title.	Extent of repeal.
IX of 1874	The Arakan Hills District Laws Regulation, 1874.	So much of the schedule as relates to Act XVIII of 1841.
XV of 1874	An Act for declaring the local extent of certain Enactments, and for other purposes.	So much of the first schedule as relates to Act XVIII of 1841.

THE SECOND SCHEDULE.

(See Section 8.)

	Rs. As.
(1) Fire-arms other than pistols, for each	50
(2) Barrels for the same, whether single or double, for each ...	30
(3) Pistols for each ...	15
(4) Barrels for the same, whether single or double, for each ...	10
(5) Springs used for fire-arms, for each ...	8
(6) Gun-stocks, sights, blocks and rollers, for each ...	5
(7) Revolver-breeches, for each cartridge which they will carry ...	2 8
(8) Extractors, nippers, heel-plates, pins, screws, tangs, bolts, thumb-pieces, triggers, trigger-guards, hammers, pistons, plates, and all other parts of a fire-arm not herein otherwise provided for, and all tools used for cleaning or putting together or loading the same, for each ...	1 8
(9) Machines for making or loading or closing cartridges, for each	10
(10) Machines for capping cartridges, for each ...	2 8

Exception.—Articles falling under the 5th, 6th, 8th, 9th or 10th head of this schedule when they appertain to a fire-arm falling under the 1st or 3rd head and are fitted into the same case with such fire-arm.

D. FITZPATRICK,

Secy. to the Govt. of India.



SUPPLEMENT TO The Calcutta Gazette.

WEDNESDAY, MARCH 27, 1878.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the SUPPLEMENT separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Saturday, the 23rd March 1878.

Present :

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, *presiding*,
The Hon'ble G. C. PAUL, *Acting Advocate-General*,
The Hon'ble H. J. REYNOLDS,
The Hon'ble A. MACKENZIE,
The Hon'ble J. O'KINEALY,
The Hon'ble BABOO ISSER CHUNDER MITTER, RAI BAHADOOR,
The Hon'ble BABOO KRISTODAS PAL, RAI BAHADOOR,
The Hon'ble RAJAH PRAMATHA NATHA ROY BAHADOOR,
The Hon'ble BABOO MOHINI MOHUN ROY,
and
The Hon'ble Mr. AMEER ALI.

COURT OF WARDS.

The HON'BLE MR. REYNOLDS moved that the Bill to amend the law relating to the Court of Wards within the provinces subject to the Lieutenant-Governor

of Bengal be read in Council. He said that in making this motion it would be unnecessary for him to detain the Council with any remarks on the provisions of the Bill, because the Bill in its present shape was substantially a reproduction of the measure which was passed by this Council last session. The only differences of importance between this Bill and the former one were the omission of the section which was formerly section 9, which prohibited the execution of decrees of court against the property of wards, and the introduction of sections 69, 70, and 71, defining the duties and responsibilities of the guardians of wards. He thought, however, that it would be desirable that the Bill should be considered by a Select Committee, as there were some provisions in the Bill which might be improved on further consideration.

The motion was agreed to, and the Bill referred to a Select Committee consisting of the Hon'ble Mr. O'Kinealy, the Hon'ble Rajah Pramatha Natha Roy, the Hon'ble Baboo Mohini Mohun Roy, and the mover, with instructions to report in three weeks.

MUNICIPAL LATRINES.

The Hon'ble Mr. MACKENZIE, in moving for leave to introduce a Bill to provide for the cleansing and erection of latrines in first class municipalities, said that no sanitary question had excited more interest of late years, both at home and in India, than that of the innocuous disposal of the refuse of great towns; and nowhere had this subject received more attention than in Calcutta and in the deliberations and proceedings of the Bengal Government. He might appeal to the large sums that had been spent in this town upon sanitation and drainage, to the discussions that had repeatedly taken place in this Council Chamber and in the neighbouring Hall, and to the many able articles appearing from time to time in popular and scientific journals regarding the hygiene of the metropolis, as proving that public opinion, here at any rate, was fully alive to the importance of following sound principles and sound practice in connection with this most vital matter. To stimulate and assist this public opinion, the advice of the Government and the aid of this Council had never been wanting.

They were all of them familiar with the vivid pictures of the loathsome condition of many parts of this town, furnished quarterly by the graphic pen of the Health Officer, and they knew that, in spite of all that had been done, there was still a vast deal more to do even within the limits of Calcutta itself. But all the money, care, and trouble already spent in Calcutta, all the protracted oratory of their municipal meetings, and all the resolutions of the local Government, would be entirely thrown away if the systems of improved conservancy, sanctioned by experience, or recommended by sanitary science, were not extended to the suburbs which hemmed them in upon every side.

The municipalities of Howrah and of Alipore had for some years past felt and recognised their obligations in this respect. In the Suburban Municipality, which had had the services of an energetic Vice-Chairman and the advice of a strong and admirably selected board of European and Native Commissioners, really considerable advances had been made towards the introduction of the rational system of disposing of night-soil. In 1872-73 Mr. Sterndale, the Vice-Chairman, drew attention to the appalling fact that probably not more than one-half of the night-soil of the suburbs was then passing through the depôts for legitimate disposal, the rest being thrown broadcast on waste lands and gardens, or left to seethe and fester in the old-fashioned privies of native houses. In 1873-74 the Commissioners, moved by Mr. Sterndale's representations, introduced a modification of the Halalcore system of Bombay, under which those house-holders who wished it might have their privies regularly cleansed by municipal sweepers, they paying to the municipality fees for this service. The idea of the Commissioners apparently was to provide an efficient conservancy staff which it was optional with the house-holders to employ, and then to prosecute steadily under the law those who, declining to take advantage of the public sweepers, failed to make proper arrangements for disposal.

The popularity of this system had been in one respect unquestionable. Out of 40,000 houses in the suburbs, the owners or occupiers of 15,000 had applied for the services of the municipal staff. Representing as these did the better class of the inhabitants, it might, he thought, be legitimately inferred

that the people of the suburbs were fully convinced of the necessity of a duly organised system of public scavengering. But, while ready enough to demand the services of the municipal staff, when it came to paying the municipal bills there was at present a singular backwardness on the part of some of those who benefit. Mr. Sterndale writes—

“Little difficulty was experienced on the whole in inducing the people to accept the services of the municipal establishment; but when, on the other hand, it came to paying for it, the case was reversed; it was found in the first place that if we waited for applications, accompanied by payment in advance, as contemplated by the rules, the whole thing fell to the ground, no one would apply, and in fact it was found necessary to make a regular house to house assessment.

“The bills then had to be collected by the expensive machinery of an establishment paid either by salary or commission, and on payment being refused, there was no direct means of enforcing it. Under such circumstances the executive had to resort to the roundabout course of stopping the services of the nightmen, and then prosecuting the house-holder for keeping night-soil in his privy—a most cumbersome and unsatisfactory procedure.

“The fact that there were 569 prosecutions necessary during the year shows how unsatisfactory this has been.”

He states the principal objections to the voluntary system in the following way:—

- 1st.—No proper assessment being possible, no reliable estimate of probable receipts can be framed; the department has therefore to work to a great extent in the dark. A proof of this is the fact that last year we did not reach the estimated receipts by over Rs. 13,000. The Council will see that the Commissioners must employ and pay for a staff adequate to do the work of all those who consent to employ them. If afterwards the house-holders do not pay, the Commissioners are so much out of pocket.
- 2nd.—No efficient check or supervision can be had over the assessing or collecting agency, nor can the Commissioners be secured against loss, or the rate-payers against extortion.
- 3rd.—The labour of the department is much increased, viz. by the fact of its having to deal with houses scattered over a vast area, instead of taking up all the houses in blocks as they occur, thereby entailing loss of power.
- 4th.—A larger staff of men is employed than would be necessary in proportion to the number of houses, were contiguous houses served by the department.
- 5th.—The rates fall heavier now on the poor than would be the case were a system of rate by valuation possible.”

In view of these facts and arguments, and after appointing a special Committee to go into the question carefully and in detail, the Municipal Commissioners of the suburbs, in meeting assembled, resolved that the Government should be asked to pass an Act making the payment of fees for the removal of night-soil compulsory; that this removal should be effected throughout the suburbs by an organised establishment under municipal control; and that the fees would best be levied by means of rates realisable in the same manner as the municipal house-rate, a capitation fee being substituted in the case of public institutions, barracks, schools, and factories.

At the same time, to meet the case of those persons who were too poor to pay the rate, and to ensure the closing of the thousand of filth-pits which now pollute the air and poison the soil, the Commissioners made proposals for the provision of a complete system of public latrines, to be open to the public free of charge as soon as the night-soil rate came into operation. They held that owners of *bustees* might fairly be called upon to supply sites for such latrines, just as owners of house-property in England were compelled to provide sufficient accommodation of a similar kind. The Commissioners also took into consideration the question of the disposal of the night-soil. At present they paid to the Calcutta Municipality Rs. 19,200 per annum for the privilege of shooting this into the Calcutta sewers. The insufficiency of flushing power provided by the Calcutta Corporation had made suburban night-soil a serious nuisance to those quarters of the town to which it was brought for disposal in the sewers. The Commissioners proposed now to discontinue their payments to the town, and, in accordance with the best sanitary advice, to introduce the trench system of conservancy, in the hope of eventually re-paying themselves with interest from a municipal farm.

While the Suburban Commissioners were incubating the proposals of which he had given a resumé, the Howrah Municipality was also being deeply stirred by precisely similar discussions. Here, however, there had been no

attempt to introduce the Halalco system even with optional payments. The house-holders were constantly coming to the Commissioners and complaining of the annoyance and expense caused them by the night mehters. But these men were not in any way under the Commissioners' control, and the Commissioners could under the law do nothing to remedy the evils complained of. It was stated that these sweepers, having a monopoly of the work, not only charged extortionate fees, but frequently neglected their work entirely, to the inconvenience of their employers and the detriment of the public health. It was an almost every-day occurrence for house-holders to be prosecuted and fined for permitting night-soil to remain on their premises for more than 24 hours, simply because they could not get the men to come and remove it. It was even a common complaint among the people that the sweepers deposited night-soil clandestinely in the privies, and then laid informations, or threatened to do so, in order to extort money. The Commissioners of Howrah, therefore, on their part also came up to Government asking for a law similar to that suggested by the Commissioners of the suburbs.

The present Bill was designed to meet the demands of those municipalities. It was simply an enabling measure which no municipality need adopt unless it chose, but which any first-class municipality might introduce if its provisions suited them. The maximum rate leviable on small holdings had been limited to Rs. 3 per annum, and the highest fee chargeable on any one holding would be Rs. 480 per annum, save in those cases where a larger sum was already being paid to the Commissioners by special agreement. This proviso was to meet the case of the railway premises in Howrah, for cleansing which the Commissioners already received an allowance of Rs. 3,000 per annum. The size of these premises was so exceptional as to warrant an exceptional rate of charge.

The Suburban Commissioners were very urgent that this Bill should become law without a day's unnecessary delay. They had counted on it in the preparation of their budget statements, and had incurred considerable expense in anticipation of its passing. He would, therefore, if the Council granted leave to bring in this Bill, have to ask His Honor to suspend the rules, in order that the necessary preliminary steps might be taken, and the Bill be referred to a Select Committee for consideration of its details.

Leave being granted for the introduction of the Bill, HIS HONOR THE PRESIDENT declared the rules for the conduct of business suspended.

The HON'BLE MR. MACKENZIE next moved that the Bill be read in Council.

The motion was agreed to, and the Bill referred to a Select Committee, consisting of the Hon'ble Kristodas Pal, the Hon'ble Isser Chunder Mitter, and the mover, with instructions to report in three weeks.

SETTLEMENT OF PRIVATE ESTATES.

The HON'BLE BABOO KRISTODAS PAL moved for leave to introduce a Bill to provide for the settlement of lands on the application of landlords or ryots. He said that in January last, when his hon'ble friend opposite introduced the Bill to define and limit the powers of settlement officers in respect to the enhancement of rent, BABOO KRISTODAS PAL ventured to make the following remarks :—

"The object of the Bill was to reduce litigation, and he thought that the provisions of the Bill might fitly be extended to Wards Estates and Attached Estates in the hands of Government, inasmuch as these estates were practically administered by the Collector during the minority of the ward or during attachment. He would also suggest that where the zemindar should be willing to avail himself of the agency of the Revenue authorities in making settlement, he should be allowed the benefit of such agency, provided he paid the cost. In all these cases the right of the ryot to contest the decision of the settlement officer in the civil court should of course be allowed."

His hon'ble friend afterwards wrote to him to say that the Government was willing to accept his suggestion, but that a separate Bill should be introduced to give effect to it; this was the origin of the Bill which he proposed to introduce.

His object was to proceed on the lines of the Settlement of Government Estates' Bill, which had been passed by this hon'ble Council, and which now awaited the assent of His Excellency the Viceroy. The proposed Bill would be

simply permissive. It would rest with zemindars and ryots to avail themselves of the machinery to be provided by this Bill, should they like to do so. In one respect the Bill would take a new ground than its predecessor; for, under the latter, the Government as the landlord would be alone competent to move the machinery; whereas under the former, both zemindar and ryot would be at liberty to apply for the enforcement of the law. Then in the case of the Government the settlement officer would be the servant of Government; whereas in the case contemplated by this Bill, the settlement officer would be a third party, wholly unconnected with the landlord or tenant. The principles on which the settlement was to be made must be governed by the provisions of Bengal Act VIII of 1869. These provisions were in his humble opinion vague, uncertain, and in some respects unworkable; but he did not propose to interfere with those provisions, as the Government had not yet made up its mind respecting the principles on which enhancement should be made. Keeping, then, within the four corners of Act VIII of 1869 as to the principles on which enhancement and abatement of rent should be made, this Bill would provide for a sort of amicable settlement of rent disputes with the intervention of the revenue officer. If a zemindar or ryot should feel dissatisfied with his decision, either party would be at liberty to institute a regular suit in a civil court for the reversal of that decision. But his own impression was, and he might state that it was shared by those, both officials and non-officials, who were competent to form an opinion on the subject, that the intervention of the Deputy Collector in an amicable spirit might in many cases throw oil over troubled waters, and thus prevent harassing litigation in the civil court, which was ruinous to both the landlord and tenant.

He did not wish to occupy the time of the Council on the present occasion by describing the details of the Bill, which would be very few, but he would notice them at the next stage of the Bill. At present he simply moved for leave to bring in the Bill.

The Hon'ble Mr. REYNOLDS said that as this measure was not yet before the Council, he did not intend to make any remarks upon it at present. But he wished to say that the Bill appeared to him to be likely to supply a real want and to inaugurate an important reform, and he felt sure that any officer of the Government whom the hon'ble mover might wish to consult would readily give his advice or assistance in settling the details of the measure. It appeared to him also that it was a fortunate thing that the conduct of this measure should have been entrusted to an hon'ble member of the Council who enjoyed the confidence of the zemindars; and was at the same time well known for his strenuous advocacy of the rights of the ryots.

His Honor THE PRESIDENT observed that in putting the motion to the Council he would take the opportunity of saying that the principle of the Bill was one which had his entire concurrence. He thought it did hold out some hopes of affording means for the summary adjustment of differences which so long existed between zemindars and ryots regarding the enhancement and remission of rent, and so far as it was in his power he would have much pleasure in supporting the Bill which had been introduced by the hon'ble member. He had not seen the details of the Bill, but the principle which had been enunciated seemed fair to both parties, and was deserving of every support.

The motion was then agreed to.

The Council was adjourned to Saturday, the 30th instant.

RETURNS OF JOINT STOCK COMPANIES FOR THE YEAR 1877.

I. Statement showing the Joint Stock Companies registered during 1877.

No.	Date of registration.	Names of Joint Stock Companies registered.	Amount of nominal capital in rupees.
			Rs.
1	5th January 1877	Dandim Tea Company, Limited	55,000
2	5th "	Dehing Company, Limited	10,00,000
3	23rd "	Sonar Tea Company, Limited	1,00,000
4	12th March "	Synce Tal Brewery Company, Limited	2,00,000
5	23rd "	Dhumsiri Tea Company, Limited	1,00,000
6	10th April "	East Bengal Mercantile Company, Limited	20,000
7	10th "	Empress of India Cotton Mills Company, Limited	6,25,000
8	2nd May "	Goodhope Tea Company, Limited	1,00,000
9	14th "	Cinnabadi Tea Company, Limited	2,50,000
10	11th June "	Oriental Opera Company, Limited	5,000
11	16th July "	Hotewar Tea Company, Limited	50,000
12	22nd September "	Ballaghutta Company, Limited	5,00,000
13	28th "	Kamerhatta Company, Limited	8,00,000
14	27th December "	Bogia Trading Company, Limited	20,000
Total			39,52,000

II.

Statement of Joint Stock Companies which have increased capital during 1877.

No.	Original capital.	Names of Companies.	Date of registration.	Amount of increased capital.
	Rs.			Rs.
1	8,00,000	Bengal Iron Works Company, Limited	11th January 1877	2,00,000
2	61,000	Ducars' Tea Company, Limited	13th "	20,000
3	20,000	Jessore Loan Office, Limited	28th April "	20,000
4	2,00,000	Cocheela Tea Company, Limited	24th May "	1,00,000
5	7,500	Assensole East Indian Railway Co-operative Society, Limited	19th November "	2,500
Total				3,42,500

III.

Statement showing Joint Stock Companies wound up and transferred during 1877.

No.	Date of original registration.	Names of Companies.	Date on which notice was filed.	Nominal capital.
		<i>Wound up.</i>		Rs.
1	15th February 1865	Dehing Company, Limited	5th January 1877	20,00,000
2	4th June 1874	Bengal Jute Pressing (Heron's Patent) and Manufacturing Company, Limited	21st June 1877	8,00,000
3	28th September 1875	Bengal Freemasons' Hall Building Association, Limited	11th September 1877	1,50,000
		<i>Transferred.</i>		
1	12th March 1877	Synce Tal Brewery Company, Limited	22nd December 1877	2,00,000
Totals				29,50,000

IV.

List of Joint Stock Companies existing on the 31st December 1877.

No.	Names of Companies.	Nominal capital.
		Rs.
1.	Arcuttipore Tea Company, Limited	3,00,000
2.	Adulporo Terai Tea Company, Limited	1,10,000
3.	Assensole East Indian Railway Co-operative Society, Limited	10,000
4.	Amicable Tea Company, Limited	3,00,000
5.	Agricultural Phosphate Company, Limited	1,00,000
6.	Asiatic Jute Company, Limited	4,00,000
7.	Ambeckie Tea Company, Limited	3,75,000
8.	Bengal Coal Company, Limited	22,00,000
9.	Bengal Uncovenanted Service Medical Hall Association, Limited	50,000
10.	Bengal Tea Company, Limited	10,00,000
11.	Balason Tea Company, Limited	2,00,000
12.	Bishnauth Tea Company, Limited	11,00,000
13.	Burmah Steam Tug Company, Limited	3,00,000
14.	Bowrsah Cotton Mills, Limited	18,00,000
15.	Borsillah Tea Company, Limited	1,10,000
16.	Budge-Budge Jute Mills Company, Limited	18,00,000
17.	Buxar Co-operative Society, Limited	4,000

No.	Names of Companies	Nominal capital. Rs.
18.	Burrisal Loan Office, Limited	20,000
19.	Burkollah Tea Company, Limited	2,70,000
20.	Baree Tea Company, Limited	1,50,000
21.	Bengal Iron Works Company, Limited	10,00,000
22.	Bogra Loan Office, Limited	20,000
23.	Barrakar Coal Association, Limited	1,50,000
24.	Bengal Native Joint Stock Company, Limited	10,000
25.	Bengal Chemical Works, Limited, The	50,000
26.	Balliaghatah Company, Limited	5,00,000
27.	Bogra Trading Company, Limited	20,000
28.	Calcutta Docking Company, Limited	12,18,000
29.	Central Cachar Tea Company, Limited	10,00,000
30.	Calcutta Landing and Shipping Company, Limited	2,20,000
31.	Calcutta Central Press Company, Limited	75,000
32.	Chandypore Tea Company, Limited	2,50,000
33.	Calcutta Opera House Company, Limited	40,000
34.	Cutleecherra Company, Limited	2,70,000
35.	Central Terai Tea Company, Limited	4,00,000
36.	Chitpore Screw Company, Limited	75,000
37.	Cocheela Tea Company, Limited	3,00,000
38.	Calcutta Hydraulic Press Company, Limited	1,70,000
39.	Colonial Tea Company, Limited	3,00,000
40.	Chitpore Hydraulic Press Company, Limited	4,00,000
41.	Chota Nagpore Tea Company, Limited	2,50,000
42.	Cossipore Hydraulic Press Company, Limited	4,00,000
43.	Carew and Company, Limited	16,00,000
44.	Cachar Native Joint Stock Company, Limited	1,00,000
45.	Cinnatollah Tea Company, Limited	2,50,000
46.	Dehra Doon Tea Company, Limited	20,00,000
47.	Durrung Tea Company, Limited	5,00,000
48.	Dohing Company, Limited	10,00,000
49.	Durrabkar Company, Limited	60,000
50.	Darjeeling Terai Tea Company, Limited	1,00,000
51.	Dessai and Parbutia Tea Company, Limited	1,80,000
52.	Dedarkosh Tea Company, Limited	1,00,000
53.	Dunbar Cotton Mills, Limited	10,00,000
54.	Dooars Tea Company, Limited	84,000
55.	Deshia Bastra Byabasahi Company, Limited	10,000
56.	Damdin Tea Company, Limited	55,000
57.	Dhumiri Tea Company, Limited	1,60,000
58.	East India Tea Company, Limited	10,00,000
59.	Eastern Cachar Tea Company, Limited	7,00,000
60.	Equitable Coal Company, Limited	8,00,000
61.	Eastern Steam Tug Company, Limited	3,00,000
62.	East Bengal Mercantile Company, Limited	20,000
63.	Empress of India Cotton Mills Company, Limited	6,25,000
64.	Furreedpore Loan Office, Limited	15,000
65.	Fort Gloster Jute Manufacturing Company, Limited	14,00,000
66.	Great Eastern Hotel, Wine and General Purveying Company, Limited	15,00,000
67.	Goosery Cotton Mills Company, Limited	10,00,000
68.	Gowhatti Tea Company, Limited	4,00,000
69.	Gielle Tea Company, Limited	5,00,000
70.	Grob Tea Company, Limited	6,00,000
71.	Gourypore Company, Limited	12,00,000
72.	Goodhope Tea Company, Limited	1,00,000
73.	Howrah Docking Company, Limited	8,00,000
74.	Hong-Kong and Shanghai Banking Corporation	1,12,50,000
75.	Hoolnegoorie Tea Company, Limited	4,00,000
76.	Holta Tea Company, Limited	3,50,000
77.	Howrah Mills Company, Limited	14,00,000
78.	Hoolnaree Tea Company, Limited	1,20,000
79.	Hotewar Tea Company, Limited	56,000
80.	India General Steam Navigation Company, Limited	29,00,000
81.	Indian Terai Tea Company, Limited	1,50,000
82.	Jalalpore (Cachar) Tea Company, Limited	1,60,000
83.	Jokai (Assam) Tea Company, Limited	3,00,000
84.	Jouktoolee Tea Company, Limited	80,000
85.	Jheerreeghat Tea Company, Limited	2,20,000
86.	Jessore Loan Company, Limited	40,000
87.	Jamalpore Trading Company, Limited	50,000
88.	Joseph and Sons, Limited	20,000

No.	Names of Companies	Nominal capital. Rs.
89.	Kunchunpore Tea Company, Limited	5,00,000
90.	Kurseong and Darjeeling Tea Company, Limited	8,00,000
91.	Kuttal Tea Company, Limited	1,00,000
92.	Kurseong and Terai Tea Company, Limited	1,00,000
93.	Kallacherra Tea Company, Limited	2,75,000
94.	Kamarhaty Company, Limited	8,00,000
95.	Labour Transport Company, Limited	1,00,000
96.	Lackatoorah Tea Company, Limited	2,25,000
97.	Muttack Tea Company, Limited	4,00,000
98.	Mencherra Tea Company, Limited	8,00,000
99.	Moran Tea Company, Limited	6,00,000
100.	Majagram Tea Company, Limited	2,00,000
101.	Mymensingh Loan Office, Limited	50,000
102.	Merchants' Steam Tug Company, Limited	2,20,000
103.	Mothola Tea Company, Limited, The	1,50,000
104.	Medla Tea Company, Limited	1,50,000
105.	Mim Tea Company, Limited	1,60,000
106.	Mahanuddy Tea Company, Limited	1,00,000
107.	Moonsheegunge Loan Office, Limited	20,000
108.	Mymensingh, Great Eastern Bengal Exchange Company, Limited	20,000
109.	Nasmyth's Patent Press Company, Limited	3,20,000
110.	New Mutual Tea Company, Limited	1,20,000
111.	Nutwanpore Tea Company, Limited	4,00,000
112.	New Beerbhoom Coal Company, Limited	7,20,000
113.	New Fallothi Tea Company, Limited	2,00,000
114.	Nauthpore Indigo Company, Limited	1,50,000
115.	Nasirabad Loan Office, Limited	20,000
116.	North-Western Cachar Tea Company, Limited	2,30,000
117.	Naraingunge Trading Company, Limited	20,000
118.	Oriental Jute Manufacturing Company, Limited	14,00,000
119.	Oriental Opera Company, Limited	6,000
120.	Pankabaree Tea Company, Limited	2,50,000
121.	Planters' Stores Company, Limited	1,00,000
122.	Pattarah Tea Company, Limited	2,00,000
123.	Phoenix Tea Company, Limited	6,00,000
124.	Panbaree and Koorkoorah Tea Company, Limited	1,50,000
125.	Ramghur Company, Limited	10,00,000
126.	R. Scott Thomson and Company, Limited	5,00,000
127.	Raneegunge Coal Association, Limited	9,00,000
128.	Ramkristopore Press Company, Limited	1,30,000
129.	Riverside Press (Watson's Patent) Company, Limited	3,00,000
130.	River and Coasting Steam Navigation Company, Limited	4,50,000
131.	Rajabaree Tea Company, Limited	2,60,000
132.	Rustomjee Twine and Canvas Factory Company, Limited	8,00,000
133.	Rungli Rungliot Tea Company, Limited	1,12,000
134.	Rajmehal Stone Company, Limited	2,00,000
135.	Sylhet Tea Company, Limited	1,50,000
136.	Soom Tea Company, Limited	3,00,000
137.	Singell Tea Company, Limited	6,25,000
138.	Singbulli and Murwah Tea Company, Limited	4,00,000
139.	Seebare Jute Manufacturing Company, Limited	15,00,000
140.	Springside Tea Company, Limited	1,68,000
141.	Strand Bank Press Company, Limited (Watson's Patent), The	2,50,000
142.	Sungoo River Tea Company, Limited	2,00,000
143.	Suddea Tea Company, Limited	1,25,000
144.	Second Mutual Tea Company, Limited	2,35,500
145.	Sapakati Tea Company, Limited	88,000
146.	Sylhet Cultivating Company, Limited	20,000
147.	Sahar Sheopore Loan Office, Limited	20,000
148.	Sonai Tea Company, Limited	1,60,000
149.	Tukvar Company, Limited	12,00,000
150.	Tipperah Loan Office, Limited	1,00,000
151.	Tendiarrah Tea Company, Limited	1,35,000
152.	Tingling Tea Company, Limited	1,50,000
153.	Teesta Valley Tea Company, Limited	3,50,000
154.	Watson's Patent Press Company, Limited	3,00,000

Total ... **7,55,46,500**

Comparative Statement showing the nominal capital of Joint Stock Companies registered, &c., from 1857 to 1877.

Year.	Registered nominal capital.		Increase of capital.		Total.		Capital not paid up.		Reduction of capital.		Number of companies wound up to the 31st March.		Number of companies transferred from the 31st March to the 31st March.		Number of companies registered in Bangalore.		Number of companies defunct.		Total.	
	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.	No.	Value.
1857	3	16,00,000			3	16,00,000														
1858	9	65,00,000			9	65,00,000														
1859	14	78,00,000	2,00,000		14	80,00,000														
1860	13	60,00,000	1,55,000		13	61,55,000														
1861	15	55,00,000	10,00,000		15	65,00,000														
1862	12	65,00,000	8,75,000		12	73,75,000														
1863	65	3,00,00,000	54,00,000		65	3,54,00,000														
1864	51	1,15,00,000	64,75,000		51	1,79,75,000														
1865	25	6,15,00,000	14,00,000		25	6,29,00,000														
1866	10	11,00,000	1,57,00,000		10	1,68,00,000														
1867	11	10,00,000	10,00,000		11	20,00,000														
1868	8	11,00,000	5,00,000		8	16,00,000														
1869	5	1,17,00,000	5,00,000		5	12,17,00,000														
1870	8	6,15,000			8	6,15,000														
1871	7	13,00,000	60,000		7	13,60,000														
1872	15	24,00,000	2,75,000		15	26,75,000														
1873	24	90,00,000	3,51,000		24	93,51,000														
1874	31	1,12,00,000	18,00,000		31	1,30,00,000														
1875	19	87,00,000	2,51,000		19	89,51,000														
1876	19	31,00,000	5,00,000		19	36,00,000														
1877	16	20,00,000	5,00,000		16	25,00,000														
Total	354	16,82,00,000	3,75,00,000		354	20,57,00,000														

Number existing in the Register.

Capital of the companies.

VII.

Comparative Statement showing the number of Companies registered, and other documents filed and fees paid therefor, during the years 1876 and 1877.

	1876.			1877.		
	No.	Rs.	A.	No.	Rs.	A.
Companies registered (section 6) ...	20	2,635	0	16	2,055	0
Articles of Association registered (section 14) ...	15	75	0	12	60	0
Notice of situation of registered office (sections 38 and 39) ...	22	110	0	12	60	0
Ditto change of situation of registered office () ...	8	40	0	28	140	0
Ditto increase of capital (section 33) ...	6	315	0	4	230	0
Copies of Special Resolutions (section 63) ...	36	180	0	37	185	0
Application for search (section 19) ...	36	36	0	34	34	0
Attested copies granted (section 190) ...	17	49	2	7	14	0
Section 35	1	5	0
Miscellaneous receipts ...	1	2	0	1	5	0
Total ...		3,442	2		3,688	0

VIII.

Statement showing the number of Papers filed and the number of Papers returned for correction and revision during 1877.

Description of document.	Number of papers filed.	Number of papers returned for correction and revision.
Memorandum of Association under section 8 ...	15	...
Articles of Association " " 14 ...	12	1
Notice of situation and change of office under section 39 ...	36	4
Balance sheet " " 49 ...	150	30
Summary of capital and list of shareholders " " 25 ...	147	60
Special Resolutions " " 53 ...	32	6
Total ...	392	100

Statement showing Literary, Scientific, and Charitable Societies registered during 1877.

No.	Name of Society.	Date of registration.
1.	Albert Institute ...	28th April 1877

APPENDIX I.

Names of Joint Stock Companies whose Offices are situated out of Calcutta.

1. Assensole East Indian Railway Co-operative Society, Limited ...	Assensole.
2. Burmah Steam Tug Company, Limited ...	Moulmein.
3. Buxar Co-operative Society, Limited ...	Buxar.
4. Burrisal Loan Office, Limited ...	Burrisal
5. Bogra Loan Office, Limited ...	} Bogra.
6. Bogra Trading Company, Limited ...	
7. Cachar Native Joint Stock Company, Limited ...	Cachar.
8. Deshia Bastra Bybasahi Company, Limited ...	Unaca.
9. East Bengal Mercantile Company, Limited ...	Naraingunge.
10. Furreedpore Loan Office, Limited ...	Furreedpore.
11. Jessore Loan Company, Limited ...	Jessore.
12. Jamalpore Trading Company, Limited ...	} Mymensingh.
13. Mymensingh Loan Office, Limited ...	
14. Moonsheegunge Loan Office, Limited ...	Moonsheegunge.
15. Mymensingh Great Eastern Bengal Exchange Company, Limited ...	} Mymensingh.
16. Nussereabad Loan Office, Limited ...	
17. Naraingunge Trading Company, Limited ...	Dacca.
18. Oriental Opera Company, Limited ...	Dukhinnessur,
	24-Pergunnahs.
19. Planters' Stores Company, Limited ...	Debrooghur.
20. Sylhet Cultivating Company, Limited ...	Sylhet.
21. Sahar Sheopore Loan Office, Limited ...	Mymensingh.
22. Tipperah Loan Office, Limited ...	Tipperah.

CALCUTTA,

The 13th February 1878.

GOPENDRA KRISHNA,

Offg. Registrar of Joint Stock Companies.

Rainfall, Weather, and Prospects of the Crops.

Statement showing Rainfall, Weather, and Prospects of the Crops in the different Districts of Bengal, as reported to the Government during the week ending the 23rd March 1878.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.			
Western Districts.			
BURDWAN DIV.	1 Burdwan, Mar. 23 '78	0.92	The rain has been generally beneficial to the few growing crops, and has also facilitated ploughing. Cholera is prevalent in some parts of the district, and a few cases of small-pox have been reported.
	Raneegunge ..	0.28	
	Bond-Bond ..	1.29	
	Jehanabad ..	1.73	
	Culina ..	1.10	
	Cutwa ..	0.40	
	2 Bankoora, .. 23 ..	2.86	There were severe thunder-storms on the 16th, 17th, and 18th. It is said that one inch of rain was measured in ten minutes on the 17th. Weather cool since the rain. The rain, though heavy, instead of doing any injury to the crops on the ground, has rather done them good. Ploughing has begun on the softened soil.
	3 Beerbhoom, .. 23 ..	0.82	
	4 Midnapore, .. 23 ..	1.4	
	5 Hooghly, .. 23 ..	0.54	
Howrah, .. 25 ..	0.44	Weather—warm. Slight rain on the nights of the 17th and 18th. The land is being ploughed for the <i>aus</i> sowings. Indigo and assamum are being sown. The price of rice has greatly risen. Coarse rice is selling at 10 seers per rupee. A few cases of cholera and small-pox have been reported from the Hooghly and Chinsurah Municipality and from the village of Tribani.	
Central Districts.			
PRESIDENT DIV.	6 24-Pergunnahs, Mar. 23 '78	0.58	Several nights were stormy and rainy; latterly the weather was clear and cool. State and prospects of the crops are good, but more rain is desired. Cholera is reported from Busscherhat, Baraset, and all the thanas of Diamond Harbour.
	7 Nudda, .. 23 ..	0.52	
	8 Jessore, .. 23 ..	Nil	
	Jhenidah ..	0.12	
	Magoorah ..	0.02	
9 Moorshedabad, .. 23 ..	0.03	Weather—seasonable. The <i>rubbee</i> harvest is nearly over. The yield has not been as good as was expected in thana Sooty, and one or two other places. Ploughing is going on for <i>aman dhan</i> . Cholera is reported from four thanas.	
RAJSHAHY AND COCHIN BEHAR DIV.	10 Dinagepore, Mar. 22 '78	0.89	There was rain on the 16th and 17th, accompanied with hail. Weather comparatively cool. The ground is being prepared for the spring crops.
	11 Rajshahye, .. 23 ..	Nil	
	12 Rungpore, .. 22 ..	0.40	
	Bagdogra ..	0.03	
	Gaibanda ..	0.74	
Kurigram ..	0.17		
13 Hoogra, .. 23 ..	Nil	Heat in the day is still increasing. Nights are cool. Slight rain has been reported from parts of the district, but not enough to do any good. Heavy hail-storms have been reported from Mandah, Baghmara, Bandaikhar and Panchoopore. In Mandah four men have been killed, many trees and houses have been blown down, and the standing crops have been injured. The reaping of the <i>rubbee</i> crops and the sowing of <i>aus dhan</i> , <i>dal</i> , and <i>jute</i> are still going on. Rice is still very dear. Common rice is selling at 16 kutchas seers per rupee. Cholera has almost disappeared. A few cases of small-pox have been reported.	
Weather—getting much warmer. There was rain on the night of the 16th. The spring crops are doing well. There are still some cases of cholera.			
Weather—dry and seasonable. There was a little drizzling rain on the 16th and 17th. It has caused some damage to the mango blossoms. No crops on the ground at present in the <i>dhur</i> land. What little there is in the <i>poli</i> is reported to be doing fairly well. The price of rice in the district varies from 19 to 22 kutchas seers the rupee. This high price is owing to the large quantity exported, and not to a bad harvest. A few cases of cholera have been reported from Shariakandi and Panchbibi. Some fever has been reported from Badalgachi.			

* Report of 24th shows rainfall during the week ending 23rd.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BENGAL.—(Continued.)			
Central Districts.—(Contd.)			
14	Patna, Mar. 23 '78	0.51	There was some slight drizzling rain during the week in most parts of the district, but it has been of no service in facilitating cultivation. Nothing particular to report on the state and prospects of the crops, but rain is much wanted. The price of rice is rising, and indeed it is already very high.
15	Darjeeling, „ 23 „	Nil	There has been no rain, and the weather has become somewhat warmer, but hazy withal. The sowing of <i>bladoi</i> rice has been commenced on some of the low lands. The minor crops in the hills are doing well.
16	Julpigoree, „ 23 „	Nil	Weather—warmer, though still pleasant. Tobacco is being cut with an average outturn. No change as regards the other crops is to be noticed.
	Cooch Behar, „ 22 „	0.85	The heat is daily increasing. The nights are still cool. There were some showers of rain with hail and high wind in the beginning of the week. Tobacco leaves are being gathered in some places. The rain has done no good to this crop; on the other hand, the hailstones which fell on the night of the 14th instant have injured the leaves. The prospects of <i>cheena</i> and <i>koon</i> continue good. <i>Bitre dhan</i> is being sown. Public health is good.
	Mathabhanga „ „	1.13	
	Meckligunge „ „	0.38	
Eastern Districts.			
17	Dacca, Mar. 23 '78	0.03	Weather—seasonable, but rapidly becoming much warmer. State and prospects of the crops are very favourable. <i>Aus</i> paddy is being sown. The <i>rubber</i> crops give good promise.
18	Farradpore, „ 23 „	Nil	Weather—seasonable and favourable for agricultural work. The price of rice keeps abnormally high. The average rate all over the district is now about 12 annas per rupee. The general state of health is good.
19	Bakerpore, „ 21 „	0.13	Weather—fine, with one shower. The state of such crops as are on the ground is satisfactory. There is sickness from cholera and small-pox in some few parts, viz. Perazepore, Gourmadi, Mendigunge, and Shamsopkail.
20	Mymensingh, „ 22 „	0.98	Rain has been local and entirely in the eastern portion of the district. Ploughing is general. No crops, except millet, on the ground. Prospects are satisfactory.
21	Tipperah, „ 22 „	Nil	Weather—fine, but occasionally cloudy. <i>Boro dhan</i> and <i>aus dhan</i> promise well. <i>Khesari</i> and <i>kalai</i> have been reaped with a fair average outturn.
	Sub-division „ „	0.04	
22	Chittagong, „ 21 „	Nil	Weather—hot. The crops are progressing favourably.
23	Noakhally, „ 21 „	Nil	Weather—seasonable. The cold-weather crops are progressing favourably. Public health is good.
24	Chittagong Hill Tracts, „ 19 „	Nil	Weather—excessively hot throughout the week. The hill people have begun to burn their jooms. The land is being ploughed for <i>aus</i> crop. The gathering of tobacco still continues.
	Hill Tipperah, „ 20 „	Nil	Weather—dry and warm. Nothing new to report on the state and prospects of the crops. Cholera prevails at Agartala and in the neighbourhood.
BIHAR.			
25	Patna, Mar. 23 '78	Nil	Weather—seasonable. The harvesting of the <i>rubber</i> crops is speedily progressing. Health is good.
26	Gya, „ 23 „	0.41	Weather—stormy and unsettled during the greater part of the week. Maximum thermometer in the shade 97° F. The rain has done some damage to crops stored on the <i>khadyans</i> and high wind has been bad for mangoes. The rain has facilitated ploughing for sugarcane and <i>cheena</i> . <i>Rubber</i> harvest is going on. The outturn in Aurungabad is estimated at from 8 to 10 annas.
	Nowada „ „	0.05	
	Aurungabad „ „	0.47	
27	Mahabud, „ 23 „	Slight rainfall.	Weather—clear, with hot westerly wind. The reaping of the <i>rubber</i> crops is still going on. It is reported that about three-fourths of the crops have been destroyed by insects and blight. Public health is good in most places, though a few cases of small-pox are reported from the Bhutnouch sub-division.
28	Darbhanga, „ 25 '78	Nil	The prospects of the crops are satisfactory.
29	Mouafferpore, „ 23 „	Nil	Weather—warm, with west wind. The <i>rubber</i> harvest is still going on. Besides poppy and tobacco crops, the <i>rahar</i> has been injured by caterpillars in Hajnepore sub-division, and the mango blossoms have been extensively attacked by blight (<i>aphia</i> .)
	Sectamarhee „ „	0.12	
30	Saran, „ 23 „	Nil	Weather—cloudy during the first part of the week and then fine. East and west wind. There have been slight showers in the villages within the jurisdiction of Mushruck and Darowil police stations, and Siawan, Kochaikote, Benmaria, and Gootai outposts, causing some damage to <i>rahar</i> and mango blossoms. The poppy does not promise a good outturn. The weighing of poppy leaves has commenced. Wheat, barley, gram, and peas, &c., are still being cut and thrashed with a fair outturn. <i>Cheena</i> is being sown. The indigo sowing is nearly over. The early sowings have not germinated well for want of water. Some of the fields are being re-sown after watering them. Prices show a downward tendency. Public health is good.
	Gopalgunge „ „	0.15	
31	Champanee, „ 23 „	Nil	Weather—seasonable. The prospects of the crops continue good. The appearance of caterpillars in the <i>rahar</i> is reported from the south-west portion of the district, but not to a very large extent.

No.	District, and date of return.	Rainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
BEHAR.—(Continued.)			
BAGLPORE DIVISION.	32 Monghyr, Mar. 23 '78	0.06	West wind is prevailing. The <i>rubber</i> crops are being reaped with a good outturn.
	33 Jammui, " 23 "	0.16	
	33 Bhagulpore, " 23 "	Nil	Weather—hot, with moderate westerly wind. The <i>rubber</i> crops are gathered in and the yield is good. Prices still range high. Cholera is appearing in many parts of the district.
	34 Purneah, " 23 "	0.40	
	34 Kiseengunge, " 23 "	0.10	A heavy shower of rain fell early in the week over the greater part of the district. Weather since has been fair and warm, and cool at night. In one thana the <i>rubber</i> has suffered a little from a hail-storm; in other parts of the district the crop has been gathered in and shows a fair outturn. The <i>dhadoi</i> and <i>aghani</i> cultivation is progressing.
	35 Maldah, " 23 "	0.8	A storm on the 16th. Weather then fair. State and prospects of the crops are the same as in last week. Prices continue high. Cholera is rather less prevalent.
	36 Sonthal Pergah, " 24 "	0.10	Weather—getting hot. No change in the state and prospects of the crops since last week.
ORISSA.			
ORISSA DIV.	37 Cuttack, Mar. 23 '78	0.75	Weather—cloudy and cool. High winds and storms on the 17th and 18th. There was rain in some parts of the district. The <i>dalsa</i> crop is in ear. Cotton is progressing well. Ploughing for <i>saradh</i> has commenced. The crops generally have been much benefitted by the rain. Public health is good.
	38 Pooree, " 21 "	0.04	Weather—warm for the season and occasionally cloudy. <i>Dalsa rice</i> and <i>moong</i> are being reaped. Cotton plants are growing well, but require rain. Common rice is selling at a rupee for 10½ to 15½ seers, and in the salt tracts for 9½ seers. The high price of grain adds to the difficulties of the people of that part of the country. A few cases of cholera have been reported.
	39 Balasore, " 22 "	1.20	Weather—hot and dry, with occasional storms. Ploughing for the rice crop has commenced. Sporadic cholera exists.
CHOTA NAAGPORE.			
South-West Frontier Agency.			
	40 Hazareebagh, Mar. 22 '78	0.69	Weather—very variable. One day fine and bright, the next day stormy and cloudy. The prospects of the <i>mohwa</i> crop have been considerably damaged by the variable weather of the week; another week of similar weather and the <i>mohwa</i> will be a total failure, causing severe distress.
	41 Lohardugga, " 23 "	1.18	Violent storms of hail, rain, and wind have occurred nearly daily at Ranchi, and reports from Palamow and other places show that the district generally has been affected similarly. The <i>mohwa</i> and <i>rubber</i> crops have been very much injured. There has been little mango blossom this year. Prices have not risen since last report. General health is good.
	42 Singbhoom, " 22 "	1.43	Weather—hardly seasonable, as it is too cool for the time of year. It is now certain that there will be no mangoes and very little <i>mohwa</i> . The late rain has been useful for ploughing and preparation of lands. Some cases of cholera have occurred in Dhalbhoom, but the rest of the district is healthy.
	43 Manbhoom, " 23 "	3.01	Weather—stormy at the beginning of the week; hot and seasonable afterwards. The <i>mohwa</i> crop, wherever heavy rain and hail have fallen, has suffered more or less; in some places one-half of the early crop has been lost. The reports as to distress are conflicting: on the one hand, the most positive reports of distress in the west of the district have been received; on the other hand, the Assistant Commissioner and District Superintendent of Police, who have just returned from the western-most police station, state that after minute enquiry they have reason to believe that there is little, if any, actual distress. The Deputy Commissioner will probably visit the locality, and meanwhile tentative relief works from local funds will be taken in hand. The rates of pay will be low, so as to attract only those who are pressed for food. Emigration is brisk; the emigrants say they are leaving the district owing to food being scarce. Sporadic cases of cholera in the town and throughout the district, and here and there cases of small-pox have been reported.

* Report of 24th shows rainfall during the week ending 23rd.

Published for general information.

CALCUTTA, STATISTICAL DEPT.,
The 26th March 1878.

A. MACKENSIS,
Secy. to the Govt. of Bengal.

**● RETAIL PRICES-CURRENT OF FOOD-GRAINS, FIREWOOD, AND SALT IN THE
UNDERMENTIONED DISTRICTS OF BENGAL FOR THE FORTNIGHT
ENDING 15TH MARCH 1878.**

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the

Number.		DISTRICTS.		QUANTITIES PER RUPEE BY																	
				WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO, BAJRA.					
				Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.			
BENGAL.																					
Western Districts.																					
1	Bardwan	
2	Bankoora	
3	Beerbhoom	
4	Midnapore	
5	Hooghly	
6	Howrah	
Central Districts.																					
7	Calcutta	
8	24-Pergunnahs	
9	Nuddea	
10	Jessore	
11	Moorshedabad	
12	Dinapore	
13	Rajahmabye	
14	Rungpore	
15	Bogra	
16	Pubna	
17	Darjeeling	
18	Julpigoree	
Eastern Districts.																					
19	Dacca	
20	Furreedpore	
21	Backergunge	
22	Mymensingh	

A In the interior the prices range as follow :—Wheat 10½ to 13 seers, barley at 30 to 36 seers, best rice 11 to 15½ seers, common rice 13 to 16½ seers, and gram 12½ to 20 seers.

B In the interior the prices range as follow :—Wheat 11½ to 16 seers, barley 20 to 36 seers, best rice 12½ to 18 seers, common rice 15 to 20 seers, maize or Indian-corn 20 to 39 seers, and gram 12 to 16 seers.

C In the interior the prices range as follow :—Wheat 11 to 17 seers, best rice 13 to 17 seers, common rice 13½ to 18 seers, and gram 12½ to 21 seers.

D In the interior the prices range as follow :—Wheat 10½ to 12½ seers, barley 13½ to 16½ seers, best rice 6½ to 7 seers, common rice 10½ to 16 seers, and gram 11½ to 12 seers.

E In the interior the prices range as follow :—Wheat 8 to 15½ seers, best rice 10 to 13 seers, common rice 13 to 16 seers, and gram 11½ to 16 seers.

F In the interior the prices range as follow :—Wheat (at Lalbagh) 14 seers, barley (at Lalbagh) 25 seers, best rice 11 to 12 seers, common rice 13 seers, and gram 17½ to 20 seers.

G In Roygunge the prices are—Wheat 13 seers, best rice 13 seers, common rice 16 seers, and gram 16 seers.

undermentioned Districts of Bengal for the Fortnight ending 15th March 1878.

THE SEER OF 80 TOLAHS.

GRASS MILLETS— CHOLU, JOWAR.				LESSER MILLETS— RAGI OR MURWA AND CHURNA.				MAIZE OR INDIAN- CORN.				GRAM.				Fishwood.				SALT.				DISTRICTS.																
Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.		Present return.	Next preceding return.	Corresponding return of last year.																		
S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.	S.	Ch.																	
Western Districts.																																								
...	13	4	16	0	19	4	120	0	100	0	8	12	8	14	9	0	Burdwan.														
...	30	0	32	0	40	0	12	0	13	0	13	0	440	0	440	0	180	0	8	8	8	8	8	12	Bankura.						
...	25	0	30	0	16	0	16	0	15	0	200	0	200	0	200	0	8	0	8	8	8	8	Deerhoom.						
...	14	0	16	0	17	0	180	0	180	0	200	0	0	0	0	0	0	0	Maldapore.						
...	16	0	14	8	16	0	17	0	120	0	120	0	120	0	0	0	0	0	0	0	Hoochly.				
...	11	0	12	12	10	0	81	0	80	0	128	0	0	8	0	8	10	0	Howrah.						
Central Districts.																																								
11	10	13	5	20	0	10	8	22	0	14	8	16	0	19	0	100	0	100	0	100	0	8	0	8	0	8	0	8	0	Calcutta.						
...	11	8	13	4	16	0	90	0	90	0	90	0	9	0	9	0	9	0	24-Pergunnahs.						
...	16	0	17	4	24	2	120	0	120	0	120	0	8	14	8	14	9	24	Nudda.						
...	16	0	16	8	20	0	110	0	110	0	120	0	8	0	8	0	8	0	Jessore.						
...	20	0	20	12	23	10	120	0	120	0	120	0	8	0	8	0	8	0	Moulshahad.						
...	14	8	14	8	14	8	180	0	180	0	180	0	8	0	8	0	8	4	Dinapore.						
...	24	0	17	8	17	4	200	0	240	0	120	0	8	54	8	10	9	0	Rajshahye.						
...	12	8	15	0	9	0	107	0	107	0	107	0	7	8	7	8	7	8	Rungpore.						
...	12	0	12	0	15	0	67	8	67	8	67	8	8	7	8	4	8	4	Bogra.						
...	10	8	13	0	14	0	200	0	240	0	200	0	8	8	8	8	9	0	Pabna.						
...	13	0	14	0	20	0	7	0	8	0	10	0	100	0	100	0	200	0	5	0	4	8	5	8	Darjeeling.
...	10	0	10	0	13	0	64	0	64	0	100	0	7	5	7	5	7	0	Jalpigore.						
Eastern Districts.																																								
...	13	5	15	3	16	0	80	0	80	0	87	0	8	14	8	14	8	16	Dacca.						
...	14	0	14	0	16	0	9	0	9	0	9	0	Purrepore.						
...	12	0	13	0	14	0	100	0	100	0	100	0	9	8	8	8	8	8	Backergunge.						
...	13	8	12	8	12	0	9	0	9	0	8	10	Mytmaningh.						

H In Katore the prices are—Wheat 13 seers, best rice 10½ seers, common rice 16 seers, and gram 13½ seers.

I In the interior the prices range as follow:—Wheat 15 to 20 seers, best rice 13 to 16 seers, common rice 19 to 20 seers, and gram 8 to 18 seers.

J In Serajunge the prices are—Wheat 11 seers, best rice 4 seers, common rice 12½ seers, and gram 12½ seers.

K In the interior the prices range as follow:—Wheat 5 seers, best rice 6 to 10 seers, common rice 12 to 13 seers, and gram 9 to 13 seers.

L In the interior the prices range as follow:—Wheat 10 seers, best rice 6 to 16 seers, common rice 10 to 16 seers, and gram 5 to 10½ seers.

M In the interior the prices range as follow:—Wheat (at Jaffergunge) 16 seers, barley (at Jaffergunge) 20 seers, best rice 9 to 12 seers, common rice 11 to 14 seers, and gram 12½ to 18 seers.

N In the interior the prices range as follow:—Wheat (at Goalundo) 15 seers, barley (at Goalundo) 20 seers, best rice 9 to 12 seers, common rice 13 to 14 seers, and gram 12 seers.

O In the interior the prices range as follow:—Best rice 11 to 12½ seers, common rice 12½ to 16 seers, and gram 10 to 12 seers.

P In the interior the prices range as follow:—Wheat 10 to 14 seers, best rice 7 to 13½ seers, common rice 12½ to 16½ seers, and gram 9 to 13 seers.

RETAIL PRICES-CURRENT of Food-grains, Firewood, and Salt in the under-

QUANTITIES PER RUPEE BY

		QUANTITIES PER RUPEE BY																																					
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLET— CUMBOO, RAJRA.																									
Number	DISTRICTS.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.																				
		S. Ch. S.	Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.	S. Ch. S.																				
Eastern Districts—(Contd.)																																							
21	Chittagong	Q 6 0	8 0	9 0	9 0	7 0	8 0	12 0	12 0	13 0																				
22	Noakhully	R	9 0	8 0	10 0	12 0	12 0	14 0																				
23	Tippurah	...	10 12	10 0	11 0	12 0	12 0	14 0	14 0	14 0	21 0																				
24	Chittagong Hill Tracts	8 0	10 0	11 0	9 4	11 10	13 5																				
	Hill Tippurah	...	8 0	8 5	10 5	14 0	12 0	10 0	15 5	13 0	25 0																				
BEHAR																																							
25	Patna	...	16 0	16 0	16 0	21 0	21 0	31 0	10 0	10 8	16 0	16 0	21 0																				
26	Gya	S 14 0	16 0	18 0	20 8	22 0	20 0	8 8	9 0	13 8	12 8	13 0	22 8																				
27	Shahabad	T { 13 4 13 8 16 0 } to to to	16 0	10 0	28 0	{ 11 0 11 0 } to to to	17 0	{ 12 8 } to to to	13 8	19 0																				
28	Darbhanga	U 14 4	14 12	15 4	19 8	22 0	21 0	11 0	11 0	15 12	13 8	14 4	20 12																				
29	Muzaffarpore	V 13 0	13 0	13 0	32 0	8 0	8 0	11 0	12 0	12 0	18 0																				
30	Saran	W 11 8	12 4	13 0	21 0	19 0	...	7 12	7 12	10 0	13 0	11 12	18 0																				
31	Chumpran	X 14 0	14 0	14 0	28 0	21 0	...	9 0	9 0	9 0	12 8	12 0	19 0																				
32	Monghyr	Y 15 7	13 11	14 7	16 8	11 7	31 5	8 4	10 5	13 6	12 6	12 6	19 9																				
33	Bhagalpore	Z 13 4	13 4	15 2	18 15	23 0	16 6	10 11	11 6	20 3	13 4	13 6	22 11																				
34	Purneah	{ 14 0 11 0 15 0 } to to to	{ 14 0 14 0 } to to to	23 0	16 0	{ 16 0 26 0 } to to to																				
35	Maidah	{ 18 0 18 0 19 0 } to to to	{ 15 0 15 0 } to to to	{ 17 0 24 0 } to to to																				
36	Santhal Pergannahs	ZI 9 0	9 0	12 0	12 0	17 0	13 0	13 0	23 0																				
ORISSA.																																							
37	Cuttack	...	11 13	10 8	14 7	9 3	13 2	11 13	13 2	15 6																				
38	Pooree	...	10 8	10 8	17 1	8 8	8 8	13 2	11 13	11 13	17 1																				
39	Bilaspore	...	10 0	11 0	13 0	10 0	10 8	21 0	11 0	14 0	30 0																				
CHOTA NAGPORE.																																							
South-Western Frontier Agency																																							
40	Hazaribagh	...	11 0	12 8	13 0	16 8	...	9 0	9 8	12 0	13 8	13 8	22 4																				
41	Johardugga	...	9 0	10 0	16 0	18 0	18 0	13 0	13 0	26 0	15 0	15 0	30 0																				
42	Singhbloom	...	16 0	16 0	24 0	36 0	36 0	16 0	16 0	30 0	22 0	22 0	40 0																				
43	Wardbloom	...	11 0	11 0	16 0	32 0	32 0	14 0	14 0	18 0	17 0	17 8	31 0																				

* In the interior the price of common rice ranges from 15½ to 21 seers.

Q In the interior the prices range as follow:—P at rice 7 to 11 seers and common rice 11 to 12 seers.

R In the interior the prices range as follow:—Best rice 9 to 13 seers, and common rice 12 to 14 seers.

S In the interior the prices range as follow:—Wheat 14½ to 16 seers, barley 19 to 20 seers, best rice (at Jehanabad) 9 seers, common rice 11 to 14 seers, lesser millets (at Nowah) 12 seers, maize or Indian-corn (at Nowah) 18 seers, and gram 16 to 18 seers.

T In the interior the prices range as follow:—Wheat 12 to 14 seers, barley 14 to 17 seers, best rice 8 to 10 seers, common rice 9½ to 13 seers, great millet 12 to 14 seers, lesser millets (at Sasegam) 17 seers, maize or Indian-corn 14 to 17 seers, and gram 12 to 16 seers.

U In Tajpore the prices are:—Wheat 13 seers, barley 18 seers, best rice 9 seers, common rice 14 seers, and gram 16 seers.

V In the interior the prices range as follow:—Wheat 12 to 19 seers, barley 19 to 34 seers, best rice 8 to 16 seers, common rice 12 to 17 seers, lesser millets 15 to 25 seers, maize or Indian-corn 15 to 25 seers, and gram 13 to 20 seers.

W In the interior the prices range as follow:—Wheat 13 to 15½ seers, barley 21 to 26 seers, best rice 9 to 10 seers, common rice 11½ to 13 seers, lesser millets 22 to 25 seers, maize or Indian-corn 17 to 26 seers, and gram 14 to 25 seers.

X In the interior the prices range as follow:—Wheat 14½ to 15½ seers, barley 19½ to 25½ seers, best rice 8½ to 12½ seers, common rice 12 to 14½ seers, great millets 16½ to 19 seers, lesser millets 23½ to 23½ seers, maize or Indian-corn 17½ to 18½ seers, and gram 16½ to 16½ seers.

CALCUTTA,
The 26th March 1878.

mentioned Districts of Bengal for the Fortnight ending 15th March 1878.—(Contd.)

THE SEER OF 80 TOLANS.

GREAT MILLET— CHOLU, JOWAR.			LESSER MILLETS— RAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN- CORN.			GRAM.			FIREWOOD.			SALT.			DISTRICTS.																	
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.																		
Eastern Districts—(Contd.)																																			
S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	S. Ch.	Chittagong.																	
...																	
...	Noakhully.																	
...	Tipperah.																	
...	Chittagong Hill Tracts.																	
...	Hill Tipperah.																	
BHAR.																																			
...	Patna.																	
...	Gya.																	
10	0	18	0	25	0	10	0	18	0	2	0	Shahabad.																	
...	Dinbhanga.																	
...	Muzafferpore.																	
17	8	17	0	31	0	14	0	27	0	30	0	17	8	17	1	02	0	13	8	16	0	160	0	160	0	160	0	8	0	8	0	8	0	Saran.	
...	Chunpurn.	
...	Monghyr.	
...	Bhagulpore.	
...	Patna.	
...	Maldah.	
...	Sonthal Pargha.	
ORISSA.																																			
...	Cuttack.	
...	Pooree.	
...	Balasore.
CHOTA NAGPORK.																																			
South Western Frontier Agency.																																			
...	Hazaribagh.	
...	Lohardugga.	
...	Angul.
...	Munbhoom.

- Y In the interior the prices range as follow:—Wheat 15 to 18 seers, barley (at Bikaner) 20 seers, best rice 15½ to 16 seers, common rice 16½ to 17 seers, Murwa (at Mudhupur) 20 seers, maize or Indian-corn (at Bikaner) 25 seers, and gram 16 to 17½ seers.
- Z In the interior the prices range as follow:—Wheat 12 to 20 seers, best rice 14 to 16 seers, common rice 16 seers, and gram 13 to 14 seers.
- Z1 In the interior the prices range as follow:—Wheat 12 to 16 seers, barley 20 seers, best rice 12½ to 16½ seers, common rice 14 to 17 seers, maize or Indian-corn 14 to 20 seers, and gram 14 to 20 seers.
- Z2 In the interior the prices are:—Best rice 2½ seers, common rice 11½ seers, and gram 14½ seers.
- Z3 In the interior the prices range as follow:—Wheat 13 to 14 seers, barley (at Cuttack) 24 seers, best rice (at Cuttack) 9 seers, common rice 13 to 14 seers, maize or Indian-corn 16½ to 18 seers, and gram 14 to 17 seers.
- Z4 In the interior the prices range as follow:—Wheat (at Lohardugga) 14 seers, barley (at Daltongunge) 21 75 seers, best rice 11 25 to 17 seers, common rice 12 75 to 18 seers, murwa (at Daltongunge) 40 seers, maize (at Lohardugga) 20 seers, maize or Indian-corn (at Daltongunge) 16 75 seers, and gram 16 75 to 25 seers.
- Z5 In the interior the prices range as follow:—Wheat 11 to 16 seers, best rice 15 to 20 seers, common rice 16½ to 22 seers, maize or Indian-corn 40 seers, and gram 13 to 17 seers.

WHOLESALE PRICES-CURRENT of Food-grains, Fire-wood, and Salt

Number.	MARKS.	PRICES PER MAUND														
		WHEAT.			BARLEY.			RICE, BEST SORT.			RICE, COMMON.			BULBUSH MILLER— CUMBOO BAJRA.		
		Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.
		R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.
1	Calcutta ...	3 5 0	3 7 0	...	2 13 6	2 8 0	...	5 8 0	5 8 0	...	3 7 9	3 5 0
2	Soragunge ...	3 8 0	3 8 0	3 0 0	4 8 0	...	2 14 0	2 12 0
3	Dacca ...	3 0 0	3 2 0	...	1 3 0	1 2 0	...	3 4 0	3 4 0	...	2 13 0	2 10 0
4	Naraingunge...	3 2 0	3 0 0	...	2 14 0	2 15 0
5	Chittagong	4 2 0	5 0 0	...	3 4 0	3 0 0
6	Patna ...	2 8 0	2 8 0	...	1 14 3	1 14 6	...	4 0 0	3 12 6	...	2 8 0	2 8 0
7	Balasore*
8	Pooree	3 0 0	3 0 0
9	Cuttack ...	3 4 0	3 10 0	4 2 0	4 2 0	...	3 4 0	3 13 0

* Return not received.

CALCUTTA,
The 26th March 1878.

the undermentioned Marts of Bengal for the fortnight ending 15th. March 1878.

OF 40 SEERS.

GRASS MILLET— CHOLU, JOWAR.			LEASER MILLETS— KAGI OR MURWA AND CHENNA.			MAIZE OR INDIAN - CORN.			GRAM.			PILWOOD.			SALT.			MARTS.
Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	Present return.	Next preceding return.	Corresponding return of last year.	
R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	R. A. P.	
7 9 30 0	3 12 0	3 13 62 80	7 00 70	4 0 04 00	Calcutta.
...	3 0 03 00	4 6 04 60	Morajunga.
...	2 14 02 90	0 6 00 60	4 6 04 60	Dacca.
...	3 2 02 15 0	0 9 00 90	4 4 04 60	Narainjunga.
...	Chittagong.
...	2 0 02 00	1 14 31 14 6	Patna.
...	Balasore.*
...	Poona.
...	3 6 02 40	0 3 00 30	3 6 03 80	Cuttack.

Published for general information.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

Divisions.	Districts.	Stations.	Rain from 3rd to 9th March 1878.	Rain from 10th to 16th March 1878.	Rain from 1st January to date.	Remarks.
			Inches.	Inches.	1878.	
BENGAL.	WESTERN DISTRICTS.	Burdwan ...	Nil	0.18	0.47	16th Mar.
		Catwa ...	ditto	0.06	1.06	ditto
		Culina ...	ditto	0.14	1.76	ditto
		Bood-Bood ...	ditto	0.40	0.90	ditto
		Hansegunge ...	ditto	0.02	0.51	ditto
		Jehanabad ...	ditto	0.51	1.63	ditto
		Bankoora ...	ditto	0.49	2.39	ditto
		Rooree ...	ditto	0.10	1.04	ditto
		Hetainpore ...	ditto	0.06	0.31	ditto
		Roypore ...	ditto	Nil	0.20	ditto
		Midnapore ...	0.80	0.21	3.39	ditto
		Tumlook ...	0.24	0.20	1.40	ditto
	CENTRAL DISTRICTS.	Ghatal ...	0.15	1.18	3.43	ditto
		Contain... { Dy. Collr.'s Office ...	Nil	0.28	0.63	ditto
		... { Esq. Engr.'s Office ...	Not recd.	Not recd.	0.47	2nd Feb.
		Hoochly ...	0.13	0.39	1.07	16th Mar.
		Serampore ...	0.01	0.35	1.33	ditto
		Howrah ...	0.01	0.16	1.06	ditto
		Malleschroka ...	0.17	0.29	5.37	ditto
		Saugor Island ...	Nil	0.40	0.30	ditto
		Alipore ... { Observatory ...	0.01	0.23	0.77	ditto
		... { Dispensary ...	0.02	0.23	3.89	ditto
		... { Jail ...	0.02	0.24	3.81	ditto
		Bhusseerhat ...	Nil	0.80	1.62	ditto
PASCHIMY.	24. Pargunnahs.	Barasat ...	ditto	0.39	0.99	ditto
		Diamond Harbour ...	0.40	0.37	2.07	ditto
		Barrapore ...	0.80	0.08	2.56	ditto
		Satkhira ...	Nil	1.16	2.29	ditto
		Barrackpore ...	ditto	0.41	1.31	ditto
		Dum-Dum ...	ditto	0.41	1.62	ditto
		Kishinaghur ...	0.02	0.10	1.51	ditto
		Poongong ...	0.23	0.80	2.63	ditto
		Meherpore ...	0.37	Nil	1.00	ditto
		Choudalanga ...	0.15	0.30	2.10	ditto
		Kooshtea ...	0.65	0.70	3.28	ditto
		Hanaghat ...	Nil	0.90	2.19	ditto
	Jessore.	Jessore ...	0.16	1.31	2.80	ditto
		Narail ...	0.53	0.10	1.31	ditto
		Khowlia ...	0.02	0.18	1.24	ditto
		Jhemda ...	2.68	0.46	4.41	ditto
		Bughrat ...	0.03	1.00	2.10	ditto
		Magoorah ...	2.00	0.02	3.81	ditto
		Berhampore ...	Nil	0.25	0.06	ditto
		Rampore Hunt ...	ditto	0.09	1.10	ditto
		Lalbagh ...	ditto	0.17	0.71	ditto
		Jungpore ...	ditto	Nil	1.25	ditto
		Asimgunge ...	ditto	0.05	1.50	ditto
		Lalgolla ...	ditto	Nil	0.88	ditto
RAJSHAHY.	Dinagore.	Kandee ...	ditto	ditto	0.87	ditto
		Dinagore ...	ditto	1.17	2.44	ditto
		Raizunge ...	ditto	0.38	1.09	ditto
		Maldah ...	ditto	Nil	1.08	ditto
		Chanchal ...	ditto	0.21	1.03	ditto
		Banlesh ...	ditto	0.01	0.49	ditto
		Natore ...	ditto	Nil	1.12	ditto
		Rangpore ...	ditto	ditto	0.54	ditto
		Bhabanigunge ...	ditto	0.79	1.45	ditto
		Kurigram ...	0.37	0.06	1.16	ditto
		Ragdogra ...	Nil	Nil	1.07	ditto
		Bogra ...	ditto	0.74	2.49	ditto
	Bogra.	Sherpore ...	ditto	0.60	2.01	ditto
		Nowkhilla ...	ditto	0.23	1.40	ditto
		Panchabibi ...	ditto	0.34	1.90	ditto
		Halulya ...	ditto	Nil	1.40	ditto
		Pubna ...	0.15	0.51	1.91	ditto
		Serajgunge ...	1.00	Not read.	3.41	9th Mar.
		Darjeeling... { Telegraph Office ...	0.07	ditto	1.46	ditto
		... { Hospital ...	0.07	0.63	1.09	16th Mar.
		Julpigore ...	Nil	0.90	1.24	ditto
		Budah ...	ditto	0.90	1.30	ditto
		Baza—Civil Surgeon's Office ...	ditto	0.51	2.08	ditto
		Thalya ...	Not read.	0.18	0.77	ditto
COCH BEHAR.	Coch Behar Tribu-	Coch Behar ...	Nil	0.86	1.61	ditto
	nary States.					

Not received 17th to 23rd Feb.
Ditto dittoNot received 24th Feb. to 2nd Mar.
Not received 17th Feb. to 9th Mar.

SUPPLEMENT TO THE CALCUTTA GAZETTE, MARCH 27, 1878.

Inviscous	Districts.	STATIONS.	Rain from 27th to 9th March 1878.	Rain from 10th to 16th March 1878.	Rain from 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
BENGAL—continued.							
EASTERN DISTRICTS.			Inches.	Inches.	1878.		
Dacca.	Dacca.	Dacca... { Telegraph Office...	0'15	Not recd.	1'31	9th Mar.	
		Hospital ...	0'18	0'12	1'54	16th "	
		Moonsheergunge ...	0'60	0'80	2'66	ditto	
		Manichheergunge ...	0'08	0'30	0'99	ditto	
		Furzedpore ...	2'25	0'06	2'75	ditto	
		Golundo ...	0'69	0'16	1'67	ditto	
		Madaripore ...	2'76	Nil	4'35	ditto	
		Burrimal ...	0'08	0'09	0'98	ditto	
		Perosepore ...	1'87	Nil	2'52	ditto	
		Patoakhally ...	0'38	0'28	1'19	ditto	
		Shora ...	1'36	Nil	1'64	ditto	
		Mymensingh ...	0'08	1'17	3'08	ditto	
		Jamulpore ...	Nil	0'72	2'27	ditto	
		Atia ...	0'56	Nil	1'83	ditto	
		Kishoregunge ...	0'96	1'65	6'18	ditto	
Chittagong.	Chittagong.	Chittagong { Telegraph Office	0'50	1'80	2'10	ditto	
		Jail ...	0'68	0'92	2'53	ditto	
		Cox's Bazar ...	1'63	Nil	2'27	ditto	
		Noakhully ...	1'98	ditto	4'17	ditto	
		Fenny ...	0'36	0'16	3'76	ditto	
		Comilla ...	0'46	0'62	3'18	ditto	
		Brahmanbaria ...	0'68	0'69	4'17	ditto	
		Chittagong Hill ...	0'60	Nil	3'04	ditto	
		Tracts ...	0'91	Not recd.	1'90	9th Mar.	From 17th February.
		Hill Tipperah ...	3'43	0'28	4'33	16th "	
BENAR.	BENAR.	Patna ...	Nil	Nil	1'24	ditto	
		Behar ...	ditto	ditto	1'37	ditto	
		Barh ...	ditto	ditto	1'28	ditto	
		Disapore ...	ditto	ditto	1'50	ditto	
		Gya ...	ditto	ditto	1'08	ditto	
		Nowadah ...	ditto	ditto	2'13	ditto	
		Anrumbad ...	ditto	0'02	0'99	ditto	
		Jehanabad ...	ditto	Nil	2'33	ditto	Not received 24th Feb. to 2nd Mar.
		Arrah ...	ditto	ditto	1'98	ditto	
		Samorah ...	ditto	Not recd.	0'03	9th Mar.	
		Buxar ...	ditto	Nil	2'70	16th "	
		Bhuboah ...	ditto	ditto	2'80	ditto	
		Moufferpore ...	ditto	Not recd.	1'56	9th Mar.	
		Hajepore ...	ditto	ditto	1'16	ditto	
		Sestamurhee ...	ditto	ditto	1'00	ditto	
Rangoon.	Rangoon.	Durbhanga ...	ditto	Nil	1'04	16th Mar.	
		Mudhoobanee ...	ditto	ditto	0'82	ditto	
		Tajpore ...	ditto	ditto	0'41	ditto	
		Chupra ...	ditto	ditto	1'32	ditto	
		Bewan ...	ditto	ditto	2'05	ditto	
		Motharee ...	ditto	0'18	1'11	ditto	
		Boffiah ...	ditto	0'13	1'28	ditto	
		Begowlich ...	ditto	0'14	1'55	ditto	
		Monghyr ...	ditto	0'01	0'89	ditto	
		Hogonswai ...	ditto	Nil	2'08	ditto	
		Jamouee ...	ditto	ditto	1'55	ditto	
		Bhagulpore ...	ditto	0'17	2'26	ditto	
		Scopool ...	ditto	Nil	Nil	ditto	
		Muddelpore ...	ditto	0'10	0'90	ditto	
		Banta ...	ditto	Nil	2'26	ditto	
Scaburn ...	ditto	0'20	1'00	ditto			
Purneah.	Purneah.	Purneah ...	ditto	0'06	0'73	ditto	
		Kisoregunge ...	ditto	Nil	0'81	ditto	
		Arramah ...	ditto	0'10	0'50	ditto	
		Nya Doonka ...	ditto	0'08	0'52	ditto	Not received 24th Feb. to 2nd Mar.
		Rajmahal ...	ditto	0'25	1'06	ditto	Doitto. Ditto.
		Daghar ...	ditto	0'07	0'65	ditto	Not received 27th Jan. to 16th Feb. and 24th Feb. to 2nd Mar.
		Gedda ...	ditto	Nil	0'96	ditto	Not received 24th Feb. to 2nd Mar.

DIVISIONS.	DISTRICTS.	STATIONS.	Rain from 3rd to 9th March 1878.	Rain from 10th to 16th March 1878.	RAIN FROM 1st JANUARY 1878.		REMARKS.
					Inches.	Up to date.	
ORISSA.	Cuttack	Cuttack .. { Telegraph Office	Nil	0.20	0.00	10th Mar.	
		.. { Hospital	ditto	Not recd.	0.26	9th Mar.	
		Jajpore ..	ditto	ditto	Nil	ditto	
		Kendraparah ..	ditto	ditto	0.50	ditto	
		Jagatsinghpore ..	ditto	ditto	0.60	ditto	
	Pooree	False Point ..	ditto	0.50	0.60	16th Mar.	
		Pooree ..	ditto	Not recd.	0.07	9th Mar.	
		Khurda ..	0.01	ditto	0.13	ditto	
	Balasore	Balasore ..	0.10	0.18	1.06	16th Mar.	
		Bhadraek ..	Nil	0.83	0.72	ditto	
		Jellasore ..	0.06	0.50	1.60	ditto	
		Soran ..	1.20	0.00	1.88	ditto	
	Cuttack Tributary Mehals.	Chandbally ..	0.05	0.98	1.20	ditto	
		Sumbalpor ..	Nil	Not recd.	0.45	9th Mar.	
	CHOTA NAGPORE.						
	SOUTH-WESTERN FRONTIER AGENCY.						
	Hazareebagh	Hazareebagh .. { Jail	Nil	0.21	0.76	16th Mar.	
		.. { Dispensary	ditto	0.16	0.76	ditto	
	Lohardugga	Pachamba ..	ditto	0.03	0.59	ditto	
		Ranchee ..	ditto	1.43	2.26	ditto	
	Singbhoom	Palamow ..	ditto	0.02	0.17	ditto	
		Chyabasa ..	ditto	Nil	1.00	ditto	
	Manbhoom	Purul ..	ditto	1.14	2.85	ditto	
		Goswampore ..	ditto	0.65	1.59	ditto	Not received 17th to 23rd Feb.
	ASSAM & ADJACENT CENT HILLS.						
	Sylhet	Sylhet	Not recd.	1.36	3.09	ditto	Not received 3rd to 9th Mar.
	Sibsagar	Sibsagar ..	0.13	Not recd.	2.81	9th Mar.	
		Golaghat ..	0.06	ditto	3.54	ditto	
		Jorhat ..	Not recd.	ditto	2.50	2nd Mar.	
	Rajpootana	Akyab ..	0.40	Nil	0.60	16th Mar.	
		Alwar ..	Nil	0.40	1.20	ditto	
		Jaipur ..	ditto	Nil	1.20	ditto	
		Samthar ..	ditto	ditto	0.10	ditto	

CALCUTTA,
The 23rd March 1878.

JOHN ELIOT, M.A.,
Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 17th to 23rd March 1878.

STATIONS.	Date.	Hour.	Barometer reduced to 32°.	Barometer reduced to sea-level.	HYGROMETER.	Wet.	Humidity (rel. to 100).	WIND.	Rain.	Clouds.	Weather initials.
								Direction.	Velocity.		
ALPORA.	Mar. 17th	10	30.023	30.023	73.8	63	63	N N E	4.5
	16th	10	29.973	29.973	75.8	71.0	78	S W by W	10.5	0.27	C, P, C, C
	16th	16	29.954	29.975	84.5	75.7	69	W	11.5
	19th	10	29.951	29.973	84.5	73.5	71	W by N	7.5	0.36	...
	19th	16	29.917	29.908	88.7	71.3	68	W	5.0
	20th	10	30.037	30.030	63.0	74.5	65	N W	4.5
	20th	16	29.906	29.938	91.0	69.8	31	N E by E	7.5	...	C, P, C
	21st	10	29.966	29.968	81.0	76.0	78	S W	3.8
	22nd	10	29.975	29.969	94.8	73.0	64	N W by N	7.7	...	P, C
	23rd	10	30.055	30.077	83.0	67.8	43	N by W	8.5
SAGOR ISLAND.	16th	16	29.972	29.934	92.0	69.8	29	W by N	6.0
	23rd	10	30.034	30.057	87.5	73.2	46	W by S	6.5
	16th	16	29.997	29.918	95.0	70.4	35	N W by N	7.0	...	K
	17th	10	30.036	30.032	82	78	53	S	4.0	...	PK, FK
	16th	16	29.913	29.919	84	78	75	S S E	10.5	...	K
	18th	10	29.982	29.968	79	75	63	S S E	8.1	0.60	PK
	18th	16	29.976	29.982	85	78	73	S S W	13.0	...	PK
	19th	10	29.977	29.964	86	79	73	W S W	14.8	0.60	PK
	20th	10	29.974	29.984	83	78	79	S	11.1	...	PK
	21st	10	29.981	29.987	84	80	76	W	8.7	...	PK
CHITTAGONG.	16th	16	29.908	29.916	90	74	44	N N W	9.5	...	O
	21st	10	30.091	30.047	85	80	79	S W	12.3	...	PK
	22nd	10	29.991	29.997	85	76	64	N	8.9	...	PK
	23rd	10	30.047	30.073	83	71	63	N W	6.2	...	C
	16th	16	29.948	29.954	87	76	58	S S W	9.0	...	C
	17th	10	30.039	30.045	88	80	78	S W	9.0	...	K
	18th	10	29.914	29.924	88	79	72	S S W	8.9	...	K
	19th	10	29.914	29.936	85	75	61	S S E	4.3	...	C
	20th	10	29.914	29.936	84	75	64	W	4.7	...	K, PC
	21st	10	29.901	29.968	86	75	58	W	4.3	...	K, FK
ARAR.	22nd	10	29.972	29.964	86	78	68	W S W	7.0	...	PK
	23rd	10	30.014	30.014	83	78	79	Calu	6.6
	23rd	10	Not	Not
	23rd	10	29.954	30.000	89	77	50	W N W	6.4
	17th	10	30.046	30.067	87	76	68	N W	2.7
	18th	10	29.992	30.014	83	73	60	E S E	2.4	...	O
	19th	10	30.002	30.023	86	75	58	N E	4.6	...	K
	20th	10	30.049	30.091	84	78	74	E	3.8	...	K
	21st	10	30.093	30.114	89	79	59	N	5.4	...	CK
	22nd	10	30.084	30.076	89	77	56	N W	4.9	...	CK
ISLAND.	23rd	10	30.031	30.064	87	76	55	E	6.2	...	C
	17th	10	30.029	30.071	83	79	83	N N W	7.3
	18th	10	29.936	30.008	83	78	79	N W	9.7
	19th	10	30.017	30.069	83	79	83	N W	8.9
	20th	10	30.031	30.078	83	79	83	N W	9.9
	21st	10	30.058	30.098	83	80	97	N N W	11.0
	22nd	10	30.013	30.074	83	79	83	N W	12.9
	23rd	10	30.008	30.050	83	79	83	N W	9.9
	17th	10	29.930	30.019	85	76	61	S	5.3	...	C, CK
	18th	10	29.943	30.025	83	74	67	E N E	5.6	...	PC, C
CUTTACK.	19th	10	29.987	29.969	85	77	58	S W	4.4	0.20	C, PK
	20th	10	29.947	30.029	87	74	53	S W	2.7	...	C
	21st	10	30.039	30.122	83	70	53	W	2.7	...	PC
	22nd	10	29.987	30.068	89	72	41	S W	1.0	...	C
	23rd	10	29.962	30.043	91	77	51	S W	2.1
	17th	10	30.020	30.033	84	76	69	S E	5.0	...	C, CK
	18th	10	30.017	30.032	85	77	68	S E	5.0	...	PK, CK, C
	19th	10	29.954	29.969	87	73	65	S	6.7	...	C, CK
	20th	10	30.024	30.039	87	77	62	W S W	6.0	...	C, PC
	21st	10	30.101	30.116	85	74	58	W	5.0
VIRAGADAM.	22nd	10	30.067	30.083	86	75	52	W N W	2.6
	23rd	10	30.043	30.058	84	77	59	Calu	2.6	...	C
	17th	10	30.007	30.038	85	76	64	S	2.8
	18th	10	29.981	30.018	87	78	59	S W by W	3.1
	19th	10	29.971	30.003	87	78	65	S W	2.8
	20th	10	30.014	30.045	84	76	68	W by S	3.5	0.70	...
	21st	10	30.093	30.134	85	77	68	S S E	1.8
	22nd	10	30.074	30.105	86	78	68	S	0.6
	23rd	10	30.033	30.064	86	78	68	S E	0.9
	18th	10	30.029	30.060	86	76	56	S E by E	1.0
MADRAS.	16th	16	29.911	29.933	87	77	62	S E by E	1.1
	17th	10	30.038	30.064	88	77	59	S E by E	7
	18th	10	29.915	29.937	87	79	65	S E by E	1.0
	19th	10	29.992	30.014	90	78	55	S K by E	8
	20th	10	29.971	30.003	86	77	65	E S E	1.6
	21st	10	29.988	30.010	89	79	65	S by E	1.0
	22nd	10	29.970	30.002	87	79	69	E S E	1.5
	23rd	10	30.042	30.065	87	78	65	E S E	1.0
	18th	10	29.920	29.942	87	79	69	E S E	1.1
	19th	10	30.112	30.124	88	77	59	E S E	8	...	cloudy
CALCUTTA.	22nd	10	30.060	30.073	87	77	63	E by N	1.0
	23rd	10	30.080	30.112	89	77	54	E by N	6
	17th	10	29.975	29.987	88	76	54	E S E	7
	18th	10	29.962	29.985	87	79	69	S	3.1
	19th	10	29.932	29.973	88	81	73	N W by W	1.4	0.20	C, C, C, C
	20th	10	29.948	29.989	86	78	68	N W	1.4
	21st	10	29.944	29.985	86	78	72	N W	5.0
	22nd	10	30.010	30.040	86	79	70	S	2.3	0.10	C, C
	23rd	10	29.985	30.025	85	77	65	S	2.5
	23rd	10	29.933	29.973	86	79	66	S	4.9

* Velocity of wind in miles per hour.

Results of the Meteorological Observations taken at the Alipore Observatory from 17th to 23rd March 1878.

Month.	Day.	Barometer Mean at 5h.	TEMPERATURE				HYGROMETRY.			WIND.	Rain Inches recorded.	WEATHER.
			Mean.	Maximum.	Range.	Minimum.	Mean wet bulb.	Vapour tension.	Dew point.			
1878.	17th	155.0	78.5	89.0	21.9	67.1	70.2	0.856	66.7	73	1.40	Lighting clear, day and night cloudy, w, o, g, t, l and p
"	18th	153.2	78.2	87.6	17.7	69.8	71.6	716	69.2	70	2.40	Chiefly cloudy, o g, t, l, p and
"	19th	143.9	77.0	89.5	23.1	66.4	72.2	724	69.6	77	1.70	Chiefly clear
"	20th	148.9	79.0	91.4	20.0	70.6	70.8	618	66.4	66	1.18	Morning clear, day and night partially cloudy
"	21st	143.4	78.7	86.9	13.3	73.6	73.2	745	70.4	60	0.95	Morning clear, day and night w, f, e and p
"	22nd	151.6	78.6	92.0	26.3	66.8	67.1	511	59.6	52	1.07	Chiefly clear, f and w.
"	23rd	154.0	80.7	96.4	26.4	69.0	70.6	616	64.0	60	1.40	Clear, w.

* Fell at 7 p.m. of the 17th.

† Fell at 9 p.m. of the 18th

The mean pressure of the seven days

The average pressure of the corresponding period for 25 years. S. G. Office

The mean temperature of the seven days

The average temperature of the corresponding period for 25 years. S. G. Office

The extreme variation of temperature during the seven days

The maximum temperature during the seven days

The mean relative humidity during the seven days

The average relative humidity of the corresponding period for 25 years. S. G. Office

The total fall of rain from 17th to 23rd March 1878

The average fall of the corresponding period for 25 years. S. G. Office

The total fall from 1st January to 23rd March 1878

The average fall of the corresponding period for 25 years. S. G. Office

* The mean pressure, temperature, &c., are deduced from observations made at 6h, 10h., 16h., and 22h.; the maximum and minimum temperatures are obtained from self-registering thermometers. All the thermometers are verified, and the readings have been corrected to a standard constructed and verified at the Kew Observatory. They are exposed under a thatched shed open at the sides, and are suspended four feet above the ground.

The barometer readings are corrected to those of the standard (Newman's No. 86) formerly at the Surveyor-General's Office.

The hygrometric elements are obtained from Tables III, IV, and V of the official tables computed in the Meteorological Office, and based on Regnault's modifications of August's formula.

The direction and movement of the wind are taken from the trace of a Beckley's anemograph.

The mouth of the rain-gauge is one foot above the ground.

w dew, o overcast, g gloomy, t thunder, l lightning, p passing temporary showers, / strong wind, f foggy.

METEOROLOGICAL OFFICE, IND
The 25th March 1878.

HENRY F. BLANFORD,
Meteorological Reporter to the Government of Ind

Reports of Fluctuation of Traffic on the East Indian Railway for four weeks ending 23rd February 1878.

EAST INDIAN RAILWAY TRAFFIC. AGENT'S OFFICE, CALCUTTA, THE 14TH MARCH 1878.
Report on Traffic of East Indian Railway for four weeks ending 23rd February.
The approximate figures for the four weeks ending 23rd February 1878 are—

	No.	Rs.	No.	Rs.
1877	611,436	8,87,918	61,25,436	22,24,780
1878	611,418	8,77,085	62,04,198	22,73,638
1877	21	88,317	14,17,248	44,716

In the above traffic, it will be seen, there is an increase of 27 per cent. in weight lifted, while the weight of goods (not over 2 per cent.) This is more than covered by a reduction in Government stores.

The principal fluctuations are—

Coal.	Minerals.	Construction account.	Goods.
Opium.	Opium.	Saltpetre.	Timber.
Hides.	Railway materials.	Salt.	Tobacco.
Commissionariat beer and Government stores.	Cotton.	Piece-goods.	Stones.
Hotel-nuts.	Jaggree.	Foreign railway material.	Sugar.
Coal—Upward		Mds. —13,928	Ra. —13,618
Downward		„ +3,98,238	„ +53,947
Net increase		3,92,635	40,334

The small decrease in the upward coal lies with the Burrakur fields, whence the Great Indian Peninsula were ing their supply last year.

Grain	Mds. 8,80,018	Ra. 1,88,000
Made up as under—		
Rice	„ 1,10,575	„ 1,58,125
Barley	„ 1,70,868	„ 21,508
Other grains excluding wheat	„ 1,48,784	„ 1,34,390
Pulses	„ 6,77,749	„ 1,11,233
	11,07,734	4,25,194
Less decrease wheat	2,18,716	2,37,004
	8,89,018	1,88,190

As regards the decrease in wheat, 8,000 tons, it will be sufficient to say that the export from Calcutta in these four weeks was under 3,000 tons, while in the corresponding period last year it was 17,000 tons.

Falling prices in Europe have combined with scarcity in the North-Western Provinces to cause this.

Freight could be had in Calcutta at this moment for wheat at fifteen shillings a ton, but even this will not make it pay, low as it is compared with the freights, £3 to £3-2-6, which wheat paid last year.

Rice and other cereals.—The large comparative increase in earnings on this staple is due to the demand for food-grains in the Upper Provinces.

Barley.—This is, as in the previous month, almost entirely in the traffic from Scinde, Punjab and Delhi to Oudh and Rohilkund Railway over a short lead, 6,500 tons of it earning only £3,000 on this line.

This is now nearly over, as the worst time for Rohilkund has, it is hoped, passed away.

Pulses.—A great portion of this traffic has been in the same direction with the barley.

Hides	Mds. 66,924	Ra. 60,555
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It will be noticed that the earning is three times that of 1876.

It has been a particularly brisk season in the hide trade, but I notice that an inferior class of hides is said to be coming forward in Calcutta just now, and not getting sale.

This points probably to an exhaustion of stocks up-country, and we may expect to see a falling off in this staple.

Salt	Mds. 25,025	Ra. 7,908
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This is in the despatch of salt from Howrah, which continues good, and was no doubt checked to some extent last year by the heavy speculation for export that was then going on.

Saltpetre	Mds. 24,022	Ra. 11,848
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This is about the quantity shipped from Calcutta during the month, and stocks on hand in Calcutta must, I should say, be nearly exhausted.

Feeds	Mds. 1,19,841	Ra. 86,152
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This is, again, a very large increase over the previous year.

Patna contributes nearly two-thirds of the weight, but Cawnpore about half of the amount.

Timber	Mds. 9,501	Ra. 11,689
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This was mainly in teak squares sent from Howrah to Allahabad and Lucknow for Government works.

Tobacco	Mds. 12,849	Ra. 6,420
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Good crops in Behar and demand in North-Western Provinces have contributed to this.

Commissionariat beer	Mds. 9,584	Ra. 15,018
Other commissionariat stores	„ 2,708	„ 4,589
Ordnance stores	„ 24,553	„ 87,234

As to the two former there is nothing to remark. The falling off in ordnance stores is due to special circumstances in 1877, viz. the striking camp at Delhi after the Imperial Assemblage, and the heavy despatch of munitions of war towards the frontier magazines which was going on at the same time.

Hotel-nuts	Mds. 12,208	Ra. 18,480
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This staple is showing a decrease again lately, after standing high for some time past.

I understand the imports into the Calcutta market have been very short. Stocks are small and prices high in consequence, while a good deal of distress prevails in Upper India, and the demand for this (a luxury) is restricted.

Cotton	Mds. 1,20,820	Ra. 2,04,108
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Sugar	„ 36,865	„ 13,831
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I need not, I think, say much about these. There have been very scanty crops in both staples, and there is but little demand in Europe.

Piece-goods	Mds. 48,203	Ra. 28,656
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There is scarcely any business doing. The alarm about the crops has paralyzed trade in the North-Western Provinces, where our great piece-goods trade lies, and where the people were last year enjoying an almost unparalleled prosperity.

Weekly Return of Traffic Receipts on Indian Railways.

INDIAN RAILWAY—MAIN LINE.

Approximate Return of Traffic for week ended 16th March 1878 on 223 miles open.

	COACHING TRAFFIC				MEMORANDUM AND MINERAL TRAFFIC				TOTAL RECEIPTS	
	No. of passengers.	Receipts.			Weights carried.	Receipts.			Total Receipts	Total Receipts
	No. A. P.	Rs.	As.	P.	Mds. A.	No. A. P.	Rs.	As.	P.	Total Receipts
Total traffic for the week	25,000	2,50,000	10	0	20,000	10	14,00,000	10	0	7,70,000
Of per mile of railway	112	112	10	11	10	10	10	10	11	112
For previous 10 weeks of half-year	76,775	2,14,811	12	0	19,536	1	7	19,536	1	1,00,000
Total for 11 weeks	101,775	2,39,811	22	0	39,536	1	7	39,536	1	1,00,000
COMPARISON.										
Total for corresponding week of previous year	100,000	2,30,000	10	0	19,000	10	1,90,000	10	0	1,00,000
For mile of railway, corresponding week of previous year	112	112	10	11	10	10	10	10	11	112
Total to corresponding date of previous year	1,012,000	23,00,000	10	0	1,012,000	10	10,12,000	10	0	1,00,000

EAST INDIAN RAILWAY—JUBHARPUR LINE.

Approximate Return of Traffic for week ended 16th March 1878 on 223 miles open.

	No. of passengers.	Receipts.			Weights carried.	Receipts.			Total Receipts
	No. A. P.	Rs.	As.	P.	Mds. A.	No. A. P.	Rs.	As.	P.
Total traffic for the week	8,519	85,190	12	0	2,531	10	1,00,104	10	40,000
Of per mile of railway	112	112	10	11	10	10	112	10	11
For previous 10 weeks of half-year	76,775	2,14,811	12	0	19,536	1	7	19,536	1
Total for 11 weeks	85,294	2,30,004	24	0	31,067	15	7	31,067	15
COMPARISON.									
Total for corresponding week of previous year	8,700	87,000	10	0	2,700	10	1,08,000	10	42,000
For mile of railway, corresponding week of previous year	112	112	10	11	10	10	112	10	11
Total to corresponding date of previous year	1,000,000	20,00,000	10	0	1,000,000	10	10,00,000	10	0

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 16th March 1878 on 24 miles open.

	COACHING TRAFFIC				MEMORANDUM AND MINERAL TRAFFIC				Total receipts		
	Number of passengers	(Cash and Receipts)			Weights carried	Receipts					
	No.	A.	P.	s. d.	Mds.	No.	A.	P.	s. d.	M.	
Total traffic for the week	4,793	1,597	0	0	29 14 0	29 14 0	946	0	0	94 15 0	29 14 0
per mile of railway	214	87	0	0	5 14 0	1,004	23	0	0	5 10 0	5 14 0
For previous 10 weeks of half-year	30,440	14,574	0	0	2,51,340	2,51,340	6,090	0	0	600 0 0	2,51 34 0
Total for 11 weeks	35,233	17,971	0	0	2,81,783	2,81,783	6,976	0	0	697 15 0	2,799 15 0
COMPARISON											
Total for corresponding week of previous year	4,814	1,679	0	0	22 47 0	22 47 0	704	5	5	70 5 5	22 47 0
per mile of railway, corresponding week of previous year	229	83	0	0	4 5 1	846	25	15	0	5 11 5	4 5 1
Total to corresponding date of previous year	114,000	14,450	0	0	1,94,995	1,94,995	6,717	5	7	671 30 5	1,917 30 5

NULHAT STATE RAILWAY

Approximate Return of Traffic for week ended 16th March 1878 on 27 miles open.

	No. of passengers.	Receipts.			Weights carried.	Receipts.			Total Receipts
	No. A. P.	Rs.	As.	P.	Mds. A.	No. A. P.	Rs.	As.	P.
Total traffic for the week	2,200	22,000	10	0	1,000	0	1,000	0	1,000
Of per mile of railway	161	161	10	11	10	10	161	10	11
For previous 10 weeks of half-year	20,000	2,00,000	10	0	1,000	0	1,000	0	1,000
Total for 11 weeks	22,200	2,22,000	20	0	1,000	0	1,000	0	1,000
COMPARISON.									
Total for corresponding week of previous year	2,210	22,100	10	0	1,010	0	1,010	0	1,010
For mile of railway, corresponding week of previous year	161	161	10	11	10	10	161	10	11
Total to corresponding date of previous year	20,000	2,00,000	10	0	1,000	0	1,000	0	1,000

TIRHOOT STATE RAILWAY

Approximate Return of Traffic for week ended 16th March 1878 on 33 miles open.

	No. of passengers.	Receipts.			Weights carried.	Receipts.			Total Receipts
	No. A. P.	Rs.	As.	P.	Mds. A.	No. A. P.	Rs.	As.	P.
Total traffic for the week	2,200	22,000	10	0	1,000	0	1,000	0	1,000
Of per mile of railway	161	161	10	11	10	10	161	10	11
For previous 10 weeks of half-year	20,000	2,00,000	10	0	1,000	0	1,000	0	1,000
Total for 11 weeks	22,200	2,22,000	20	0	1,000	0	1,000	0	1,000
COMPARISON.									
Total for corresponding week of previous year	2,210	22,100	10	0	1,010	0	1,010	0	1,010
For mile of railway, corresponding week of previous year	161	161	10	11	10	10	161	10	11
Total to corresponding date of previous year	20,000	2,00,000	10	0	1,000	0	1,000	0	1,000

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 18th March 1878.

	COACHING TRAFFIC.				LOCAL & CENTRAL TRAFFIC.				Total Receipts.
	Number of passengers.	Coaching			Receipts.	Local & Central			
		Rs.	A.	P.		Rs.	A.	P.	
Total traffic	45,510	35,137	5	9	71,181	53,135	5	6	799 10
per mile	285	222	4	2	4,297	329	7	2	50 11
or previous	402,602	1,14,195	5	1	71,181	4,44,430	7	7	578 15
	448,200	3,49,342	11	8	21,75,320	5,60,561			678 15
total for		479	5	3					
or mile									
previous year									
total to									

